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## orida Department of State Division of Corporations

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Division of Corporations

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## COR AMND/RESTATE/CORRECT OR O/D RESIGN MAGICAL BRANDS, INC.

PLEASE FILE FIRST. PRIOR TO SMENDMENT FOR GARYN ANGEL ENTERPRISES, INC.\*\*\*

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Electronic Filing Menu

Corporate Filing Menu

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## Articles of Amendment to Articles of Incorporation of

| MAGICAL BRANDS, INC.   |   | 1                           |
|--|---|-----------------------------|
|  | as currently filed with the Florida Dept.                           | of State)                   |
| 19000043058  |   |                             |
| (Docume  | nt Number of Corporation (if known)                                 |                             |
| rsuant to the provisions of section 607.1006, Florida 8<br>Articles of Incorporation:                                      | Statutes, this Florida Profit Corporation ad                        | opts the following amendmen |
| If amending name, enter the new name of the cor  | poration;   |                             |
| AGICAL HOLDINGS, INC.  |   | The new                     |
| me must be distinguishable and contain the word Corp.," "Inc.," or Co.," or the designation "Corp,"                        | "Inc," or "Co". A professional corpora                              | rated" or the abbreviation  |
| ord "chartered," "professional association," or the a  | bbreviation "P.A."  |                             |
| Enter new principal office address, if applicable:   |   |                             |
| <del>Principal office address <u>MUST BE A STREET ADDI</u></del>   | (2252)  | ≥% to                       |
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| Enter new mailing address, if applicable:  |   | 23                          |
| (Mailing address MAY BE A POST OFFICE BOX  | ·   | m # O                       |
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|  |   |                             |
| <ul> <li>If amending the registered agent and/or registere<br/>new registered agent and/or the new registered o</li> </ul> | <u>d office address in Florida, enter the nam</u><br>ffice address: | is of the                   |
|  | <del></del>   |                             |
| Name of New Registered Agent   |   | <del></del>                 |
| ··· ·  | (Florida street address)  |                             |
|  | (Plorting Street balaress)  | 1                           |
| New Registered Office Address:   |   | , Florida                   |
|  | (City)  | (Zip Code)                  |

| address of each Officer (Attach additional sheets Please note the officer/di P = President; V = Vice Executive Officer; CFO held. President, Treasure Changes should be noted | aud/or I<br>, if neces,<br>irector tit,<br>Presiden<br>≈ Chief ,<br>er, Direct<br>I in the fo<br>wes the c | Mrector be<br>tary)<br>le by the fi<br>t; T≈ Trea<br>Financial<br>or would b<br>Nowing m<br>orporatios | irst letter of the office title:<br>asurer; S= Secretary; D= 1<br>Officer. If an officer/direc<br>be PTD.<br>anner. Currently John Doo<br>n, Sally Smith is named the | Director; TR= Tru<br>tor holds more the<br>t is listed as the PS | stee; C = Chairma<br>an one title, list the<br>ST and Mike Jones t | n ar Clerk; CEO = Chief first letter of each office |
|---|--|--|---|--|--|---|
| Example:<br>X Change  | <u>PT</u>  | John Do  |   |  |  |   |
| X Remove  | <u></u><br>У   | Mike Jo  |   |  |  |   |
| _X Add  | <u>\$Y</u>   | Sally Sn   |   |  |  |   |
| Type of Action  | Title  | MALL LAN   | Name  |  | Address  |   |
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| provisions for implementing the amendment if not con  | tion, or cancellation of issued shares, tained in the amendment itself:  |  |
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| provisions for implementing the amendment if not con  | tion, or cancellation of issued charge, taked in the amendment itself:   |  |

| The date of each amendment(s) adoption:date this document was signed.   | , if other than the                              |
|---|--|
| Effective date if applicable:   | ·<br>1   |
| (no more than 90 days after amendme   | nt file date)                                    |
| Note: If the date inserted in this block does not meet the applicable statutory filing a document's effective date on the Department of State's records.                | equirements, this date will 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<br>by the shareholders was/were sufficient for approval.                                | for the amendment(s)                             |
| ☐ The amendment(s) was/were approved by the shareholders through voting groups. It must be separately provided for each voting group entitled to vote separately on the | he following statement<br>amendment(s):          |
| "The number of votes cast for the amendment(s) was/were sufficient for appro-   | ral  |
| by  | *"   |
| (voting group)  |  |
| The amendment(s) was/were adopted by the board of directors without shareholder a<br>action was not required.   | ction and shareholder                            |
| ☐ The amendment(s) was/were adopted by the incorporators without shareholder action action was not required.  | and shareholder                                  |
| Dated 8/21/19   |  |
| Signature Min 1   |  |
| (By director, president or other officer - if directors or of   | icers have not been                              |
| selected, by an incorporator – if in the hands of a receiver, appointed fiduciary by that fiduciary)  | rustee, or other court                           |
| Thomas J Bellaste   |  |
| (Typed or printed name of person signing  | 8)   |
| Director Secy o CF  | 0  |
| (Title of person signing)   |  |