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Articles of Amendment to Articles of Incorporation of

ROBERT CARLUZZO PA						
	of Corporation as currenth	filed with the Florida Dept. of St	inte)			
P19000040782						
	(Document Number of	Corporation (if known)				
Pursuant to the provisions of section 607 its Articles of Incorporation:	.1006, Florida Statutes, this I	Flurida Profit Corporation adopts t	he following	; amend	iment(s) to
A. If amending name, enter the new n	ame of the corporation:					
Roberto Carluzzo PA				The ,	1 414.	
name must be distinguishable and con "Corp.," "Inc.," or Co.," or the design word "chartered," "professional associa	nation "Corp," "Inc," or "C	Co". A professional corporation n	" or the ah	breviai	tion	
B. Enter new principal office address. (Principal office address MUST BE A S					_	
				 1	_	
			:		19	
C F	• •			7	<u>, 747</u> .	
C. Enter new mailing address, if appl (Malling address MAY BE A POST			3	/ E	-	
			3	<u> </u>		?
					—T25-	ĭ
				-∴ (, 	_ÇŞ	Ţ
D. If amending the registered agent ar	id/or registered office addr	ess in Florida, enter the name of t	he Z			
new registered agent and/or the ne	w registered office address:		15		7	
Name of New Registered Agent	Roberto Carlezzo					
	646 SW 7TH AVE					
	(Florida stre	ret address)				
New Registered Office Address:	DELRAY BEACH	Flori	da 33444			
		City)	(Zip Co	ode)	-	
Now Destroyed Assets Co. 4						
New Registered Agent's Signature, if c I hereby accept the appointment as regist	nanging Registered Agent: Iered agent. I am familiar w	ith and accept the obligations of the	e pasition			
	>	and the second of the				
	2///					
	<u> </u>	yan Sulfivan, Attorney-In-Fact				
	Signature of New Re	gistered Agent, if changing				

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President: V= Vice President; T= Treasurer; S= Secretary; D= Director; TR= Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones. V as Remove, and Sally Smith, SV as an Add.

X Change	PT	John Doe	
X Remove	<u>v</u>	Mike Jones	
X Add	<u>sv</u>	Saily Smith	
Type of Action (Check One)	Title	Name	<u>Atkires</u> s
I) X Change	PVST	Roberto Carluzzo	646 SW 7TH AVE
Add			DELRAY BEACH, FL 33444
Remove			
2) Change			X
Add			(s) -
Remove	•		
3) Change			三二
Add			ORIDA
Remove			
4) Change			
Add			
Remove			
5) Change			
Add			
Remove			
6) Change			
Add			
Remove			

Page 2 of 4

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	_)

E. If amending or adding additional Articles, enter change(s) here:	
(Attach additional sheets, if necessary). (Be specific)	
	
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	<u> </u>
	SE 19
	17 Xxx Xxx Xxx Xxx Xxx Xxx Xxx Xxx Xxx Xx
. If an amendment provides for an exchange, reclassification, or cancellation of issued shares,	
provisions for implementing the amendment if not contained in the amendment itself;	
(if not applicable, indicate N/A)	52 B
(g / D- 4//	22
	TEORID,

The date of each amendment(s) adoption:	, if o	ther the	in the
date this document was signed.			
Effective date if applicable:			
(no more than 90 days ofter amendment file date)			
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date widocument's effective date on the Department of State's records.	ill not be	listed :	as the
Adoption of Amendment(s) (CHECK ONE)			
■ The amendment(s) was/were adopted by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.			
☐ The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):			
"The number of votes east for the amendment(s) was/were sufficient for approval	Eur		
by" (voting group)	-5	74	
(voting group)	ŒÚ.	>	1
☐ The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.	4355r 483	17	
☐ The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.	- 12 - 12 - 13 - 13 - 13 - 13 - 13 - 13 - 13 - 13	至	
05/17/2019 Dated	RIDA A	7	
Signature / Thilles			
(By a director, president or other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)			
Ryan Sullivan			
(Typed or printed name of person signing)			
Attorney-In-Fact			
(Title of person signing)			