

GOVERNMENT OF THE DISTRICT OF COLUMBIA
DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS



CERTIFICATE

THIS IS TO CERTIFY that all applicable provisions of the District of Columbia Business Corporation Act have been complied with and accordingly, this **CERTIFICATE OF AMENDMENT** is hereby issued to:

JOHNSON, MADIGAN, PECK, BOLAND & STEWART, INC.

Name Changed To

PECK, MADIGAN, JONES & STEWART, INC.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of this office to be affixed as of the **14th** day of **April**, **2009**.

MSD/CES/REGISTRATION UNIT
2011 APR 22 AM 11:11

LINDA K. ARGO
Director

Business and Professional Licensing Administration

A handwritten signature in cursive script, appearing to read "Patricia E. Grays", is written over a horizontal line.

PATRICIA E. GRAYS
Superintendent of Corporations
Corporations Division

Adrian M. Fenty
Mayor

Articles of Amendment to the Articles of Incorporation
(after acceptance of subscription to shares)
Johnson, Madigan, Peck, Boland & Stewart, Inc.

To: Department of Consumer and Regulatory Affairs
Corporation Division
Washington, D.C. 20002

Pursuant to Title 29, Chapter 1 of the District of Columbia Code (the District of Columbia Business Corporation Act, as amended), Johnson, Madigan, Peck, Boland & Stewart, Inc. hereby adopts the following amendment to its Articles of Incorporation.

FIRST: The name of this corporation is Johnson, Madigan, Peck, Boland & Stewart, Inc.

SECOND: The following Amendment to the Articles of Incorporation were advised by the directors and adopted by shareholders of the corporation on February 26, 2009 in the manner prescribed by the Code of Laws of the District of Columbia.

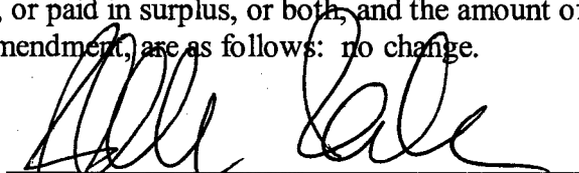
Amending Article First to change the corporate name from Johnson, Madigan, Peck, Boland & Stewart, Inc. to: "Peck, Madigan, Jones & Stewart, Inc."

THIRD: The amendment received an affirmative vote of the holders of at least two-thirds of the outstanding shares entitled to vote (the amendment actually received an affirmative vote of 100% of the outstanding shares entitled to vote).

FOURTH: The manner, if not set forth in such amendment, in which any exchange, reclassification or cancellation of issued shares provided for amendment shall be effected, is as follows: no change.

FIFTH: The manner in which such amendment effects a change in the amount of stated capital, or paid in surplus, or both, and the amount of stated capital paid in surplus as changed by such amendment, are as follows: no change.

By:



Jeffrey J. Peck
Chairman

Date: March 5, 2009

Articles of Amendment to the Articles of Incorporation
(after acceptance of subscription to shares)
Griffin, Johnson, Madigan, Peck, Boland Dover & Stewart, Inc.

To: Department of Consumer and Regulatory Affairs
Corporation Division
Washington, D.C. 20002

Pursuant to Title 29, Chapter 1 of the District of Columbia Code (the District of Columbia Business Corporation Act, as amended), Griffin, Johnson, Madigan, Peck, Boland, Dover & Stewart, Inc. hereby adopts the following amendment to its Articles of Incorporation.

FIRST: The name of this corporation is Johnson, Madigan, Peck, Boland & Stewart, Inc.

SECOND: The following Amendment to the Articles of Incorporation were advised by the directors and adopted by shareholders of the corporation on December 31, 2004 in the manner prescribed by the Code of Laws of the District of Columbia.

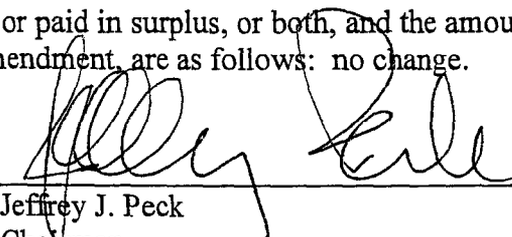
Amending Article First to change the corporate name from Griffin, Johnson, Madigan, Peck, Boland, Dover & Stewart, Inc. to: "Johnson, Madigan, Peck, Boland & Stewart, Inc."

THIRD: The amendment received an affirmative vote of the holders of at least two-thirds of the outstanding shares entitled to vote (the amendment actually received an affirmative vote of 100% of the outstanding shares entitled to vote).

FOURTH: The manner, if not set forth in such amendment, in which any exchange, reclassification or cancellation of issued shares provided for amendment shall be effected, is as follows: no change.

FIFTH: The manner in which such amendment effects a change in the amount of stated capital, or paid in surplus, or both, and the amount of stated capital paid in surplus as changed by such amendment, are as follows: no change.

By:



Jeffrey J. Peck
Chairman

Date: January 21, 2005

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Articles of Amendment to the Articles of Incorporation
(after acceptance of subscription to shares)
Griffin, Johnson, Dover & Stewart, Inc.

To: Department of Consumer and Regulatory Affairs
Corporation Division
Washington, D.C. 20002

Pursuant to Title 29, Chapter 1 of the District of Columbia Code (the District of Columbia Business Corporation Act, as amended), Griffin, Johnson, Dover & Stewart, Inc. hereby adopts the following amendment to its Articles of Incorporation.

FIRST: The name of this corporation is Griffin, Johnson, Dover & Stewart, Inc.

SECOND: The following Amendments to the Articles of Incorporation were advised by the directors and adopted by shareholders of the corporation on June 9, 2003 in the manner prescribed by the Code of Laws of the District of Columbia.

Amending Article First to change the corporate name from Griffin, Johnson, Dover & Stewart, Inc. to: "Griffin, Johnson, Madigan, Peck, Boland, Dover & Stewart, Inc."

Adding Article Eleventh to provide that:

"The corporation's shareholders, and not its directors, may adopt and amend by-laws for the corporation upon the affirmative vote of shareholders representing 100% of the corporation's outstanding shares;

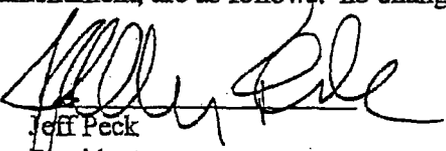
and.

The corporation's articles of incorporation may be amended upon the affirmative vote of shareholders representing 100% of the corporation's outstanding shares."

THIRD: The amendment received an affirmative vote of the holders of at least two-thirds of the outstanding shares entitled to vote (the amendment actually received an affirmative vote of 100% of the outstanding shares entitled to vote).

FOURTH: The manner, if not set forth in such amendment, in which any exchange, reclassification or cancellation of issued shares provided for amendment shall be effected, is as follows: no change.

FIFTH: The manner in which such amendment effects a change in the amount of stated capital, or paid in surplus, or both, and the amount of stated capital paid in surplus as changed by such amendment, are as follows: no change.

By: 
Jeff Peck
President

Date: June 9, 2003

FILE
JUN 13 2003

**ARTICLES OF AMENDMENT
TO THE ARTICLES OF INCORPORATION
OF
JOHNSON, SMITH, DOVER, KITZMILLER & STEWART, INC.**

FIRST: The name of the Corporation is **JOHNSON, SMITH, DOVER, KITZMILLER & STEWART, INC.**

SECOND: The following Amendment to the Articles of Incorporation was advised by the Directors and adopted by the Shareholders of the Corporation on January 1, 1998, in the manner prescribed by the Code of Laws of the District of Columbia.

The Articles of Incorporation of the Corporation are hereby amended by deleting ARTICLE FIRST in its entirety, and by inserting in its place the following:

FIRST: The name of the Corporation is:
GRIFFIN, JOHNSON, DOVER & STEWART, INC.

THIRD: The Amendment received an affirmative vote of the holders of at least two-thirds (2/3) of the outstanding shares entitled to vote.

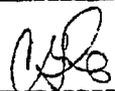
FOURTH: The manner, if not set forth in such Amendment, in which any exchange, reclassification or cancellation of issued shares provided for amendment shall be effected, is as follows: NO CHANGE.

FIFTH: The manner in which such Amendment effects a change in the amount of stated capital, or paid in surplus, or both, and the amount of stated capital and the amount of paid in surplus as changed by such amendment, are as follows: NO CHANGE

FILED

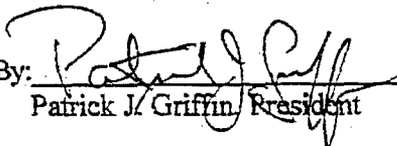
JUN 16 1998

BY: _____



IN WITNESS WHEREOF, I have hereunto set my hand and seal to the Articles of
Amendment to the Articles of Incorporation of Johnson, Smith, Dover, Kitzmiller & Stewart, Inc.,
this 15th day of June, 1998.

JOHNSON, SMITH, DOVER, KITZMILLER
& STEWART, INC.

By: 
Patrick J. Griffin, President

(Corporate Seal)

**ARTICLES OF AMENDMENT
TO THE ARTICLES OF INCORPORATION
OF
GRIFFIN, JOHNSON & ASSOCIATES, INC.**

FIRST: The name of the Corporation is **GRIFFIN, JOHNSON & ASSOCIATES, INC.**

SECOND: The following Amendment to the Articles of Incorporation was advised by the Directors and adopted by the Shareholders of the Corporation on January 1, 1994, in the manner prescribed by the Code of Laws of the District of Columbia.

The Articles of Incorporation of the Corporation are hereby amended by deleting **ARTICLE FIRST** in its entirety, and by inserting in its place the following:

FIRST: The name of the Corporation is:
JOHNSON, SMITH, DOVER, KITZMILLER & STEWART, INC.

THIRD: The Amendment received an affirmative vote of the holders of at least two-thirds (2/3) of the outstanding shares entitled to vote.

FOURTH: The manner, if not set forth in such Amendment, in which any exchange, reclassification or cancellation of issued shares provided for amendment shall be effected, is as follows: **NO CHANGE**

FIFTH: The manner in which such Amendment effects a change in the amount of stated capital, or paid in surplus, or both, and the amount of stated capital and the amount of paid in surplus as changed by such amendment, are as follows: **NO CHANGE**

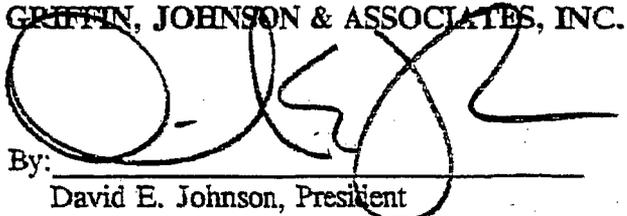
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MAY 26 1994

BY: WLA

IN WITNESS WHEREOF, I have hereunto set my hand and seal to the Articles of
Amendment to the Articles of Incorporation of Griffin, Johnson & Associates, Inc., this
2nd day of May, 1994.

GRIFFIN, JOHNSON & ASSOCIATES, INC.


By: _____
David E. Johnson, President

(CORPORATE SEAL)

Articles of Amendment to the Articles of Incorporation
(after acceptance of subscription to shares)
Griffin, Johnson, Madigan, Peck, Boland Dover & Stewart, Inc.

To: Department of Consumer and Regulatory Affairs
Corporation Division
Washington, D.C. 20002

Pursuant to Title 29, Chapter 1 of the District of Columbia Code (the District of Columbia Business Corporation Act, as amended), Griffin, Johnson, Madigan, Peck, Boland, Dover & Stewart, Inc. hereby adopts the following amendment to its Articles of Incorporation.

FIRST: The name of this corporation is Johnson, Madigan, Peck, Boland & Stewart, Inc.

SECOND: The following Amendment to the Articles of Incorporation were advised by the directors and adopted by shareholders of the corporation on December 31, 2004 in the manner prescribed by the Code of Laws of the District of Columbia.

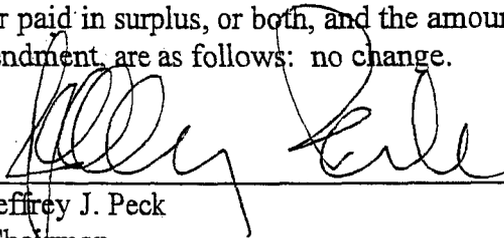
Amending Article First to change the corporate name from Griffin, Johnson, Madigan, Peck, Boland, Dover & Stewart, Inc. to: "Johnson, Madigan, Peck, Boland & Stewart, Inc."

THIRD: The amendment received an affirmative vote of the holders of at least two-thirds of the outstanding shares entitled to vote (the amendment actually received an affirmative vote of 100% of the outstanding shares entitled to vote).

FOURTH: The manner, if not set forth in such amendment, in which any exchange, reclassification or cancellation of issued shares provided for amendment shall be effected, is as follows: no change.

FIFTH: The manner in which such amendment effects a change in the amount of stated capital, or paid in surplus, or both, and the amount of stated capital paid in surplus as changed by such amendment, are as follows: no change.

By:



Jeffrey J. Peck
Chairman

Date: January 21, 2005

ARTICLES OF INCORPORATION
OF
GRIFFIN, JOHNSON & ASSOCIATES, INC.

TO: The Recorder of Deeds, D.C.
Washington, D. C.

WE, the undersigned natural persons of the age of twenty-one (21) years or more, acting as incorporators of a corporation under Title 29, Chapter 3 of the Code of Laws of the District of Columbia, adopt the following Articles of Incorporation for such corporation.

FIRST: The name of the corporation is:

GRIFFIN, JOHNSON & ASSOCIATES, INC.

SECOND: The period of its duration is perpetual.

THIRD: The purpose or purposes for which the corporation is organized are:

To conduct and carry on the business of government relations including political and economic research, consulting and lobbying, and in connection therewith to render management, negotiation, research, technical and advisory services to persons, firms, governments, corporations and others in all matters relating thereto.

To make, manufacture, purchase, exchange or in any other manner dispose of, and to deal and trade in goods, wares, merchandise and personal property of any and every class and description and wherever located.

To acquire by purchase, or in any other manner take own, hold, invest and deal in, and to lease, sell, exchange mortgage, transfer or in any manner whatever dispose of, real estate or any interest therein located within or without the District of Columbia.

To acquire in any manner, hold, use, sell, assign or grant rights in, or in any manner deal with patents, inventions, improvements, processes, formulas, trade marks, trade name

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To acquire in any manner, hold, sell, assign, transfer, mortgage, pledge, or otherwise deal in or with and guarantee the capital stock, bonds or other securities or evidences of indebtedness, as well as any dividends, interest, premiums or profits thereon, of any domestic or foreign, private or public corporation, and while the holder of such stock or other securities or indebtedness to exercise all the rights and privileges of ownership, including the right to vote thereon, and the right to transfer same unconditionally or otherwise to the same extent as a natural person might or could do.

To enter into, make and perform contracts of every kind and without limit as to amount, with any person, firm, association or corporation, government, county, state, municipality or territory.

To obtain credits or moneys in any manner, at any time and in any amounts for any of the objects of this corporation and to make, draw, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures other securities and other negotiable or non-negotiable instruments and evidences of indebtedness, and to secure the payment of any thereof and of the interest thereon by mortgage upon or pledge, conveyance or assignment of any part or the whole of the property, rights, and interests of the corporation, whether at the time owned or thereafter acquired and to sell, pledge or otherwise dispose of such securities and obligations of this corporation or any of its corporate objects.

To purchase, acquire, hold and reissue the shares of its capital stock subject to the laws of the District of Columbia.

In general, to engage in and carry on anywhere

corporations formed under the General Laws of the District of Columbia, and alone or with others to do any or all of the things herein set forth as principal, agent, broker, contractor, trustee, or otherwise, to the same extent as natural persons might or could do.

The businesses, purposes or objects set out in the preceding clauses shall, except where otherwise expressed, be in nowise limited or restricted by reference to, or inference from the terms of any other clause in these articles of incorporation but the businesses, purposes or objects specified in each of the foregoing clauses of these articles shall be regarded as independent businesses, objects and purposes.

FOURTH: The Corporation shall have one class of common stock. The aggregate number of shares which the corporation is authorized to issue is One Hundred Thousand (100,000), with par value of One Cent (\$.01) per share.

FIFTH: The corporation will not commence business until at least One Thousand Dollars (\$1,000.00) has been received by as consideration for the issuance of shares.

SIXTH: The provisions limiting or denying to shareholders the preemptive right to acquire additional shares of the corporation are: None.

EIGHTH: The addresses, including street and number, of the initial registered office of the corporation is 503 East Capitol Street, SE; Washington, D. C. 20003 and the name of the initial registered agent at such address is PATRICK GRIFFIN. The address, including street and number, where it conducts its principal business is 2033 M Street, NW, Suite 404; Washington, D. C. 20036.

The number of directors constituting the Board of Directors of the corporation is three and the names of the directors, including street and number, are as follows:

who are to serve as directors until the first annual meet
shareholders or until their successors are elected shall q
are:

PATRICK GRIFFIN

503 East Capitol Street, S.
Washington, D. C. 20003

DAVID JOHNSON

603 A Street, S. E.
Washington, D. C. 20003

ANNIE BURR GRIFFIN

503 East Capitol Street, S.
Washington, D. C. 20003

TENTH: The name and address, including street and num
if any, of each incorporator is:

JOSEPH P. BORNSTEIN

6616 Paxton Road
Rockville, Maryland 208

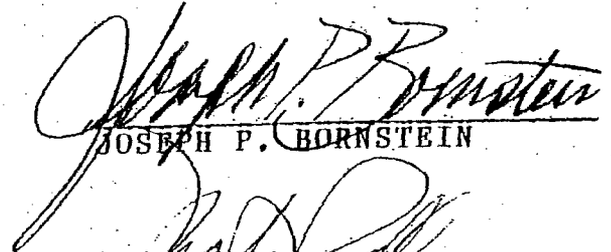
MARTIN F. REDLER

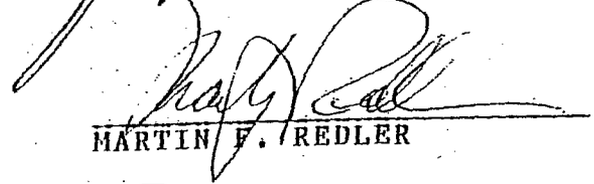
11814 Prestwick Road
Potomac, Maryland 20854

BRIAN R. LIPTON

Five Antigone Court
Gaithersburg, MD 20878

Dated January 14, 1987


JOSEPH P. BORNSTEIN


MARTIN F. REDLER


BRIAN R. LIPTON