



Certificate of Amendment

Certificat de modification

Business Corporations Act

Loi sur les sociétés par actions

PHARMADRUG INC.

Corporation Name / Dénomination sociale

1994669

Ontario Corporation Number / Numéro de société de l'Ontario

This is to certify that these articles are effective on

La présente vise à attester que ces statuts entreront en vigueur le

October 24, 2023 / 24 octobre 2023

V. Quintarilla W.

Business Corporations Act / Loi sur les sociétés par actions

The Certificate of Amendment is not complete without the Articles of Amendment

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

Director/Registrar



Ce certificat de modification n'est pas complet s'il ne contient pas les statuts de modification

Copie certifiée conforme du dossier du ministère des Services au public et aux entreprises.

V. Quintarilla W.

Directeur ou registrateur

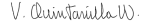


Ministry of Public and Business Service Delivery

Articles of Amendment
Business Corporations Act
Corporation Name (Date of Incorporation/Amalgamation) PHARMADRUG INC. (September 06, 2011)
1. The name of the corporation is changed to: Not amended
2. The number of directors or the minimum/maximum number of directors are amended as follows: Not amended
3. The articles are amended as follows:
A. Restrictions, if any, on business the corporation may carry on or on powers the corporation may exercise. If none, enter "None": Not amended
B. The classes and any maximum number of shares that the corporation is authorized to issue: Not amended
C. Rights, privileges, restrictions and conditions (if any) attaching to each class of shares and directors' authority with respect to any class of shares which may be issued in series. If there is only one class of shares, enter "Not Applicable":
The articles of the Corporation are hereby amended as follows:

 $\label{thm:complete} \mbox{The endorsed Articles of Amendment are not complete without the Certificate of Amendment.}$

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- 1. Consolidation of Common Shares as follows: Effective upon the filing date of these Articles of Amendment, the Corporation shall effect a consolidation in its issued and outstanding Common Shares so that the shares currently issued and outstanding shall be consolidated on a one (1) for seven (7) basis, and shareholders shall receive one (1) share of the Corporation's post-consolidation Common Share for each seven (7) Common Shares held by them prior to the consolidation;
- 2. The aggregate stated capital with respect to such Common Shares resulting from such consolidation shall be equal to the aggregate stated capital of the issued and outstanding Common Shares so consolidated; and
- 3. In lieu of any fractional share to which a holder would otherwise be entitled, the number of post-consolidation Common Shares to be issued to such shareholder shall be rounded down to the nearest whole number of post-consolidation Common Shares and the fractional post-consolidation Common Share interest shall be cancelled, without consideration.
- D. The issue, transfer or ownership of shares is/is not restricted and the restrictions (if any) are as follows. If none, enter "None":

Not amended

E. Other provisions:

Not amended

- 4. The amendment has been duly authorized as required by sections 168 and 170 (as applicable) of the Business Corporations Act.
- 5. The resolution authorizing the amendment was approved by the shareholders/directors (as applicable) of the corporation on:

October 13, 2023

The articles have been properly executed by the required person(s).

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