

REPUBLIC OF THE PHILIPPINES SECURITIES AND EXCHANGE COMMISSION

Ground Floor, Secretariat Building, PICC City Of Pasay, Metro Manila

COMPANY REG. NO. CS201503014

OF AMENDED ARTICLES OF INCORPORATION

KNOW ALL PERSONS BY THESE PRESENTS:

This is to certify that the amended articles of incorporation of the

FRUITAS HOLDINGS, INC.

(Amending Article II Secondary Purpose thereof)

copy annexed, adopted on July 27, 2021 by majority vote of the Board of Directors and by the vote of the stockholders owning or representing at least two-thirds of the outstanding capital stock, and certified under oath by the Corporate Secretary and a majority of the Board of Directors of the corporation was approved by the Commission on his date pursuant to the provision of Section 15 of the Revised Corporation Code of the Philippines, Republic Act No. 11232, which took effect on February 23, 2019, and copies thereof are filed with the Commission.

Unless this corporation obtains or already has obtained the appropriate Secondary License from this Commission, this Certificate does not authorize it to undertake business activities requiring a Secondary License from this Commission such as, but not limited to acting as: broker or dealer in securities, government securities eligible dealer (GSED), investment adviser of an investment company, close-end or open-end investment company, investment house, transfer agent, commodity/financial futures exchange/broker/merchant, financing/lending company and time shares/club shares/membership certificates issuers or selling agents thereof; nor to operate a fiat money to virtual currency exchange. Neither does this Certificate constitute as permit to undertake activities for which other government agencies require a license or permit.

IN WITNESS WHEREOF, I have set my hand and caused the seal of this Commission to be affixed to this Certificate at Pasay City, Metro Manila, Philippines, this day of October, Twenty Twenty Two.

DANIEL P. GAROY

Assistant Director

SO Order 288 Series of 2018

MV/qba



.. SEC Main Office Ground Floor, Secretariat Building, PICC Complex, Pasay City, Metro Manila

electronic Official Receipt

Transaction Details

eOR Number 20221020-PM-0031929-68

Transaction Number 20221020121212800110170290630950294

Payment Date October 20, 2022 02:22 PM

Payment Scheme gcash

Status COMPLETED

Payment Status PAYMENT_SUCCESS

Payment Assessment Details

 PAF No.
 20220908-5933830

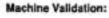
 PAF Date
 2022-09-08 09:32:57

 Payor Name
 FRUITAS HOLDINGS INC.

 Payor Address
 QUEZON CITY

#	Nature of Collection	Account Code	Amount
1	Amended Articles of Incorporation	4020102000(606)	1,000.00
2	Documentary Stamp Tax	4010401000(4010401)	30.00
3	Legal Research Fee (A0823)	2020105000(131)	10.00
		TOTA	L 1,040.00

Total amount indicated herein does not include the convenience/service fee of the selected payment channel.







Republic of the Philippines

DEPARTMENT OF FINANCE SECURITIES AND EXCHANGE COMMISSION Secretariat Building, PICC Complex Roxas Boulevard, Pasay City, 1307



PAYMENT ASSESSMENT FORM

No. 20220908-5933830

DATE 09/08	/2022	RESPONSIBILITY CENTER CRMD			
PAYOR:	FRUITAS HOLDINGS INC. QUEZON CITY				

NATURE OF COLLECTION	QUANTITY	ACCOUNT CODE	AMOUNT			
Amended Articles of Incorporation		4020102000 (606)	1,000.00			
Legal Research Fee (A0823)		2020105000 (131)	10.00			
Documentary Stamp Tax	1	4010401000 (4010401)	30.00			
NOTHING	3 FOLLOWS					
OTAL AMOUNT TO BE PAID			Php 1,040.00			
ssessed by: mmvelasquez		Amount in words: ONE THOUSAND FORTY PESOS AND 00/100				
lemarks:		•				

Payment Optiona

- 1. Online payment thru SEC Payment Portal
- + https://espaysec.sec.gov.ph
- 2 Over the Counter Payments
 - SEG Cashier Office
- · Selected Landbark Branches

SEC BIR Accounts - DST

SEC Clearing Account	SEC Office
3752-1002-75	Head Office / NCR
0072-1178-58	Tarlac
0222-1003-48	Baguo
0132-1123-98	Legszpi
3302-1046-88	lloilo
3162-1098-20	Bacolod
0142-1085-85	Cebu
0192-0639-30	Zamboanga
0152-1090-08	Cagayan De Oro
0162-1090-73	Davao

SEC BTR Accounts - LRF

SEC Clearing Account	SEC Office
3402-2319-20	Head Office / Tarlac
3402-2319-38	Baguio
3402-2319-46	Legaspi
3402 2319 54	liolo / Bacolod
3402-2319-62	Cebu
3402-2319-70	Zamboanga
3402 2319 89	Gagayan De Oro
3402-2319-97	Davao

Breakdown Summar

FUND ACCOUNT	AMOUNT	ACCOUNT #
BIR Account - DST	30.00	see SEC BIR eccounts
SEC RCC Current Account	1,000.00	3752-1001-43
BTR Account - LRF	10.00	see SEC BTR accounts
TOTAL	Php 1,040.00	

Meteo

- A. This form is valid for forty-five (45) calendar days from the date of Payment Assessment Form (PAF)
- B. Accepted modes of payment at SEC Main Office, Pasay City.
- 1. Cash 2. Manager's/Cashier's Check 3. Postal Money Order
- C. Accepted modes of payment at selected Landbank branches:
 1. Cash 2. Manager's/Cashior's Check payable to the Securities and Exchange Commission
- D. For check payment, please prepare separate checks per fund account as indicated on the breakdown summary. All checks must be payable to Securities and Exphance Commission.
- E. For over the counter payment at LandBank, preparation of oncol payment or deposit skip shall be per fund account as indicated on the breakdown summary.
 - Il fund code le BTR, use an oncell payment elip.
 - If fund code is BIR, REIT, SRC or RCC, use a regular deposit slp.
- Send through small the copy of the machine-validated oncoll payment sip / deposit
- slip to the issuer of this PAF to confirm that payment has been made.
- F. For National Capital Region, payments are only allowed through the tollowing Landbunk Branches EDSA Greenhills, EDSA Congressional, Aranvia EO, YMCA, DOTG, Orligas EO, Myrtintupa, and North Avenue
- . G. ANY ALTERATIONS WILL INVALIDATE THIS FORM

COVER SHEET

for Applications at COMPANY REGISTRATION AND MONITORING DEPARTMENT

		Na	ture o	d App	licati	on																S	EC R	egistr	ation	Numb	er		
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AMENDED ARTICLES OF INCORPORATION OF FRUITAS HOLDINGS, INC.¹

(Formerly: The Lush Company Inc.)

Know All Men By These Presents:

That the undersigned incorporators, all of legal age, all of whom are residents of the Philippines, have this day voluntarily agreed to form a stock corporation under the laws of the Republic of the Philippines:

THAT WE HEREBY CERTIFY:

FIRST: That the name of the corporation shall be:

FRUITAS HOLDINGS, INC.² (Formerly: The Lush Company, Inc.)

SECOND: A. That the purpose of the corporation is:

PRIMARY PURPOSE

To invest in, hold, own purchase, acquire, lease, contract, operate, improve, develop, manage, grant, sell, exchange, or otherwise dispose of real and personal properties of every kind and description, including shares of stock, bonds, and other securities or evidence of indebtedness of any other corporation, association, form, or entity, domestic or foreign, where necessary or appropriate and to possess and exercise in respect thereof of all the rights, powers and privileges of ownership, including all voting powers of any stock so owned, without acting as or engaging in the business of an investment company, or dealer or broker in securities.

SECONDARY PURPOSE

- To act as managers or managing agents or persons, firms, associations, corporations, partnerships, and other entities; to provide management investment and technical advice for commercial, industrial and other kinds of enterprises; and to undertake, carry on, assist or participate in the promotion, organizations, management, liquidation, or reorganization of corporations, partnerships and other entities
- 2. To purchase, acquire, own, lease, except financial lease, sell and convey real properties such as lands, buildings, factories and warehouses and machineries, equipment and other personal properties as may be necessary or incidental to the conduct of the corporate business, and to pay in cash, shares of its capital debentures and other evidences of indebtedness, or other securities, as may be deemed expedient for any business or property acquired by the corporation.
- 3. To borrow or raise money from not more than nineteen (19) lenders including its stockholders necessary to meet the financial requirements of its business by the issuance of bonds, promissory notes and other evidence of indebtedness and to secure the repayment thereof by mortgage, pledge, deed of trust or lien upon the properties of the corporation or to issue pursuant to law shares of its capital stock, debentures, and other evidence of indebtedness in payment for properties acquired by the corporation or for money borrowed in the prosecution of its lawful business.

As amended on February 15, 2017.

- 4. To invest and deal with moneys and properties of the corporation in such manner as may from time to time be considered wise or expedient for the advancement of its interest and to sell, dispose of or transfer the business, properties, and goodwill of the corporation or any part thereof for such consideration and under such terms as it shall see fit to accept.
- 5. To aid in any manner any corporation, association or trust estate, domestic or foreign, or any firm or individual, any shares of stock in which or any bonds, debentures, notes, securities, evidences of indebtedness, contracts or obligations of which are held by or for this corporation, directly or indirectly or through-other corporations or otherwise.
- 6. To enter into any lawful arrangement for sharing profits, union of interests, unitization of farmout agreement, reciprocal concession, or cooperation, with any corporation, association, partnership, syndicate, entity, person or governmental, municipal, or public authority, domestic or foreign, in the carrying on of any business or transaction deemed necessary, convenient or incidental to carrying out any of the purposes of this corporation.
- To acquire, or obtain from any government or authority, national, provincial, municipal, or otherwise, or any corporation, company or partnership or person, such charter, contracts, franchise, privileges, exemption, licenses, and concessions as may be conducive to any of the objects of the corporation.
- 8. To establish and operate one or more offices or agencies and to carry on any or all of its operations and business without any restrictions as to place or amount including the right to hold, purchase or otherwise deal in and with real and personal property anywhere Within the Philippines.
- To distribute dividends, he surplus profits of the corporation to the stockholders thereof in kind or in cash, namely, properties of the corporation, particularly any shares of stock, debentures or securities of other companies belonging to this corporation; and
- 10. To conduct and transact any and lawful activities, and to do or cause to be done any one or more of the acts and things herein set forth as its purposes, within or without the Philippines, and in any and all foreign countries, and to do everything necessary, desirable or incidental to the accomplishment of the purposes or the exercise of any one or more of the powers herein enumerated, or, which shall at any time appear conductive to or expedient for the protection or benefit of this corporation.
- 11. *To assume, undertake, guarantee, or secure, whether as solidary obligor, surety, guarantor, or security provider, or in any other capacity, and either on its general credit or on the mortgage or security over any of its property, the whole or any part of the liabilities and obligations of any of its direct or indirect parent, stockholders, subsidiaries, or affiliates, or any person, firm, association, or corporation, whether domestic or foreign, in which the corporation has lawful interest and for the benefit of the corporation."
- B. That the corporation shall have all the express powers of a corporation as provided under Section 36 of the Corporation Code of the Philippine

THIRD: That the place the principal office of the corporation is to be established at No. 60 Cordillers St., Barangay Dona Josefa, Quezon City, 1113.7

FOURTH: That the term for which the corporation is to exist is fifty (50) years from and after the date of issuance of the certificate of incorporation.

As amended on February 15, 2017

As amended on July 27, 2021



FIFTH: That the names, nationalities, and residences of the incorporators as follow:

Name	Nationality	Residence
I. Lester C. Yu	Filipino	#288 Escolta St.,Binondo Manila
2. Jonathan G. Co	Filipino	25K Soliven Ave., 3 Loyola Grand Villas, Marikina City
J. Melanie S. Legaspi	Filipino	#67 M Ponce St., Bagong Barrio, Caloocan City
4. Sherlyn U. Gonzales	Filipino	Unit-F #81 Florentino St, Sto. Domingo, Quezon City
5. Roselyn A. Legaspi	Filipino	45A Cordillera St., Don Manuel, Quezon City

SIXTH: That the number of directors of said corporation shall be SEVEN (7), at least three (3) of whom shall be independent, and that names, nationalities and residences of the first directors who are to serve until their successors are elected and qualified as provided the by-laws are as follows. 4

Name	Nationality	Residence
I. Lester C. Yu	Filipino	#288 Escolta St., Binondo Manila
2. Jonathan G. Co	Filipino	25K Soliven Ave., 3 Loyola Grand Villas, Marikina City
3. Melanie S. Legaspi	Filipino	#67 M Ponce St., Bagong Barrio, Caloocan City
4. Sherlyn U. Gonzales	Filipino	Unit-F #81 Florentino St, Sto. Domingo, Quezon City
5. Roselyn A. Legaspi	Filipino	45A Cordillera St. Don Manuel, Quezon City

SEVENTH: That the authorized capital stock of the corporation is FIVE HUNDRED MILLION PESOS (500,000,000,000 on lawful money of the Philippines, divided into (a)3,000,000,000 shares of Preferred Stock with a par value of One Centavos (P0.01) per share and (b) 4,700,000,000 shares of common stock with par value of Ten Centavos (0.10) per share. All shares of the Corporation, whether Preferred Stock or Common Stock, shall enjoy the same rights and privileges, except as otherwise specified in these Articles of Incorporation and indicated on the corresponding certificates of stock. For avoidance of doubt, both Preferred Stock and Common Stock shall enjoy voting rights.

Each Preferred Stock shall have its class clearly designated on the face of the share certificate.

Each Preferred Stock shall be entitled to a fixed annual dividend ("Guaranteed Dividend") calculated at 2.5% of its par value per annum with no participation in further dividends declared and paid to the Common Stock or any other class or series of stock. The Guaranteed Dividend shall be cumulative such that if, for any given year, the Guaranteed Dividend is not declared in full due to the insufficiency of the unrestricted retained earnings for such years the deficiency shall be a charge upon the unrestricted retained earnings of the subsequent years after declaration of Guaranteed Dividends for such years, if any, until such deficiency shall have been declared as dividends.

The Guaranteed Dividend shall, upon declaration by the Corporation's Board of Directors, be payable in cash within 120 days from the close of the Corporation's calendar year for which such Guaranteed Dividend was declared. If the due date for payment of any amount in respect of any Preferred Share is not a day on which banks are generally open in the Philippines (a "Business Day"), then the holder shall not be entitled to payment of the amount due until the next following Business Day and shall not be entitled to any interest or other payment in respect of any such day.

As amended on February 15,2017 and on October 19, 2017

The Preferred Stock shall not be convertible into Common Stock.5

No stockholder of the Corporation shall, because of his/its ownership of stock, have preemptive right to purchase, subscribe for or take any part of any stock or of any other securities convertible into or carrying the options or warrants to purchase stock of the Corporation Any part of such stock or other securities may at any time be issued, optioned for sale, or sold or disposed of by the Corporation pursuant to a resolution of its Board of Directors, to any person, whether or not such person is a stockholder of the Corporation and upon such terms and conditions as such Board may deem proper without first offering such stock or securities or any part thereof to existing or other stockholders.

EIGHTH: That at least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid as follow

Nationality	TIN	No. of Shares Subscribed	Amount Subscribed	Amount Paid
Filipino	008-111-146	26,000,000	# 26,000,000.00	P6,500,000.00
Filipino	007-812-677	26,000,000	26,000,000 00	6,500,000 00
Filipino	238-383-045	26,000,000	26,000,000.00	6,500,000 00
Filipino	206-787-265	26,000,000	26,000,000.00	6,500,000 00
Filipino	008-581-119	10,000,000	10,000,000.00	2,500,000.00
Filipino	191-309-944	10,250,000	10,250,000.00	2,562,500 00
Filipino	103-391-878	100,000	100,000.00	25,000 00
Filipino	257-846-975	100,000	100,000.00	25,000.00
Filipino	257-847-298	250,000	250,000.00	62,500.00
Filipino	206-658-508	300,000	300,000.00	75,000.00
		125,000,000	P125,000,000.00	P31,250,000.00
	Filipino	Filipino 008-111-146 Filipino 007-812-677 Filipino 238-383-045 Filipino 206-787-265 Filipino 008-581-119 Filipino 191-309-944 Filipino 103-391-878 Filipino 257-846-975 Filipino 257-847-298	Subscribed Filipino 008-111-146 25,000,000 Filipino 007-812-677 25,000,000 Filipino 238-383-045 25,000,000 Filipino 206-787-265 26,000,000 Filipino 109-309-944 10,250,000 Filipino 103-391-878 100,000 Filipino 257-846-975 100,000 Filipino 257-847-298 250,000 Filipino 206-658-508 300,000	Subscribed Subscribed Filipino 008-111-146 26,000,000 ₱26,000,000 00 Filipino 007-812-677 26,000,000 26,000,000 00 Filipino 238-383-045 26,000,000 26,000,000 00 Filipino 206-787-265 26,000,000 26,000,000 00 Filipino 008-581-119 10,000,000 10,000,000 00 Filipino 191-309-944 10,250,000 10,250,000 00 Filipino 103-391-878 100,000 100,000 00 Filipino 257-846-975 100,000 100,000 00 Filipino 257-847-298 230,000 250,000 00 Filipino 206-658-508 300,000 300,000 00

The Corporation shall comply with the lock-up requirement provided under the Listing Rules for the Main and SME Boards of the Philippine Stock Exchange, Inc. (the "Exchange") dated 6 June 2013 subject to any waiver or exemption that may be granted by the Exchange in respect of such lock-up requirement. 6

NINTH: That all shares may be purchased or taken up by the corporation at the option of the corporation to the extent permitted by law and upon such terms and conditions as may be mutually agreed upon between the subscriber and the corporation.

TENTH: That all shares taken by the corporation may be reissued at the original issued value of the shares and under the same terms and conditions existing at the time of the original issuance.

ELEVENTH: No transfer of stock or interest which would reduce the stock ownership of Filipino citizens to less than the required percentage of the capital stock as provided by existing laws shall be allowed or permitted to be recorded in the proper books of the corporation and this restriction shall be indicated in the stock certificates issued by the corporation.

TWELFTH: That Melanie S. Legaspi has been elected by the subscribers as treasurer of the corporation to act as such until her successor is duly elected and qualified in accordance with the by-laws; and that as such Treasurer, she has been authorized to receive for and in the name and for the benefit of the corporation, all subscriptions paid by the subscribers.

THIRTEENTH: That the incorporators undertake to change the name of the corporation as herein provided or as amended thereafter immediately upon receipt of notice or directive from the Securities and Exchange Commission that another corporation, partnership or person has acquired a prior right to the use of that name or that the name has been declared as misleading, deceptive, confusingly similar to a registered name, or contrary to public morals, good customs or public policy.

As amended on October 19, 2017

⁶ As amended on October 19, 2017

ACKNOWLEDGEMENT

Republic of the	Philippines)
	_ CityQUEL & CITY

Doc. No. 490

Page No.

Book No. Series of 2014

City, Philippines, this day of : AAN 0 1 2019 personally appeared and exhibited to me the following described competent evidence of identity:

Name	TIN
Lester C. Yu	191-309-944
Jonathan G. Co	103-391-878
Melanie S. Legaspi	257-846-975
Sherlyn U. Gonzales	257-847-298
Roselyn A. Legaspi	206-658-508

all known to me and to me known to be the same persons who executed the foregoing Articles of Incorporation and they acknowledged to me that the same is their free and voluntary act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand affixed my notarial seal on the date and at the place first above written.

2014 to 2015

31 - 34(2)14-7015) 327 - 525-02, 2014 Mat

ICLE NO. 1v-6021159- July 9, 2013

POLL NO 44573

THE COLUMN

shall be allowed or permitted to be recorded to the proper books of the corporation and this restriction shall be indicated in the stocks certificates issued by the corporat a.

TWELFTH: That Melanie S. Legaspi has been elect 1 by the subscribers as treasurer of the corporation to act as such until her successor is daily elected and qualified in accordance with the bylaws; and that as such Treasurer, she has been authorized to receive for and in the name and for the benefit of the corporation, all subscriptions paid to the subscriptions

THIRTEENTH: That the incorporators indestake to classing the name of the corporation as herein provided or as amended thereafter immediately upon the pt of metion or directive from the Securities and Exchange Commission that another purporate portnership or person has accurred a prior right to the use of that name or that the piece has been declared as misleading, do prive, confusingly similar to a registered name, or control to public als, good customs or public radicy.

IN WITNESS WHEREOF, we have set met hands of day of JAN 0 7 2015. 2013 at __Q.C.

Lester C. Yu

TIN 191-309-944

Janathan G. Co.

T N 103-391-878

TIN 257-846-975

Gonzales 147-293

Lytasps TIN 206-059-108

WITH ESSES

REPUBLIC OF THE PHILIPPINES) QUEZON CITY, METRO MANILA) s.s.

SECRETARY'S CERTIFICATE

I, MARVIN C. YU, of legal age, Filipino, with office address at No. 60 Cordillera Street, Brgy. Dona Josefa, Quezon City, after having been duly sworn, hereby depose and state that:

- I am the Corporate Secretary of FRUITAS HOLDINGS, INC. (the "Corporation"), a corporation duly organized and existing under Philippine Laws, with address at #60 Cordillera Street, Brgy. Dona Josefa, Quezon City; and
- To the best of my knowledge, no action or proceeding has been filed or is pending before any Court or tribunal involving an intra-corporate dispute, and/or claim by any person or group against the Board of Directors, individual directors, stockholders, and/or major corporate officers of the Corporation, and vice-versa.

IN WITNESS WHEREOF, I hereby affix my signature this AUG 2 6 2021 at QUEZON CITY

MARVIN C.YU Corporate Secretary

SUBSCRIBED AND SWORN TO before me in Quezon City, Philippines on AUG 2 6 2021, affiant personally known to me and appeared before me exhibits his TIN ID No. 214-877-469 bearing his photograph and signature.

Doc. No. 49; Page No. 60; Book No. XXIII Series of 2021. ATTY MA. PERMITA P. CABRERA Notaria: Communición egites en 31 Dec 2021 PTR Ro. Calor 58. 1-84-21, Q.C IBP O.R. No. 141632; 1-04-21, Q.C Roll of Attornays No. 44573 MCLE Compliante No. VI-0026703 (Valid until April 14, 2022)

DIRECTORS' CERTIFICATE OF AMENDMENT OF THE ARTICLES OF INCORPORATE

OF FRUITAS HOLDINGS, INC. ACTES AND EXCHANGE COMM DOMD

KNOW ALL MEN BY THESE PRESENTS:

We, the undersigned, being the Chairman, Secretary and at least a majority of the members of the Board of Directors of FRUITAS HOLDINGS, INC. (the "Corporation"), a corporation duly organized and existing under Philippine laws, and with principal address at No. 60 Cordillera Street, Barangay Dona Josefa, Quezon City, do hereby certify that:

- A special meeting of the Board of Directors was duly called and held at the principal
 office of the Corporation on July 27, 2021. Subsequently, the Annual Stockholders Meeting of the
 Corporation was held via remote communication where the Board of Directors were present at the
 principal office of the Corporation on July 27, 2021.
- At the said meetings, the Board of Directors and stockholder owning and/or representing at least two-thirds (2/3) of the issued and outstanding capital stock of the Corporation, on motion duly made and seconded, unanimously approved the amendment of the Articles of Incorporation of the Corporation.

The amended provisions of the attached Amended Articles of Incorporation refer to following:

(A) Addendum to Secondary Purposes

11. *To assume, undertake, guarantee, or secure, whether as solidary obligor, surery, guarantor, or security provider, or in any other capacity, and either on its general credit or on the mortgage or security over any of its property, the whole or any part of the liabilities and obligations of any of its direct or indirect parent, stockholders, subsidiaries, or affiliates, or any person, firm, association, or corporation, whether domestic or foreign, in which the corporation has lawful interest and for the benefit of the corporation."

We further certify that the attached Amended Articles of Incorporation is true and correct copy thereof.

IN WITNESS WHEREOF, the undersigned Directors, Chairman and Secretary of the stockholders' and directors' preeting have hereunto set their hands this July 27,2021.

ROGELIO M. GUADALOUIVER

Chairman

TIN: 123-305-015

Calin Chue

CALVIN F. CHUA

Director

TIN: 211-386-338

LESTER C. YU

Director

TIN: (19]-309-944

MADELENE TIMBAS-SAYSON

Director

TIN: 294-685-820

ALL

DENNIS T. BENG HUI

Director

TIN: 130-122-316

SHIRLEY O' TAN

Dissolut

TIN: 112-174-810

BAMBI MAUREEN E. DONATO

Director TIN: 161-637-757

COUNTERSOGNED

ROGELIO M. GUADALQUIVER

Chairman of the Stockholders' Meeting

MARVIN C. YU

Secretary of the Stockholders' Meeting

REPUBLIC OF THE PHILIPPINES)
QUEZON CITY, METRO MANILA) 8.5.

SUBSCRIBED AND SWORN to before me this AUG 2 6 2021 at Quezon City, Philippines, affiants exhibiting to me the following identifications bearing their photograph and signature:

Name	Passport/Driver's License/ TIN No.	Date/Place Issued				
Rogelio M. Guadalquiver	123-305-015	Manila				
Lester C. Yu	P1599517B	05-7-2019/ DFA NCR East				
Calvin C. Yu	P1661598B	04-15-2019/ DFA Manila				
Madelene T. Sayson	P3402662A	06-15-2017/ DFA NCR East				
Dennis T. Beng Hui	P3650169A	07-11-2017/ DFA Manila				
Shirley O' Tan	112-174-810	Quezon City				
Bambi Maureen E. Donato	161-637-757	San Juan				

Doe No.: 493 Page No.: 100 Book No.: XXIII ATTY, MA. PERUMA P CABRERA

NOTARIAL COMM. EXPIRED ON DEC 31, 2021

ADM. MATTER NO. NP-057 (2020-2021)

PTR. # 0683158 /1-04-21 Q.C.

IBP. O.R. # 141032/14210QC

ROLL OF ATTORNEY NO. 44573

MCLE COMPLIANCE NO. VI-0026703

ADDRESS 8-/4 IRIGA ST., SMH QUEZON CITY

VALID UNTIL APRIL 14, 2022



Markets and Securities Regulation Department

August 39 2022

FRUITAS HOLDINGS, INC.

60 Cordillera St. cor. E. Rodriguez Sr. Ave., Brgy. Dona Josefa, Quezon City 1113 Philippines

Tel No : +632 243 1741 loc. 117

Attention:

LESTER C. YU

President and Chief Executive Officer

Subject:

REQUEST FOR COMMENT/RECOMMENDATION

Gentlemen:

This is in connection with the request for comment and/or recommendation of FRUITAS HOLDINGS, INC. (the "Company") relative to its application for approval of the following amendment in its Amended Articles of Incorporation, to wit:

From	To
Secondary Purpose	Secondary Purpose
XXX	xxx
10. To conduct and transact any and lawful activities, and to do or cause to be done any one or more of the acts and things becein set forth as its purposes, within or without the Phalippines, and in any and all foreign countries, and to do everything necessary, desirable or incidental to the accomplishment of the purposes or the exercise of any one or more of the powers berein enumerated, or which shall at any time appear conducive to or expedient for the protection or benefit of this corporation.	10 To conduct and transact any and lawful artivities, and to do or cause to be done any one or more of the acts and things herein set forth as its purposes, within or without the Philippines, and in any and all foreign contities, and to do everything necessary, desirable or modeutal to the accomplishment of the purposes or the exercise of any one or more of the powers berein enumerated, or, which shall at any time appear conducive to or expedient for the protection or benefit of this corporation.
	11. To assume, undertake, guarantee, or secure, whether as solidary obligor, surety, guarantor, or security provider, or in any other capacity, and either on its general tredit or on the mortgage or security over any of its property, the whole or any part of the liabilities and obligations of any of its direct or indirect parent, stockholders.

^[4] The SEC Headquarters, 7907 Makoff Avenue Salcedo Village, Sel-air, Makati City 4 (+63.2) 8818 0921





^[4] www.sec.gov.ph | Imessagemousec.gov.ph

subsidiaries, or affiliates, or any person, firm, association, or corporation, whether domestic or foreign, in which the corporation has lawful interest and for the benefit of the corporation.

Upon review of the request and documents annexed thereto, and the Company records, it appears that the proposed amendment is consistent with the disclosures made by the Company; hence, on this basis, the MSRD does not interpose any objection to the application for amendment of the Amended Articles of Incorporation. Thus, within five (5) days from the approval of such amendment, FRUITAS HOLDINGS, INC. shall file a duly accomplished Current Report (SEC Form 17-C), disclosing the Commission's approval of said amendment. The Company is also reminded to file an amended General Information Sheet, if applicable, within seven (7) days after such change accrued or become effective.

The Department, nonetheless, defers to the discretion of the Commission's Company Registration and Monitoring Department whether it will adopt our recommendations contained herein considering that it has primary jurisdiction over registration of corporations and partnerships in general, as well as amendments to Articles of Incorporation and By-Laws. Moreover, our comments or recommendations are limited merely to this Department's regulatory requirements and does not cover the substance of the application with respect to compliance with the Revised Corporation Code of the Philippines.

Finally, the Commission is not precluded from acting later on any matter, such as but not limited to the conduct of audit of the Company's activities, its books and records, and imposition of appropriate sanctions upon proper findings of violations committed by the Company, if any, to ensure full compliance with the provisions of Securities Regulation Code, its implementing rules and regulations, and other pertinent laws, rules and regulations, as may be necessary and applicable under the circumstances.

Very truly yours.

VICENTE GRACIANO P. FEZIZMENIO JR.

Director

Copy Furnished: Company Registration and Monitoring Department Securities and Exchange Commission

RECEIVED BY:

(Signature over Printed Name of Authorized Representative)

(Name of Company/ Date Received)



SEC Main Office Ground Floor, Secretariat Building, PICC Complex, Pasay City, Metro Manila

electronic Official Receipt

Transaction Details

eOR Number 20221020-PM-0031929-68

Transaction Number 20221020121212800110170290630950294

Payment Date October 20, 2022 02:22 PM

Payment Scheme gcash

Status COMPLETED

Payment Status PAYMENT_SUCCESS

Payment Assessment Details

 PAF No.
 20220908-5933830

 PAF Date
 2022-09-08 09:32:57

 Payor Name
 FRUITAS HOLDINGS INC.

 Payor Address
 QUEZON CITY

#	Nature of Collection	Account Code	Amount
1	Amended Articles of Incorporation	4020102000(606)	1,000.00
2	Documentary Stamp Tax	4010401000(4010401)	30.00
3	Legal Research Fee (A0823)	2020105000(131)	10.00
		TOTAL	L 1,040.00

Total amount indicated herein does not include the convenience/service fee of the selected payment channel.



Machine Validation:



Republic of the Philippines

DEPARTMENT OF FINANCE SECURITIES AND EXCHANGE COMMISSION Secretariat Building, PICC Complex Roxas Boulevard, Pasay City, 1307



PAYMENT ASSESSMENT FORM

No. 20220908-5933830

DATE 09/08	/2022	RESPONSIBILITY CENTER CRMD			
PAYOR:	FRUITAS HOLDINGS INC. QUEZON CITY				

NATURE OF COLLECTION	QUANTITY	ACCOUNT CODE	AMOUNT			
Amended Articles of Incorporation		4020102000 (606)	1,000.00			
Legal Research Fee (A0823)		2020105000 (131)	10.00			
Documentary Stamp Tax	1	4010401000 (4010401)	30.00			
NOTHING	3 FOLLOWS					
OTAL AMOUNT TO BE PAID			Php 1,040.00			
ssessed by: mmvelasquez		Amount in words: ONE THOUSAND FORTY PESOS AND 00/100				
lemarks:		-				

Payment Options

- 1. Online payment thru SEC Payment Portal
 - https://espaysec.sec.gov.ph
- 2. Over the Counter Payments
- SEC Casher Office
- · Saincted Landbark Branches

SEC BIR Accounts - DST

SEC Clearing Account	SEC Office
3752-1002-75	Head Office / NCR
0072-1178-59	Tartac
0222-1003-48	Baguio
0132-1123-98	Legazpi
3302-1046-88	llolo
3162-1098-20	Bacolod
0142-1085-85	Cebu
0192-0639-30	Zamboanga
0152-1090-08	Cagayan De Oro
0162-1090-73	Davao

SEC BTR Accounts - LRF

SEC Clearing Account	SEC Office					
3402-2319-20	Head Office / Tarlac					
3402-2319-38	Baguio					
3402-2319-46	Legaspi					
3402-2319-54	Hollo / Bacolod					
3402-2319-62	Cebu					
3402-2319-70	Zamboanga					
3402-2319-89	Cagayan De Oro					
3402-2319-97	Davao					

Breakdown Summary

FUND ACCOUNT	AMOUNT	ACCOUNT #
BIR Account - DST	30.00	see SEC BIR accounts
SEC RCC Current Account	1,000.00	3752-1001-43
BTR Account - LRF	10.00	see SEC BTR ecopunts
TOTAL	Php 1,040.00	Arramatica Control Principle

Notes:

- A. This form is valid for forty-five (45) calendar days from the date of Payment. Assessment Form (PAF)
- B. Accepted modes of payment at SEC Main Office, Passy City.
 - 1. Cash 2. Manager's/Cashier's Check 3. Postal Money Order
- G. Accepted modes of payment at selected Landbank branches:
- Cash 2. Manager's/Cashler's Check payable to the Securities and Eachenge Commission
- D. For check payment, please prepare separate checks per fund account as indicated on the breakdown summary. All checks must be payable to Securises and Exchange Commission.
- E. For over the counter payment at LandBank, preparation of propile payment or deposit slip shall be per fund account as indicated on the breakdown summary.
 - If fund code is BTR, use an oncol payment slip.
 - If fund code is BIR, REIT, SRC or RCC, use a regular deposit slip.
- Send through entail the copy of the machine-validated encol payment slip / deposit slip to the issuer of this PAF to confirm that payment has been made.
- F. For National Capital Region, payments are only allowed through the tollowing
- Landbank Branches: EDSA Greenhills, EDSA Congressional, Araneta EO, YMCA, DOTC, Origes ED, Muntiniups, and North Avenue
- g. ANY ALTERATIONS WILL INVALIDATE THIS FORM

COVER SHEET

for Applications at COMPANY REGISTRATION AND MONITORING DEPARTMENT

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AMENDED ARTICLES OF INCORPORATION OF FRUITAS HOLDINGS, INC.¹

(Formerly: The Lush Company Inc.)

Know All Men By These Presents:

That the undersigned incorporators, all of legal age, all of whom are residents of the Philippines, have this day voluntarily agreed to form a stock corporation under the laws of the Republic of the Philippines:

THAT WE HEREBY CERTIFY:

FIRST: That the name of the corporation shall be:

FRUITAS HOLDINGS, INC.² (Formerly: The Lush Company, Inc.)

SECOND: A. That the purpose of the corporation is:

PRIMARY PURPOSE

To invest in, hold, own purchase, acquire, lease, contract, operate, improve, develop, manage, grant, sell, exchange, or otherwise dispose of real and personal properties of every kind and description, including shares of stock, bonds, and other securities or evidence of indebtedness of any other corporation, association, form, or entity, domestic or foreign, where necessary or appropriate and to possess and exercise in respect thereof of all the rights, powers and privileges of ownership, including all voting powers of any stock so owned, without acting as or engaging in the business of an investment company, or dealer or broker in securities.

SECONDARY PURPOSE

- To act as managers or managing agents or persons, firms, associations, corporations, partnerships, and other entities; to provide management investment and technical advice for commercial, industrial and other kinds of enterprises; and to undertake, carry on, assist or participate in the promotion, organizations, management, liquidation, or reorganization of corporations, partnerships and other entities.
- 2. To purchase, acquire, own, lease, except financial lease, sell and convey real properties such as lands, buildings, factories and warehouses and machineries, equipment and other personal properties as may be necessary or incidental to the conduct of the corporate business, and to pay in cash, shares of its capital debentures and other evidences of indebtedness, or other securities, as may be deemed expedient for any business or property acquired by the corporation.
- 3. To borrow or raise money from not more than nineteen (19) lenders including its stockholders necessary to meet the financial requirements of its business by the issuance of bonds, promissory notes and other evidence of indebtedness and to secure the repayment thereof by mortgage, pledge, deed of trust or lien upon the properties of the corporation or to issue pursuant to law shares of its capital stock, debentures, and other evidence of indebtedness in payment for properties acquired by the corporation or for money borrowed in the prosecution of its lawful business.

As amended on February 15, 2017.

As amended on February 15, 2017.

- 4. To invest and deal with moneys and properties of the corporation in such manner as may from time to time be considered wise or expedient for the advancement of its interest and to sell, dispose of or transfer the business, properties, and goodwill of the corporation or any part thereof for such consideration and under such terms as it shall see fit to accept.
- To aid in any manner any corporation, association or trust estate, domestic or foreign, or any firm or individual, any shares of stock in which or any bonds, debentures, notes, securities, evidences of indebtedness, contracts or obligations of which are held by or for this corporation, directly or indirectly or through-other corporations or otherwise
- 6. To enter into any lawful arrangement for sharing profits, union of interests, unitization of farmout agreement, reciprocal concession, or cooperation, with any corporation, association, partnership, syndicate, entity, person or governmental, municipal, or public authority, domestic or foreign, in the carrying on of any business or transaction deemed necessary, convenient or incidental to carrying out any of the purposes of this corporation.
- To acquire, or obtain from any government or authority, national, provincial, municipal, or otherwise, or any corporation, company or partnership or person, such charter, contracts, franchise, privileges, exemption, licenses, and concessions as may be conducive to any of the objects of the corporation.
- To establish and operate one or more offices or agencies and to carry on any or all of its
 operations and business without any restrictions as to place or amount including the right to hold,
 purchase or otherwise deal in and with real and personal property anywhere Within the Philippines.
- To distribute dividends, he surplus profits of the corporation to the stockholders thereof in kind or in cash, namely, properties of the corporation, particularly any shares of stock, debentures or securities of other companies belonging to this corporation; and
- 10. To conduct and transact any and lawful activities, and to do or cause to be done any one or more of the acts and things herein set forth as its purposes, within or without the Philippines, and in any and all foreign countries, and to do everything necessary, desirable or incidental to the accomplishment of the purposes or the exercise of any one or more of the powers herein enumerated, or, which shall at any time appear conducive to or expedient for the protection or benefit of this corporation.
- 11. *To assume, undertake, guarantee, or secure, whether as solidary obligor, surety, guarantor, or security provider, or in any other capacity, and either on its general credit or on the mortgage or security over any of its property, the whole or any part of the liabilities and obligations of any of its direct or indirect parent, stockholders, subsidiaries, or affiliates, or any person, firm, association, or corporation, whether domestic or foreign, in which the corporation has lawful interest and for the benefit of the corporation."
- B. That the corporation shall have all the express powers of a corporation as provided under Section 36 of the Corporation Code of the Philippine

THIRD: That the place the principal office of the corporation is to be established at No. 60 Cordillera St., Barangay Dona Josefa, Quezon City, 1113.3

FOURTH: That the term for which the corporation is to exist is fifty (50) years from and after the date of issuance of the certificate of incorporation.

As amended on February 15, 2017 As amended on July 27, 2021



FIFTH: That the names, nationalities, and residences of the incorporators as follow:

Name	Nationality	Residence					
1, Lester C. Yu	Filipino	#288 Escolta St.,Binondo Manila					
2. Jonathan G. Co	Filipino	25K Soliven Ave., 3 Loyola Grand Villas, Marikina City					
3. Melanie S. Legaspi	Filipino	#67 M Ponce St., Bagong Barrio, Caloocan City					
4. Sherlyn U. Gonzales	Filipino	Unit-F #81 Florentino St, Sto. Domingo, Quezon City					
5 Roselyn A. Legaspi	Filipino	45A Cordillera St., Don Manuel, Quezon City					

SIXTH: That the number of directors of said corporation shall be SEVEN (7), at least three (3) of whom shall be independent, and that names, nationalities and residences of the first directors who are to serve until their successors are elected and qualified as provided the by-laws are as follows.

Name	Nationality	Residence					
L. Lester C. Yu	Filipino	#288 Escolta St., Binondo Manila					
2 Jonathan G. Co	Filipino	25K Soliven Ave., 3 Loyola Grand Villas, Marikina City					
3. Melanie S. Legaspi	Filipino	#67 M Ponce St., Bagong Barrio, Caloocan City					
4. Sherlyn U. Gonzales	Filipino	Unit-F #81 Florentino St, Sto. Domingo, Quezon City					
5. Roselyn A. Legaspi	Filipino	45A Cordillera St., Don Manuel, Quezon City					

SEVENTH: That the authorized capital stock of the corporation is FIVE HUNDRED MILLION PESOS (500,000,000,000) in lawful money of the Philippines, divided into (a)3,000,000,000 shares of Preferred Stock with a par value of One Centavos (P0.01) per share and (b) 4,700,000,000 shares of common stock with par value of Ten Centavos (0.10) per share. All shares of the Corporation, whether Preferred Stock or Common Stock, shall enjoy the same rights and privileges, except as otherwise specified in these Articles of Incorporation and indicated on the corresponding certificates of stock. For avoidance of doubt, both Preferred Stock and Common Stock shall enjoy voting rights.

Each Preferred Stock shall have its class clearly designated on the face of the share certificate.

Each Preferred Stock shall be entitled to a fixed annual dividend ("Guaranteed Dividend") calculated at 2.5% of its par value per annum with no participation in further dividends declared and paid to the Common Stock or any other class or series of stock. The Guaranteed Dividend shall be cumulative such that if, for any given year, the Guaranteed Dividend is not declared in full due to the insufficiency of the unrestricted retained earnings for such years the deficiency shall be a charge upon the unrestricted retained earnings of the subsequent years after declaration of Guaranteed Dividends for such years, if any, until such deficiency shall have been declared as dividends.

The Guaranteed Dividend shall, upon declaration by the Corporation's Board of Directors, be payable in cash within 120 days from the close of the Corporation's calendar year for which such Guaranteed Dividend was declared. If the due date for payment of any amount in respect of any Preferred Share is not a day on which banks are generally open in the Philippines (a "Business Day"), then the holder shall not be entitled to payment of the amount due until the next following Business Day and shall not be entitled to any interest or other payment in respect of any such day.

As amended on February 15,2017 and on October 19, 2017

The Preferred Stock shall not be convertible into Common Stock.5

No stockholder of the Corporation shall, because of his/its ownership of stock, have preemptive right to purchase, subscribe for or take any part of any stock or of any other securities convertible into or carrying the options or warrants to purchase stock of the Corporation Any part of such stock or other securities may at any time be issued, optioned for sale, or sold or disposed of by the Corporation pursuant to a resolution of its Board of Directors, to any person, whether or not such person is a stockholder of the Corporation and upon such terms and conditions as such Board may deem proper without first offering such stock or securities or any part thereof to existing or other stockholders.

EIGHTH: That at least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid as follow

Name	Nationality	TIN	No. of Shares Subscribed	Amount Subscribed	Amount Paid
Lush Properties Inc	Filipino	008-111-146	26,000,000	P26,000,000.00	P6,500,000.00
Fruitssgroup Inc.	Filipino	007-812-677	26,000,000	26,000,000.00	6,500,000.00
Buko ni Fruitas Inc.	Filipino	238-383-045	26,000,000	26,000,000.00	6,500,000.00
Lash Enterprises Corporation	Filipino	206-787-265	25,000,000	26,000,000.00	6,500,000.00
Ral Properties Inc.	Filipino	008-581-119	10,000,000	10,000,000.00	2,500,000.00
Lester C. Yu	Filipino	191-309-944	19,250,000	10,250,000.00	2,562,500 00
Jonathan G. Co	Filipmo	103-391-878	100,000	100,000.00	25,000:00
Melanie S. Legasps	Filipino	257-846-975	100,000	199,900.00	25,000.00
Sherlyn U Gonzales	Filipino	257-847-298	250,000	250,000.00	62,500 00
Roselyn A. Legaspi	Filipino	206-658-508	300,000	300,000.00	75,000.00
Total	-70.10,51		125,000,000	P125,000,000.00	P31,250,000.00

The Corporation shall comply with the lock-up requirement provided under the Listing Rules for the Main and SME Boards of the Philippine Stock Exchange, Inc. (the "Exchange") dated 6 June 2013 subject to any waiver or exemption that may be granted by the Exchange in respect of such lock-up requirement. 6

NINTH: That all shares may be purchased or taken up by the corporation at the option of the corporation to the extent permitted by law and upon such terms and conditions as may be mutually agreed upon between the subscriber and the corporation.

TENTH: That all shares taken by the corporation may be reissued at the original issued value of the shares and under the same terms and conditions existing at the time of the original issuance.

ELEVENTH: No transfer of stock or interest which would reduce the stock ownership of Filipino citizens to less than the required percentage of the capital stock as provided by existing laws shall be allowed or permitted to be recorded in the proper books of the corporation and this restriction shall be indicated in the stock certificates issued by the corporation.

TWELFTH: That Melanie S. Legaspi has been elected by the subscribers as treasurer of the corporation to act as such until her successor is duly elected and qualified in accordance with the by-laws; and that as such Treasurer, she has been authorized to receive for and in the name and for the benefit of the corporation, all subscriptions paid by the subscribers.

THIRTEENTH: That the incorporators undertake to change the name of the corporation as herein provided or as amended thereafter immediately upon receipt of notice or directive from the Securities and Exchange Commission that another corporation, partnership or person has acquired a prior right to the use of that name or that the name has been declared as misleading, deceptive, confusingly similar to a registered name, or contrary to public morals, good customs or public policy.

³ As amended on October 19, 2017

⁴ As amended on October 19, 2017

ACKNOWLEDGEMENT

Republic of the	Philippines)
-0.*5)	_CityQUEL & CITY

Name	TIN
Lester C. Yu	191-309-944
Jonathan G. Co	103-391-878
Melanie S. Legaspi	257-846-975
Shertyn U. Gonzales	257-54 298
Roselyn A. Legaspi	206-658-508

all known to me and to me known to be the same persons who executed the foregoing Articles of Incorporation and they acknowledged to me that the same is their free and voluntary act and deed.

IN TESTIMONY WHEREOF, I have bereardo set my hand affixed my notarial seal on the date and at the place first above written.

MID ... 2014 to 2015

27. Mar 5. - 447.14.7615) PTR NO 27. - 32.-61, 2014 IBPN 36.- 26.- 20.00, 2013

CLENO, IV-00211 9-10/y 1, 2013

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Doc. No. 4964
Page No. 10
Book No. X
Series of 2014

shall be allowed or permitted to be recorded in the proper books of the comporation and this restriction shall be indicated in the stocks certificates issued by the corporat.

TWELFTH: That Melanie S. Legaspi has been ele. 1 by the subscribers as tressurer of the corporation to act as such until her successor is duly elected. If qualified in accordance with the bylaws; and that as such Treasurer, she has been authorized to a ceive for and in the name and for the benefit of the corporation, all subscriptions paid by the subscriptions

THIRTEENTH: That the incorporators undertake to alseinge the name of the corporation as herein provided or as amended thereafter immediately upon to pt of notice or directive from the Securities and Exchange Commission that another purporate purporal properties and exchange Commission that another purporate purporal properties and prior right to the use of that name or that the purpor has been declared as minleading, due prive, confusingly similar to a registered name, or contrary to public and last good customs or public and ley.

IN WITNESS WHEREOF, we have not me hands . _____ day of [JAN 0 7 2015] City.

TIN 191-309-944

Janathan G. Co. T N 103-391-578

Melanie S. Legaspi TIN 252-846-975

Gonzales 57.847-298

Roselyn A Lytuspi TIN 206-4-8-108

WITH TASKS

REPUBLIC OF THE PHILIPPINES)
QUEZON CITY, METRO MANILA) s.s.

SECRETARY'S CERTIFICATE

I, MARVIN C. YU, of legal age, Filipino, with office address at No. 60 Cordillera Street, Brgy. Dona Josefa, Quezon City, after having been duly sworn, hereby depose and state that:

- I am the Corporate Secretary of FRUITAS HOLDINGS, INC. (the "Corporation"), a corporation duly organized and existing under Philippine Laws, with address at #60 Cordillera Street, Brgy. Dona Josefa, Quezon City; and
- To the best of my knowledge, no action or proceeding has been filed or is pending before any Court or tribunal involving an intra-corporate dispute, and/or claim by any person or group against the Board of Directors, individual directors, stockholders, and/or major corporate officers of the Corporation, and vice-versa.

IN WITNESS WHEREOF, I hereby affix my signature this AUG 2 6 2021 at

MARVIN C YU Corporate Secretary

ŚABS RIGE 2024 ND SWORN TO before me in Quezon City, Philippines on affiant personally known to me and appeared before me exhibits his TIN ID No. 214-877-469 bearing his photograph and signature.

Doc. No. 7; Page No. 7; Book No. 147 Series of 2021. ATTY MA, PER ITA P. CABRERA Notatial Commission 18 pires on 31 Dec 2021 PTR (to. 0.30159; 1-04-21, Q.C IBP O.R. No. 14 1032; 1-04-21, Q.C Roll of Adomnys No. 44573 MCLE Comptance No. VI-0025703 (Valid until April 14, 2022)

AMENDMENT OF THE ARTICLES OF INCORPORATION OF

OF FRUITAS HOLDINGS, INC.



KNOW ALL MEN BY THESE PRESENTS:

We, the undersigned, being the Chairman, Secretary and at least a majority of the members of the Board of Directors of FRUITAS HOLDINGS, INC. (the "Corporation"), a corporation duly organized and existing under Philippine laws, and with principal address at No. 60 Cordillera Street, Barangay Dona Josefa, Quezon City, do hereby certify that:

- A special meeting of the Board of Directors was duly called and held at the principal
 office of the Corporation on July 27, 2021. Subsequently, the Annual Stockholders Meeting of the
 Corporation was held via remote communication where the Board of Directors were present at the
 principal office of the Corporation on July 27, 2021.
- At the said meetings, the Board of Directors and stockholder owning and/or representing at least two-thirds (2/3) of the issued and outstanding capital stock of the Corporation, on motion duly made and seconded, unanimously approved the amendment of the Articles of Incorporation of the Corporation.

The amended provisions of the attached Amended Articles of Incorporation refer to following:

(A) Addendum to Secondary Purposes

11. *To assume, undertake, guarantee, or secure, whether as solidary obligor, surety, guarantor, or security provider, or in any other capacity, and either on its general credit or on the mortgage or security over any of its property, the whole or any part of the liabilities and obligations of any of its direct or indirect parent, stockholders, subsidiaries, or affiliates, or any person, firm, association, or corporation, whether domestic or foreign, in which the corporation has lawful interest and for the benefit of the corporation."

We further certify that the attached Amended Articles of Incorporation is true and correct copy thereof.

IN WITNESS WHEREOF, the undersigned Directors, Chairman and Secretary of the stockholdgrs' and directors' preeting have hereunto set their hands this July 27, 2021.

ROGELIO M. GUADALQUIVER

Chairman

TIN: 123-305-015

CALVIN F. CHUA

Director

TIN: 211-386-338

LESTER C. YU

Director

TIN: 101-309-944

MADELENA TIMBAS-SAYSON

Director

TIN: 294-685-820

DENNIS T. BENG HUI

Director

TIN: 130-122-316

Director

TIN: 112-174-810

Director TIN: 161-637-757

ROGELIO M. GUADALQUIVER

Chairman of the Stockholders' Meeting

Mar

MARVIN C. YU

Secretary of the Stockholders' Meeting

REPUBLIC OF THE PHILIPPINES) QUEZON CITY, METRO MANILA) s.s.

SUBSCRIBED AND SWORN to before me this 2 6 202 City, Philippines, affiants exhibiting to me the following identifications bearing their photograph and signature:

Date/Place Issued Passport/Driver's License/ Name TIN No. 123-305-015 Manila Rogelio M. Guadalquiver 05-7-2019/ DFA NCR East P1599517B Lester C. Yu 04-15-2019/ DFA Manila Calvin C. Yu P1661598B 06-15-2017/ DFA NCR East P3402662A Madelene T. Sayson 07-11-2017/ DFA Manila Dennis T. Beng Hui P3650169A Quezon City 112-174-810 Shirley O' Tan 161-637-757 San Juan Bambi Maureen E, Donato

Doc. No.: 475 Page No : 100

Book No.: XX

Series of 2021

ATTY. MA. PER P. CABRERA
NOTARIAL COMM. EXPRED ON DEC. 31, 2021
ADM. MATTER NO. NP-057 (2020-2021)
PTR. # 08831:3 11-04-21 Q.C.

IBP. O.R.# 11032/14210QC ROLL OF ATTORNEY NO. 44573

MCLE COMPLIANCE NO. VI - 0026703 ACDRESS 8-19 IRIGA ST., SMH QUEZON CITY

VALID UNTIL APRIL 14, 2022



Markets and Securities Regulation Department

August 26 2022

FRUITAS HOLDINGS, INC. 60 Cordillera St. cor. E. Rodriguez Sr. Ave., Brgy. Dona Josefa, Quezon City 1113 Philippines

Tel No.: +632 243 1741 loc. 117

Attention:

LESTER C. YU

President and Chief Executive Officer

Subject:

REQUEST FOR COMMENT/RECOMMENDATION

Gentlemen:

This is in connection with the request for comment and/or recommendation of FRUITAS HOLDINGS, INC. (the "Company") relative to its application for approval of the following amendment in its Amended Articles of Incorporation, to wit:

From	To
Secondary Purpose	Secondary Purpose
xxx	xxx
10 To conduct and transact any and lawful activities, and to do or cause to be done any one or more of the acts and things herein set forth as its purposes, within or without the Philippines, and in any and all foreign countries, and to do everything necessary, desirable or incidental to the accomplishment of the purposes or the exercise of any one or more of the powers berein enumerated, or, which shall at any time appear conductive to or expedient for the protection or benefit of this surporation.	10. To conduct and transact any and lawful activities, and to do or cause to be done any one or more of the acts and things herein set forth as its purposes, within or without the Philippines, and in any and all foreign countries, and to do everything necessary, desirable or incidental to the accomplishment of the purposes or the exercise of any one or more of the powers herein enumerated, or, which shall at any time appear conductive to or expedient for the protection or benefit of this corporation.
	11. To assume, undertake, guarantee, or secure, whether as solidary obligor, surety, guarantor, or security provider, or in any other capacity, and either on its general credit or on the mortgage or security over any of its property, the whole or any part of the liabilities and obligations of any of its direct or indirect parent, stockholders,

[☐] The SEC Headquarters, 7907 Makati Avenue Salc edo Village, Bel-air, Makati City * (+43 2) 8818 0921





²⁰ www.sec.gov.ph | imessagemo@sec.gov.ph

subsidiaries, or affiliates, or any person, firm, association, or corporation, whether domestic or foreign, in which the corporation has Jawful interest and for the benefit of the corporation.

Upon review of the request and documents annexed thereto, and the Company records, it appears that the proposed amendment is consistent with the disclosures made by the Company; hence, on this basis, the MSRD does not interpose any objection to the application for amendment of the Amended Articles of Incorporation. Thus, within five (5) days from the approval of such amendment, FRUITAS HOLDINGS, INC. shall file a duly accomplished Current Report (SEC Form 17-C), disclosing the Commission's approval of said amendment. The Company is also reminded to file an amended General Information Sheet, if applicable, within seven (7) days after such change accrued or become effective.

The Department, nonetheless, defers to the discretion of the Commission's Company Registration and Monitoring Department whether it will adopt our recommendations contained herein considering that it has primary jurisdiction over registration of corporations and partnerships in general, as well as amendments to Articles of Incorporation and By-Laws. Moreover, our comments or recommendations are limited merely to this Department's regulatory requirements and does not cover the substance of the application with respect to compliance with the Revised Corporation Code of the Philippines.

Finally, the Commission is not precluded from acting later on any matter, such as but not limited to the conduct of audit of the Company's activities, its books and records, and imposition of appropriate sanctions upon proper findings of violations committed by the Company, if any, to ensure full compliance with the provisions of Securities Regulation Code, its implementing rules and regulations, and other pertinent laws, rules and regulations, as may be necessary and applicable under the circumstances.

Very truly yours,

VICENTE GRACIANO P. FERIZMENIO JR.

Director

Copy Furnished: Company Registration and Monitoring Department Securities and Exchange Commission

RECEIVED BY:

(Signature over Printed Name of Authorized Representative)

(Name of Company/ Date Received)



SEC Main Office Ground Floor, Secretariat Building, PICC Complex, Pasay City, Metro Manila

electronic Official Receipt

Transaction Details

eOR Number 20221020-PM-0031929-68

Transaction Number 20221020121212800110170290630950294

Payment Date October 20, 2022 02:22 PM

Payment Scheme gcash

Status COMPLETED

Payment Status PAYMENT_SUCCESS

Payment Assessment Details

PAF No.	20220908-5933830	
PAF Date	2022-09-08 09:32:57	
Payor Name	FRUITAS HOLDINGS INC.	
Payor Address	QUEZON CITY	

#	Nature of Collection	Account Code	Amount
1	Amended Articles of Incorporation	4020102000(606)	1,000.00
2	Documentary Stamp Tax	4010401000(4010401)	30.00
3	Legal Research Fee (A0823)	2020105000(131)	10.00
		тот	AL 1,040.00

Total amount indicated herein does not include the convenience/service fee of the selected payment channel.







Republic of the Philippines

DEPARTMENT OF FINANCE SECURITIES AND EXCHANGE COMMISSION Secretariat Building, PICC Complex Roxas Boulevard, Pasay City, 1307



PAYMENT ASSESSMENT FORM

No. 20220908-5933830

DATE 09/08	/2022	RESPONSIBILITY CENTER CRMD	
PAYOR:	FRUITAS HOLDINGS INC. QUEZON CITY		

NATURE OF COLLECTION	QUANTITY	ACCOUNT CODE	AMOUNT
Amended Articles of Incorporation		4020102000 (606)	1,000.00
Legal Research Fee (A0823)		2020105000 (131)	10.00
Documentary Stamp Tax	1	4010401000 (4010401)	30.00
NOTHING	G FOLLOWS		
TOTAL AMOUNT TO BE PAID			Php 1,040.00
Assessed by: mmwelasquez	Amount in wo	rds: NO FORTY PESOS AND 00/100	Ú
Remarks:			

Payment Options

- 1. Online payment thru SEC Payment Portal
- · https://espayeec.eec.gov.ph
- 2. Over the Counter Payments
- SEC Cashier Office
- Selected Landbank Branches

SEC BIR Accounts - DST

SEC Clearing Account	SEC Office					
3752-1002-75	Head Office / NCR					
0072-1178-59	Tarlac					
0222-1003-48	Baguio					
0132-1123-98	Legazpi					
3302-1046-88	llollo					
3162-1098-20	Bacolod					
0142-1085-85	Cebu					
0192-0639-30	Zamboanga					
0152-1090-08	Cagayan De Oro					
0162-1090-73	Davao					

SEC BTR Accounts - LRF

SEC Clearing Account	SEC Office					
3402-2319-20	Head Office / Terlac					
3402-2319-38	Baguio					
3402-2319-46	Legaspi					
3402 2319 54	Ilollo / Bacolod					
3402-2319-62	Cebu					
3402-2319-70	Zamboanga					
3402-2319-89	Cagayan De Oro					
3402-2319-97	Davao					

Breakdown Summary

FUND ACCOUNT	AMOUNT	ACCOUNT #
BIR Account - DST	30.00	see SEC BIR accounts
SEC RCC Current Account	1,000.00	3752-1001-43
BTR Account - LRF	10.00	see SEC BTR accounts
TOTAL	Php 1,040.00	

Notes:

 A. This form is valid for forty-five (45) calendar days from the date of Payment Assessment Form (PAF)

- B. Accepted modes of payment at SEC Main Office, Passy City.
- 1. Cash 2. Manager's Cashier's Check 3. Postal Money Criter
- C. Accepted modes of payment at salected Landbank branches
- Ceth 2. Manager's/Cashier's Check payable to the Securities and Exchange Commission
- D. For check payment, please prepare separate checks per fund account as indicated on the breakdown summary. At checks must be payable to Securities and Exchange Commission
- E. For over the counter payment at LandBank, preparation of oncoll payment or deposit slip shall be per fund account as indicated on the breakdown summary.
 - If fund code is BTR, use an oncol payment skp.
 - If fund code is BIR, RIEIT, SRC or RGC, use a regular deposit slip.
- Send through email the copy of the machine-validated oncoll payment slip / disposit slip to the lescen, of this PAF to confirm that payment has been made.
- F. For National Capital Region, payments are only allowed through the following Landburk Branches: EDSA Greenfella, EDSA Congressional, Arameta EO, YMCA, DOTC, Orligas ED, Muntinkoa, and North Avenue
- D. ANY ALTERATIONS WILL INVALIDATE THIS FORM

COVER SHEET

for Applications at COMPANY REGISTRATION AND MONITORING DEPARTMENT

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AMENDED ARTICLES OF INCORPORATION OF FRUITAS HOLDINGS, INC.¹

(Formerly: The Lush Company Inc.)

Know All Men By These Presents:

That the undersigned incorporators, all of legal age, all of whom are residents of the Philippines, have this day voluntarily agreed to form a stock corporation under the laws of the Republic of the Philippines:

THAT WE HEREBY CERTIFY:

FIRST: That the name of the corporation shall be:

FRUITAS HOLDINGS, INC.² (Formerly: The Lush Company, Inc.)

SECOND: A. That the purpose of the corporation is:

PRIMARY PURPOSE

To invest in, hold, own purchase, acquire, lease, contract, operate, improve, develop, manage, grant, sell, exchange, or otherwise dispose of real and personal properties of every kind and description, including shares of stock, bonds, and other securities or evidence of indebtedness of any other corporation, association, form, or entity, domestic or foreign, where necessary or appropriate and to possess and exercise in respect thereof of all the rights, powers and privileges of ownership, including all voting powers of any stock so owned, without acting as or engaging in the business of an investment company, or dealer or broker in securities,

SECONDARY PURPOSE

- To act as managers or managing agents or persons, firms, associations, corporations, partnerships, and other entities; to provide management investment and technical advice for commercial, industrial and other kinds of enterprises; and to undertake, carry on, assist or participate in the promotion, organizations, management, liquidation, or reorganization of corporations, partnerships and other entities
- 2. To purchase, acquire, own, lease, except financial lease, sell and convey real properties such as lands, buildings, factories and warehouses and machineries, equipment and other personal properties as may be necessary or incidental to the conduct of the corporate business, and to pay in cash, shares of its capital debentures and other evidences of indebtedness, or other securities, as may be deemed expedient for any business or property acquired by the corporation.
- 3. To borrow or raise money from not more than nineteen (19) lenders including its stockholders necessary to meet the financial requirements of its business by the issuance of bonds, promissory notes and other evidence of indebtedness and to secure the repayment thereof by mortgage, pledge, deed of trust or lien upon the properties of the corporation or to issue pursuant to law shares of its capital stock, debentures, and other evidence of indebtedness in payment for properties acquired by the corporation or for money borrowed in the prosecution of its lawful business.

As amended on February 15, 2017.

As amonded on February 15, 2017.

- 4. To invest and deal with moneys and properties of the corporation in such manner as may from time to time be considered wise or expedient for the advancement of its interest and to sell, dispose of or transfer the business, properties, and goodwill of the corporation or any part thereof for such consideration and under such terms as it shall see fit to accept.
- 5. To aid in any manner any corporation, association or trust estate, domestic or foreign, or any firm or individual, any shares of stock in which or any bonds, debentures, notes, securities, evidences of indebtedness, contracts or obligations of which are held by or for this corporation, directly or indirectly or through-other corporations or otherwise.
- 6. To enter into any lawful arrangement for sharing profits, union of interests, unitization of farmout agreement, reciprocal concession, or cooperation, with any corporation, association, partnership, syndicate, entity, person or governmental, municipal, or public authority, domestic or foreign, in the carrying on of any business or transaction deemed necessary, convenient or incidental to carrying out any of the purposes of this corporation.
- 7. To acquire, or obtain from any government or authority, national, provincial, municipal, or otherwise, or any corporation, company or partnership or person, such charter, contracts, franchise, privileges, exemption, licenses, and concessions as may be conducive to any of the objects of the corporation.
- To establish and operate one or more offices or agencies and to carry on any or all of its operations and business without any restrictions as to place or amount including the right to hold, purchase or otherwise deal in and with real and personal property anywhere Within the Philippines.
- To distribute dividends, he surplus profits of the corporation to the stockholders thereof in kind or in cash, namely, properties of the corporation, particularly any shares of stock, debentures or securities of other companies belonging to this corporation; and
- 10. To conduct and transact any and lawful activities, and to do or cause to be done any one or more of the acts and things herein set forth as its purposes, within or without the Philippines, and in any and all foreign countries, and to do everything necessary, desirable or incidental to the accomplishment of the purposes or the exercise of any one or more of the powers herein enumerated, or, which shall at any time appear conductive to or expedient for the protection or benefit of this corporation.
- 11. "To assume, undertake, guarantee, or secure, whether as solidary obligor, surety, guarantor, or security provider, or in any other capacity, and either on its general credit or on the mortgage or security over any of its property, the whole or any part of the liabilities and obligations of any of its direct or indirect parent, stockholders, subsidiaries, or affiliates, or any person, firm, association, or corporation, whether domestic or foreign, in which the corporation has lawful interest and for the benefit of the corporation."
- B. That the corporation shall have all the express powers of a corporation as provided under Section 36 of the Corporation Code of the Philippine

THIRD: That the place the principal office of the corporation is to be established at No. 60 Confillers St., Barangay Dona Josefa, Quezon City, 1113.³

FOURTH: That the term for which the corporation is to exist is fifty (50) years from and after the date of issuance of the certificate of incorporation.

*As amended on February 15, 2017 *As amended on July 27, 2021



FIFTH: That the names, nationalities, and residences of the incorporators as follow:

Name	Nationality	Residence
1. Lester C. Yu	Filipino	#288 Escolta St ,Binondo Manila
2 Jonathan G Co	Filipino	25K Soliven Ave , 3 Loyola Grand Villas, Marikina City
Melanie S. Legaspi	Filipino	#67 M Ponce St , Bagong Barrio, Caloocan City
4 Sherlyn U Gonzales	Filipino	Unit-F #81 Florentino St, Sto Domingo, Quezon City
5 Roselyn A Legaspi	Filipino	45A Cordillera St., Don Manuel, Quezon City

SIXTH: That the number of directors of said corporation shall be SEVEN (7), at least three (3) of whom shall be independent, and that names, nationalities and residences of the first directors who are to serve until their successors are elected and qualified as provided the by-laws are as follows.

Name	Nationality	Residence
L Lester C. Yu	Filipino	#288 Escolta St., Binondo Manila
2 Jonathan G Co	Filipino	25K Soliven Ave , 3 Loyola Grand Villas, Marikina City
3. Melanie S. Legaspi	Filipino	#67 M Ponce St., Bagong Barrio, Caloocan City
4. Sherlyn U. Gonzales	Filipino	Unit-F #81 Florentino St, Sto Domingo, Quezon City
5 Roselyn A. Legaspi	Filipino	45A Cordillera St., Don Manuel, Quezon City

SEVENTH: That the authorized capital stock of the corporation is FIVE HUNDRED MILLION PESOS (500,000,000,000,000) in lawful money of the Philippines, divided into (a)3,000,000,000 shares of Preferred Stock with a par value of One Centavos (P0.01) per share and (b) 4,700,000,000 shares of common stock with par value of Ten Centavos (0.10) per share. All shares of the Corporation, whether Preferred Stock or Common Stock, shall enjoy the same rights and privileges, except as otherwise specified in these Articles of Incorporation and indicated on the corresponding certificates of stock. For avoidance of doubt, both Preferred Stock and Common Stock shall enjoy voting rights.

Each Preferred Stock shall have its class clearly designated on the face of the share certificate.

Each Preferred Stock shall be entitled to a fixed annual dividend ("Guaranteed Dividend") calculated at 2.5% of its par value per annum with no participation in further dividends declared and paid to the Common Stock or any other class or series of stock. The Guaranteed Dividend shall be cumulative such that if, for any given year, the Guaranteed Dividend is not declared in full due to the insufficiency of the unrestricted retained earnings for such years the deficiency shall be a charge upon the unrestricted retained earnings of the subsequent years after declaration of Guaranteed Dividends for such years, if any, until such deficiency shall have been declared as dividends.

The Guaranteed Dividend shall, upon declaration by the Corporation's Board of Directors, be payable in cash within 120 days from the close of the Corporation's calendar year for which such Guaranteed Dividend was declared. If the due date for payment of any amount in respect of any Preferred Share is not a day on which banks are generally open in the Philippines (a "Business Day"), then the holder shall not be entitled to payment of the amount due until the next following Business Day and shall not be entitled to any interest or other payment in respect of any such day.

As amended on February 15,2017 and on October 19, 2017

The Preferred Stock shall not be convertible into Common Stock.5

No stockholder of the Corporation shall, because of his/its ownership of stock, have preemptive right to purchase, subscribe for or take any part of any stock or of any other securities convertible into or carrying the options or warrants to purchase stock of the Corporation. Any part of such stock or other securities may at any time be issued, optioned for sale, or sold or disposed of by the Corporation pursuant to a resolution of its Board of Directors, to any person, whether or not such person is a stockholder of the Corporation and upon such terms and conditions as such Board may deem proper without first offering such stock or securities or any part thereof to existing or other stockholders.

EIGHTH: That at least 25% of the authorized capital stock has been subscribed and at least 25% of the total subscription has been paid as follow

Name	Nationality	TIN	No. of Shares Subscribed	Amount Subscribed	Amount Paid
Lush Properties Inc.	Filipino	008-111-146	26,000,000	#26,000,000.00	P6,500,000 00
Fruitssgroup Inc.	Filipino	007-812-677	26,000,000	26,000,000.00	6,500,000 00
Buko ni Fruitas Inc.	Filipino	238-383-045	26,000,000	26,000,000.00	6,500,000.00
Lush Enterprises Corporation	Filipino	206-787-265	26,000,000	26,000,000.00	6,500,000 00
Ral Properties Inc.	Filipino	008-581-119	10,000,000	10,000,000.00	2,500,000 00
Lester C. Yu	Filipino	191-309-944	10,250,000	10,250,000.00	2,562,500 00
Jonathan G. Co	Filipino	103-391-878	100,000	100,000.00	25,000 00
Melanie S. Legaspi	Filipino	257-846-975	100,000	100,000.00	25,000.00
Sherlyn U Gonzales	Filipino	257-847-298	250,000	250,000.00	62,500.00
Roselyn A. Legaspi	Filipino	206-658-508	300,000	300,000.00	75,000.00
Total			125,000,000	P125,000,000.00	P31,250,000.00

The Corporation shall comply with the lock-up requirement provided under the Listing Rules for the Main and SME Boards of the Philippine Stock Exchange, Inc. (the "Exchange") dated 6 June 2013 subject to any waiver or exemption that may be granted by the Exchange in respect of such lock-up requirement. 6

NINTH: That all shares may be purchased or taken up by the corporation at the option of the corporation to the extent permitted by law and upon such terms and conditions as may be mutually agreed upon between the subscriber and the corporation.

TENTH: That all shares taken by the corporation may be reissued at the original issued value of the shares and under the same terms and conditions existing at the time of the original issuance.

ELEVENTH: No transfer of stock or interest which would reduce the stock ownership of Filipino citizens to less than the required percentage of the capital stock as provided by existing laws shall be allowed or permitted to be recorded in the proper books of the corporation and this restriction shall be indicated in the stock certificates issued by the corporation.

TWELFTH: That Melanie S. Legaspi has been elected by the subscribers as treasurer of the corporation to act as such until her successor is duly elected and qualified in accordance with the by-laws; and that as such Treasurer, she has been authorized to receive for and in the name and for the benefit of the corporation, all subscriptions paid by the subscribers.

THIRTEENTH: That the incorporators undertake to change the name of the corporation as herein provided or as amended thereafter immediately upon receipt of notice or directive from the Securities and Exchange Commission that another corporation, partnership or person has acquired a prior right to the use of that name or that the name has been declared as misleading, deceptive, confusingly similar to a registered name, or contrary to public morals, good customs or public policy.

³ As amended on October 19, 2017

⁴ As amended on October 19, 2017

ACKNOWLEDGEMENT

Republic of the	Philippines)
	_CityQUELEN CITY

Doc. No. 43

Page No. /0 Book No. Series of 2014

BEFORE ME, a Notary Public in and for City, Philippines, this day of i AAN 8 L 2019 personally appeared and exhibited to me the following described competent evidence of identity:

Name	TIN
Lester C. Yu	191-309-944
Jonathan G. Co	103-391-878
Melanie S. Legaspi	257-846-975
Sherlyn U. Gonzales	257-847-298
Roselyn A. Legaspi	206-658-508

all known to me and to me known to be the same persons who executed the foregoing Articles of Incorporation and they acknowledged to me that the same is their free and voluntary act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal on the date and at the place first above written.

701 D 7014 to 2015

27 - Jan. 62, 2014 PTR NO 120 - hra. 61, 3014 IBP No. 1 46 - Dec 63, 2013

CLE NO. 1 - 60211 9- July 9, 2013

POLLNO 4577

shall be allowed or permitted to be recorded in the proper books of the comporation and this restriction shall be indicated in the stocks certificates issued by the corporation.

TWELFTH: That Melanie S. Legas, this beau ele." 1 b. the subscribers as treasurer of the corporation to act as such until her successor is day affected. If qualified in accordance with the bylaws; and that as such Treasurer, she has been authorized to receive for and in the name and for the benefit of the corporation, all subscriptions paid by the subscriptions

THIRTEENTH: That the incorporators will take to the age the name of the corporation as herein provided or as amended thereafter immediately upon the pt of a mice or directive from the Securities and Exchange Commission that another comporation purtoe of provious has approved a prior right to the use of that name or that the same has to a feel, and as martending, the prive, confusingly similar to a registered name, or company trable is, go. I carrow or public licy.

IN WITNESS WHEREOF, we have not me hands ______ day of [JAN 0 7 2015. 2013 at _ Q. C. _ City.

TIN 191-309-944

J. mathen G. Co. T N 105-391-878

TIN 257-846-975

S contain Gonzales

Reselve A Liteaspa TIN 206-059-108

WITTERS

REPUBLIC OF THE PHILIPPINES)
QUEZON CITY, METRO MANILA) 5.5.

SECRETARY'S CERTIFICATE

I, MARVIN C. YU, of legal age, Filipino, with office address at No. 60 Cordillera Street, Brgy. Dona Josefa, Quezon City, after having been duly sworn, hereby depose and state that:

- I am the Corporate Secretary of FRUITAS HOLDINGS, INC. (the "Corporation"), a corporation duly organized and existing under Philippine Laws, with address at #60 Cordillera Street, Brgy. Dona Josefa, Quezon City; and
- To the best of my knowledge, no action or proceeding has been filed or is pending before any Court or tribunal involving an intra-corporate dispute, and/or claim by any person or group against the Board of Directors, individual directors, stockholders, and/or major corporate officers of the Corporation, and vice-versa.

IN WITNESS WHEREOF, I hereby affix my signature this AUG 2 6 2021

MARVIN C YU
Corporate Secretary

SAMBERIGEZUZAND SWORN TO before me in Quezon City, Philippines on affiant personally known to me and appeared before me exhibits his TIN ID No. 214-877-469 bearing his photograph and signature.

Doc. No. 2: Page No. 2: Book No. XVIV Series of 2021. ATTY MA. PER LITA P. CABRERA Notarial Commission of Springs on 31 Dec 2021 PTR No. 0 30158: 1-04-21, Q.C IBP O.R. No. 14 002; 1-04-21, Q.C Roll of Admicys No. 44573 MCLE Compliance No. VI-0026703 (Valid until April 14, 2022)

DIRECTORS' CERTIFICATE OF AMENDMENT OF THE ARTICLES OF INCORPORATION





KNOW ALL MEN BY THESE PRESENTS:

We, the undersigned, being the Chairman, Secretary and at least a majority of the members of the Board of Directors of FRUITAS HOLDINGS, INC. (the "Corporation"), a corporation duly organized and existing under Philippine laws, and with principal address at No. 60 Cordillera Street, Barangay Dona Josefa, Quezon City, do hereby certify that:

- A special meeting of the Board of Directors was duly called and held at the principal
 office of the Corporation on July 27, 2021. Subsequently, the Annual Stockholders Meeting of the
 Corporation was held via remote communication where the Board of Directors were present at the
 principal office of the Corporation on July 27, 2021.
- At the said meetings, the Board of Directors and stockholder owning and/or representing at least two-thirds (2/3) of the issued and outstanding capital stock of the Corporation, on motion duly made and seconded, unanimously approved the amendment of the Articles of Incorporation of the Corporation.

The amended provisions of the attached Amended Articles of Incorporation refer to following:

(A) Addendum to Secondary Purposes

11. "To assume, undertake, guarantee, or secure, whether as solidary obligor, surety, guarantor, or security provider, or in any other capacity, and either on its general credit or on the mortgage or security over any of its property, the whole or any part of the liabilities and obligations of any of its direct or indirect parent, stockholders, subsidiaries, or affiliates, or any person, firm, association, or corporation, whether domestic or foreign, in which the corporation has lawful interest and for the benefit of the corporation,"

We further certify that the attached Amended Articles of Incorporation is true and correct copy thereof.

IN WITNESS WHEREOF, the undersigned Directors, Chairman and Secretary of the stockholdegs' and directors' preeting have hereunto set their hands this July 27, 2021.

ROGELIO M. GUADALQUIVER

Chairman

TIN: 123-305-015

CALVIN F. CHUA

Director

TIN: 211-386-338

LESTER C. YU

Director

TIN: 191-309-944

MADELENE TIMBAS-SAYSON

Director

TIN: 294-685-820

DENNIS T. BENG HUI

Director

TIN: 130-122-316

Director

TIN: 112-174-810

Director TIN: 161-637-757

COUNTERSIGNED:

ROGELIO M. GUADALQUIVER

Chairman of the Stockholders' Meeting

MARVIN C. YU

Secretary of the Stockholders' Meeting

REPUBLIC OF THE PHILIPPINES) QUEZON CITY, METRO MANILA) s.s.

SUBSCRIBED AND SWORN to before me this AUG 2 6 2075 City, Philippines, affiants exhibiting to me the following identifications bearing their photograph and signature:

Name	Passport/Driver's License/ TIN No.	Date/Place Issued	
Rogelio M. Guadalquiver	123-305-015	Manila	
Lester C. Yu	P1599517B	05-7-2019/ DFA NCR East	
Calvin C. Yu	P1661598B	04-15-2019/ DFA Manila	
Madelene T. Sayson	P3402662A	06-15-2017/ DFA NCR East	
Dennis T. Beng Hui	P3650169A	07-11-2017/ DFA Manila	
Shirley O' Tan	112-174-810	Quezon City	
Bambi Maureen E. Donato	161-637-757	San Juan	

Book No.: X

Series of 2021

ATTY. MA. PER 15 P. CABRERA NOTARIAL COMM. EXPLAED ON DEC. 31, 2021 ADM. MATTER NO. NP-057 (2020-2021) PTR. # 068318 /1-04-21 Q.C. IBP. O.R.# (41032/14210QC ROLL OF ATTORNEY NO. 44573

MCLE COMPLIANCE NO. VI - 0026703 ADDRESS 8 - 14 IRIGA ST., SMH QUEZON CITY

VALID UNTIL APRIL 14, 2022



Markets and Securities Regulation Department

August 29 2022

FRUITAS HOLDINGS, INC.

60 Cordillera St. cor. E. Rodriguez Sr. Ave.,

Brgy. Dona Josefa, Quezon City

1113 Philippines

Tel No.: +632 243 1741 loc. 117

Attention:

LESTER C. YU

President and Chief Executive Officer

Subject:

REQUEST FOR COMMENT/RECOMMENDATION

Gentlemen:

This is in connection with the request for comment and/or recommendation of FRUITAS HOLDINGS, INC. (the "Company") relative to its application for approval of the following amendment in its Amended Articles of Incorporation, to wit:

From	To
Secondary Purpose	Secondary Purpose
xxx	xxx
10. To conduct and transact any and lawful activities, and to do or cause to be done any one or more of the acts and things herein set forth as its purposes, within or without the Philippines, and to any and all foreign countries, and to do everything nocessary. desirable or incidental to the accomplishment of the purposes or the exercise of any one or more of the powers herein enumerated, or, which shall at any time appear conducive to or expedient for the protection or benefit of this corporation.	10. To conduct and transact any and lawful activities, and to do or cause to be done any one or more of the acts and things herein set forth as its purposes, within or without the Philippines, and in any and all foreign countries, and to do everything necessary, desirable or incidental to the accomplishment of the purposes or the exercise of any one or more of the powers briesin enumerated, or, which shall at any time appear conducive to or expedient for the protection or benefit of this corporation.
	11. To assume, undertake, guarantee, or secure, whether as solidary obligor, surety, guarantor, or security provider, or in any other capacity, and either on its general credit or on the mortgage or security over any of its property, the whole or any part of the liabilities and obligations of any of its direct or indirect parent, stockholders.

¹¹ The SEC Headquarters. 7907 Makati Avenue Saicedo Village, Bel-air, Makati City

the main part





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subsidiaries, or affiliates, or any person, firm, association, or corporation, whether domestic or foreign, in which the corporation has lawful interest and for the benefit of the corporation.

Upon review of the request and documents annexed thereto, and the Company records, it appears that the proposed amendment is consistent with the disclosures made by the Company; hence, on this basis, the MSRD does not interpose any objection to the application for amendment of the Amended Articles of Incorporation. Thus, within five (5) days from the approval of such amendment, FRUITAS HOLDINGS, INC. shall file a duly accomplished Current Report (SEC Form 17-C), disclosing the Commission's approval of said amendment. The Company is also reminded to file an amended General Information Sheet, if applicable, within seven (7) days after such change accrued or become effective.

The Department, nonetheless, defers to the discretion of the Commission's Company Registration and Monitoring Department whether it will adopt our recommendations contained herein considering that it has primary jurisdiction over registration of corporations and partnerships in general, as well as amendments to Articles of Incorporation and By-Laws. Moreover, our comments or recommendations are limited merely to this Department's regulatory requirements and does not cover the substance of the application with respect to compliance with the Revised Corporation Code of the Philippines.

Finally, the Commission is not precluded from acting later on any matter, such as but not limited to the conduct of audit of the Company's activities, its books and records, and imposition of appropriate sanctions upon proper findings of violations committed by the Company, if any, to ensure full compliance with the provisions of Securities Regulation Code, its implementing rules and regulations, and other pertinent laws, rules and regulations, as may be necessary and applicable under the circumstances.

Very truly yours,

VICENTE GRACIANO P. FBUIZMENIO JR.

Director

Copy Furnished: Company Registration and Monitoring Department Securities and Exchange Commission

RECEIVED BY:

(Signature over Printed Name of Authorized Representative)

(Name of Company/ Date Received)