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## Articles of Amendment to Articles of Incorporation of

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(Document Num	ber of Corporation (if ka	own) .		
tursuant to the provisions of section 607.1006, Florida Statutes, ts Articles of Incorporation:	this Florida Profit Corp	oration adopts the	following amendme	<b>ચાt(</b> δ)
If amending name, enter the new name of the corporation	<u>n:</u>			
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ame must be distinguishable and contain the word "corporation Inc.," or Co.," or the designation "Corp," "Inc." or "Co" chartered," "professional association," or the abbreviation "P	". A professional corp.	porated" or the al oration name mu	breviation "Corp.," at contain the word	
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address of each Oth	cer and/or l	Director being added:		
(Attach additional sh	eets, if neces	isary)		
Please note the office	r/dir <del>e</del> ctor tü	tle by the first letter of the office tide;		
P = President; V = V	ice Presiden	nt; T= Treasurer; S= Secretary; D= Director; TR	= Trustee: C = Chairman or Clerk: CEO	= Chi
Executive Officer; Ch	OP Chief?	'inancial Officer. If an officer/director holds more	than one title, list the first letter of each offi	ce hel
President, Treasurer.	Director wo	ould be PTD.	• • • • • • • • • • • • • • • • • • •	
Changes should be no	oted in the fo	ollowing manner. Currently John Doe is listed as	the PST and Mike Jones is listed as the V	7
a change, Mike Jones	leaves the o	corporation, Sally Smith is named the V and S. Th	ese should be noted as John Dog PT of a	-5
Mike Jones, Y as Rem	ove, and Sa	lly Smith, SV as an Add.		(7)
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If amending or adding additional Articles, enter change(s) here: (Attach additional sheets, if necessary). (Be specific)			
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an amendment provides for an exchange, reclassification, or cancellation of issued shares,	1766		22.5
orovisions for implementing the amendment if not contained in the amendment itself:  (if not applicable, indicate N/A)		<u>ي</u> د	ڙو <sub>ا</sub> ت: ۾ ·
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(no more than 90 days after amendment file dats)	
loes not meet the applicable statutory filing requirements, this dient of State's records.	ate will not be listed as the
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ry the incorporators, or board of directors without shareholder acti	on and shareholder
y the shareholders. The number of votes east for the amendment(	s)
by the shareholders through voting groups. The following statementing group entitled to vote separately on the amendment(s):  amendment(s) was/were sufficient for approval	2021 SEI
(voting group)	5
desident or other officer – if directors or officers have not been incorporator – if in the bands of a receiver, trustee, or other court diary by that fiduciary)  ESTOPINAN ESTENOZ  (Typed or printed name of person signing)	MH 9: 38
	(no more than 90 days after amendment file data)  loes not meet the applicable statutory filing requirements, this dent of State's records.  (CHECK ONE)  by the incorporators, or board of directors without shareholder active for approval.  by the shareholders. The number of votes cast for the amendment of the shareholders through voting groups. The following statement of the shareholders through voting groups. The following statement of the shareholders through voting groups. The following statement of the shareholders through voting groups on the amendment(x):  amendment(s) was/were sufficient for approval  (voting group)  (voting group)  ESTOPINAN ESTENOZ