Form BCA-10.30 0020942475 File # D 5852-762-9 (Rev. Jan. 1999) SUBMIT IN DUPLICATE Jesse White FILED Secretary of State **Department of Business Services** This space for use by Secretary of State Springfield, IL 62756 Telephone (217) 782-1832 AUG 1 2 2002 Date 8-12-02 Remit payment in check or money Franchise Tax order, payable to "Secretary of State." \$25.00 JESSE WHITE Filing Fee* SECRETARY OF STATE Penalty \$ The filing fee for restated articles of amendment - \$100.00 Approved: 3/ http://www.sos.state.il.us CORPORATE NAME: James Oberholtzer, Chtd. 2

•	COR	(PORATE NAIVE DUMOS OBSTRUCTION)		(Note 1)			
· .	MAN	INER OF ADOPTION OF AMENDMENT:		سف وی			
		The following amendment of the Articles of Incorporation was adopted	on July 25 (Month & D	,			
		2002 in the manner indicated below. ("X" one box only)	(MOHUL & D	ay)			
		(Year) By a majority of the incorporators, provided no directors were named in the articles of incorporation and no directors					
	لــا	have been elected;	•				
				(Note 2)			
		0, the corporation having is	ssued no shares				
		as of the time of adoption of this amendment;		(Note 2)			
		(1) O Nov. 40 45	aharaa haying boon issue(•			
		By a majority of the board of directors, in accordance with Section 10.15,	Shares having been issued	Dut Shareholder			
		action not being required for the adoption of the amenoment;		(Note 3)			
		By the shareholders, in accordance with Section 10.20, a resolution of the board of directors having been duly adopted and submitted to the shareholders. At a meeting of shareholders, not less than the minimum number of votes required by statute and by the articles of incorporation were voted in favor of the amendment;					
			CVA.	(14016 4)			
		By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution of the board of directors having been duly adopted and submitted to the shareholders. A consent in writing has been signed by shareholders having no less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders where the statute are statuted as a secondary with Section 7.10.					
		have not consented in writing have been given notice in accordance		(Notes 4 & 5)			
	V	By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution of the board of directors having been duly adopted and submitted to the shareholders. A consent in writing has been signed by all the shareholders					
		entitled to vote on this amendment.		(Note 5)			
3.	TEX	TEXT OF AMENDMENT:					
•	a.	When amendment effects a name change, insert the new corpora amendments.	ate name below. Use Pac 0020942475	ge 2 for all other			
		Article I: The name of the corporation is:	1312/0142 49 001 Page 1				
			2002-08-27 1	5 29 25 25 25 25 25			
			CACIN LINUILLY MDCDFCDF	# # TR 1			

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(NEW NAME)

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(If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety. If there b. is not sufficient space to do so, add one or more sheets of this size.)

Article 3. Purpose or purposes for which the corporation is organized:

Professional corporation: to practice the profession of law rendering that type of professional service and services ancillary thereto.

Service will be Wacker Drive, St. Morrison St., Suite 90.

NE E. WACKER DR.

STERYLO

Chicago, TL 6060) Professional service will be rendered from the following addresses: One East Wacker Drive, Suite 2420, Chicago, Illinois 60601; L Had To 2. 121 SW Morrison St., Suite 900, Portland, Oregon 97204.

4. The manner, if not set forth in Article Bb, in which any exchange, eclassification of cancellation or a reduction of the number of authorized shares of any class below the number of issued sh provided for or effected by this amendment, is as follows: (If not applicable, insert "No change							
	No change						
	(a) The manner, if not set forth in Artic capital (Paid-in capital replaces the te accounts) is as follows: (If not applical	erms Stated Capi	tal and Paid-in Surplus and is				
	No change						
	(b) The amount of paid-in capital (Paid-in to the total of these accounts) as change	•	-				
	No change			V. S. J.			
			Before Amendment	After Amendment			
	O _P a	id-in Capital	\$	\$			
	(Complete either Item 6 or	r たんしw. All sig	natures must be in <u>BLACK</u>	<u>INK</u> .)			
	The undersigned corporation has caused this statement to be signed by its duly authorized officers, each of whom affirms, under penalties of perjury, that the facts stated herein are true.						
Dat	ted July 23		James Oberholtzer, C				
atte	ested by (Mboth & Dely)	(Year) 	by	ation at date of execution)			
	(Signature of Secretary or Assis Binal Joshi, Assistant Secr	tant Secretary)	(Si gnature of Preside James Of erholtzer, F	ent or Vice President)			
	(Type or Print Name and			Name and Title)			
	mendment is authorized pursuant to Sect	ion 10.10 by the i	ncorporators, the incorporators	s must sign below, and type			
or p	orint name and title.).c			
		OR		170 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			
	If amendment is authorized by the directors pursuant to Section 10.10 and there are no officers, there amajority of the directors or such directors as may be designated by the board, must sign below, and type or print name and title.						
The	The undersigned affirms, under the penalties of perjury, that the facts stated herein are true.						
Dat	ted(Month & Day)						
	(Month & Day)	(Year) 					
			-				