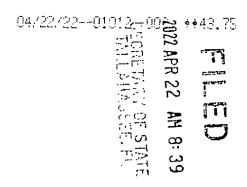
P22000024885

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A. BUTLER - 9 2022

COVER LETTER

TO: Amendment Section Division of Corporations

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NAME OF CORPO	RATION: B&B Global Logis	sties Inc.	
DOCUMENT NUM		~~	
The enclosed Articles	s of Amendment and fee are su	bmitted for filing.	
Please return all corre	espondence concerning this ma	atter to the following:	
	David Burck		
		Name of Contact Persor	1
	B&B Global Logistics Inc.		
		Firm/ Company	
	805 N Olive Ave #801		
	Address		
	West Palm Beach, Florida 33	3401	
		City/ State and Zip Code	2
	david@bbgloballogistics.con	n	
	E-mail address: (to be us	sed for future annual report	notification)
For further information	on concerning this matter, plea	se call:	
David Burck		at (at (i)
Name	of Contact Person	Area Co	de & Daytime Telephone Number
Enclosed is a check for	or the following amount made	payable to the Florida Depa	artment of State:
S35 Filing Fee	■\$43.75 Filing Fee & Certificate of Status	S43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	☐\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314		Amend Divisio The Co	Address ment Section n of Corporations entre of Tallahassee J. Monroe Street, Suite 810

Tallahassee, FL 32303

Articles of Amendment to Articles of Incorporation

FILED

B&B Global Logistics	2822 ADD 00 AM 0
(Name of Corporation	on as currently filed with the Florida Dept. of State) Aff 8: 39
P22000024885	SECRETARY OF STATE ment Number of Corporation (if known) TALLEARASSEE, FL
(Docum	ment Number of Corporation (if known)
Pursuant to the provisions of section 607.1006, Floridatis Articles of Incorporation:	a Statutes, this <i>Florida Profit Corporation</i> adopts the following amendment(s)
A. If amending name, enter the new name of the co	orporation:
	The new
	orporation," "company," or "incorporated" or the abbreviation "Corp.," " or "Co". A professional corporation name must contain the word
B. Enter new principal office address, if applicable	
(Principal office address <u>MUST BE A STREET ADL</u>	DRESS)
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BO	<u> </u>
D. If amending the registered agent and/or register new registered agent and/or the new registered	
Name of New Registered Agent	
	(Florida street address)
New Registered Office Address:	, Florida
New Registerea Office Address.	(City) (Zip Code)
New Registered Agent's Signature, if changing Reg	istered Agent:
i neveo, accept the appointment as registered agent,	I am familiar with and accept the obligations of the position.
Sienc	ature of New Registered Agent, if changing

Check if applicable

☐ The amendment(s) is/are being filed pursuant to s. 607.0120 (11) (e), F.S.

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(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.

Example: X Change	PT John	n Doe	
X Remove	<u>V</u> <u>Mik</u>	e Jones	
X Add	<u>SV</u> <u>Sall</u>	y Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) Change	CFO/T	Jeffrey Seraphine	805 N. Olive Ave. # 801
X Add			West Palm Beach, Florida 33401
Remove			
2) X Change	CEO/P	David Burck	805 N. Olive Ave. #801
Add			West Palm Beach, Floirda 33401
Remove 3) X Change	COO/VI	Austin Browning	805 N. Olive Ave. #801
Add			West Palm Beach, Florida 33401
Remove			
4) Change			<u>-</u>
Add			
Remove			
5) Change			·
Add			
Remove			
6) Change			
Add			
Remove			

E. If amending or additional Articles, enter change(s) here: (Attach additional sheets, if necessary). (Be specific)	
It is hereby agreed upon that there shall be an ammendment made to article "XIV, DIRECTORS," that increases the manual description of the shall be an ammendment made to article "XIV, DIRECTORS," that increases the manual description of the shall be an ammendment made to article "XIV, DIRECTORS," that increases the manual description of the shall be an ammendment made to article "XIV, DIRECTORS," that increases the manual description of the shall be an ammendment made to article "XIV, DIRECTORS," that increases the manual description of the shall be an ammendment made to article "XIV, DIRECTORS," that increases the manual description of the shall be an ammendment made to article "XIV, DIRECTORS," that increases the manual description of the shall be an ammendment made to article "XIV, DIRECTORS," that increases the manual description of the shall be an ammendment made to article "XIV, DIRECTORS," that is a shall be a shall be an ammendment made to article "XIV, DIRECTORS," that is a shall be a shal	umbe
of directiors to "3" from "2". This increase shall reflect the addition of Jeffrey Scraphine to the Board of Directors.	
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	 -
F. 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)	
It is hereby understood that there shall be a creation of 500,000 shares, representing equity ownership interest, divided	
amongst the Founding Board Members and Executive Officers: David Burck, Jeffrey Scraphine, and Austin Browning	 !.
The shares shall be distributed in the following order: 191,250 to David Burck, 91,875 to Austin Browning, and 91.87.	 5 to
Jeffrey Seraphine. This shall reflect an ownership interest of 51% to David Burck, 24.5% to Austin Browning, and	
24.5% to Jeffrey Seraphine. This shall represent a distribution of 375,000 shares, to the board of directiors and officers	· · ·
The outstanding 125,000 shares shall be held in reserve for future usage.	
It is hereby agreed upon that, in the event of dissolution of the company, the shares shall be equally split amongst the	
current Board of Directors.	

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The date of each amendment(s	4/13/2022	2 <i>8</i>
date this document was signed.) adoption:	, if other than the
	/13/2022	
Effective date <u>if applicable</u> :	(no more than 90 days after amendment file date)	
Note: If the date inserted in the document's effective date on the	is block does not meet the applicable statutory filing requirements, this Department of State's records.	date will not be listed as the
Adoption of Amendment(s)	(CHECK ONE)	
The amendment(s) was/were action was not required.	adopted by the incorporators, or board of directors without shareholder a	ction and shareholder
☐ The amendment(s) was/were by the shareholders was/were	adopted by the shareholders. The number of votes cast for the amendme sufficient for approval.	nt(s)
☐ The amendment(s) was/were must be separately provided	approved by the shareholders through voting groups. The following state for each voting group entitled to vote separately on the amendment(s):	ament .
"The number of votes c	ast for the amendment(s) was/were sufficient for approval	
by	· ·	
	(voting group)	
Dated	13/2022	
sele	a director, president or other officer – if directors or officers have not been cted, by an incorporator – if in the hands of a receiver, trustee, or other continued fiduciary by that fiduciary)	ourt
	David Burck	
	(Typed or printed name of person signing)	
	President/C.E.O	
	(Title of person signing)	