0007061 Age 1 of 1 Division of Florida Department of State Division of Corporations

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Corporate Filing Menu

Articles of Amendment to Articles of Incorporation of

	blishing Company				
(Name of Corporation as curr	outly filed with the Flori	da Dont. of State)			
. P95					
(Document Nun	nber of Corporation (if kn	0\Vn)			
Pursuant to the provisions of section 607,100 amendment(s) to its Articles of Incorporation:	6, Florida Statutes, this	lorida Profit Corporation ado	ple the followin	g	
A. If amonding name, outer the new unine of	the corneration:				
name unust be distinguishable and contain abbreviation "Corp.," "Inc.," or Co.," or the name must contain the word "chartered," "pro	designation "Corp," "in fessional descelation," or	c," or "Co". A professional c	The new of or the orporation	10 MAR - I	
B. <u>Bater new principal affice address, if app</u> (Principal office address <u>MUST BR A STRES</u>				?-! PH	FILED
C. Enter new mailing address, if applicables (Mailing address MAY BE A POST OFFICE)			STATE FLORIDA	1:39	•
D. <u>If amending the registered apost and/or re</u> new registered agent and/or the new regis		n Florida, enter the name of t	- <u>+g</u>		
Name of New Registered Agent:					
New Registered Office Address:	(Morida sirsei d	iddress)			
					
	(Clay)	(Zip Code)			
Yow Roulstered Agent's Signature, if changing I hereby accopt the appointment as registered ag		ud accept the obligations of the	position.		
	encture of New Registere	Agent, if changing			

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<u> </u>				
<u>provisions fo</u> (If not app	ment provides for or implementing the plicable, indicate M	io amendment (///)	classification, or enucellet not continued in the sume	ion of issued sharps, idment itself
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The date of each unendment(s	adoption; March 1, 2010
Effective date if applicable:	(date of adoption is required)
	no more than 90 days after anondment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/vers by the shareholders was/were	adopted by the shareholders. The number of votes cast for the amendment(s) sufficient for approval.
	approved by the six reholders through voting groups. The following statement for each voting group entitled to vote separately on the amendment(s):
"The number of votes ca	at for the amendment(s) was/were sufficient for approval
by	
(v	oling group)
☑ The amendment(s) was/ware setion was not required.	adopted by the board of directors without shareholder action and shareholder
The smoudment(s) was/were section was not required.	idopted by the incorporators without shareholder action and shareholder
Dated March	1, 2010
Signature	W. Jones
	breeder, president of other officer - if directors or officers have not been
	d, by an incorporator - if in the hands of a receiver, trustee, or other court ted fiduciary by that fiduciary)
•	William S. Morris IV
~	(Typed or printed name of person signing)
	President
_	(Title of person signing)

EXHIBIT "A"

SIXTH. The Corporation shall not be authorized to issue common stock or any other class of equity security without voting rights or with limited voting rights.