WeatherFlow NETWORKS

February 8, 2023

Conrad Strong Assistant Director of Operations Port Everglades Department 2020 Eller Drive, 7th Floor Ft. Lauderdale, FL 33316

Dear Mr. Strong,

WFn Holdings, formerly WeatherFlow, Inc., would like to request a renewal of the License Agreement with Broward County to provide data from two weather stations hosted by Port Everglades for a period of 5 years retroactive to April 22, 2022, with an option to extend for an additional 3 year term. We look forward to continuing our excellent relationship for the foreseeable future.

Please note that since the execution of our original agreement, WeatherFlow has registered a change of name to WFn Holdings. Attached is documentation of this change with the State of Florida Division of Corporations.

Thank you very much for your time and consideration!

Sincerely,

Daniel C. Lyons

CEO

Ph: 831-438-9744 Fx: 831-438-3561

E: blyons@weatherflow.com

F040000004794

(Requestor's Name)				
(Ad	dress)			
(Ad	dress)			
(Cit	y/State/Zip/Phone	e #)		
PICK-UP	WAIT	MAIL		
(Bu	siness Entity Nar	me)		
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Certified Copies	_ Certificates	s of Status		
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Special Instructions to	Filing Officer:			
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Office Use Only



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A. RAMSEY DEC 08 2021

COVER LETTER

	TO: Amendment Section Division of Corporations		
	SUBJECT: Name Change of Foreign Entity, WFn Holdings, Inc. for	merly WeatherF	low, Inc.
	Name of Corporation		
	DOCUMENT NUMBER: F04000004794		
	The enclosed Amendment and fee are submitted for filing.		
	Please return all correspondence concerning this matter to the follow	ring:	
	Kathy Pedersen		
	Name of Contact Person		
	WFn Holdings, Inc., Formerly WeatherFlow, Inc.		
	Firm/Company		
	108 Whispering Pines Dr. Ste 245		
	Address		
	Scotts Valley, CA 95066		
	City/State and Zip Code		
	admindesk@weatherflow.com		
	E-mail address: (to be used for future annual report notification	n)	
	For further information concerning this matter, please call:		
	Kathy Pedersen at (737-9050	
	Name of Contact Person Area Co	ode & Daytime	Felephone Number
	Enclosed is a check for the following amount:		
[]	Z\$35 Filing Fee	Filing Fee & Copy	☐ \$52.50 Filing Fee. Certificate of Status & Certified Copy

Mailing Address:

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Street Address:

Amendment Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504, F.S.)

SECTION I (1-3 MUST BE COMPLETED)

F04000004794

	(Document num	ber of corporation (if kn	own)		
WeatherFlow, Inc.					
(Nan	ne of corporation as it appear	ars on the records of the	Department of Stat	e) 23	
California		3.08/23/2004	Department of Stat	=	1
(Incorporated	under laws of)	(Date	authorized to do b	usiness in Florida	3 -
		SECTION II		1370	416
	(4-7 COMPLETE ONL		CHANGES)		丑 :
. If the amendment changes the nam	e of the corporation, when	was the change effected	under the laws of i	ts jurisdiction of	43
incorporation? May 6, 2021				;	96
WFn Holdings, Inc.					
(Name of comoration after the am	endment, adding suffix "co	rporation." "company."	or "incorporated,"	or appropriate abb	reviation.
not contained in new name of the	corporation)				
(If new name is unavailable in Flor	ida enter alternate cornora	te name adopted for the	numose of transact	ing husiness in Fl	(orida)
(11 flew flattic is thiavaliable in Fior	ida, enter atternate corpora	te name adopted for the	purpose of transact	ing oddiness in i	Orida)
6. If the amendment changes the	period of duration, indicat	e new period of duration	1.		
		New duration)			
	,				
 If the amendment changes the 	iurisdiction of incorporati	on, indicate new jurisdic	etion.		
	J	,			
	(N	lew jurisdiction)			
	<u>C</u>	,			
3. If amending the registered agen	t and/or registered office	address in Florida, ento	er the name of the		
new registered agent and/or the				-	
Name of New Registered Age	nt				
	(Floria	la street address)			
N. D 1000 - Allenen			Elorida		
New Registered Office Address		(City)	, Florida_	(Zip Code)	-
N					
New Registered Agent's Signature I hereby accept the appointment a	ure, ii changing Registere s registered agent. I am fe	<u>u Agent:</u> amiliar with and accept i	the obligations of th	he position.	
The contract of the approximation a				▼CCCC, Michigania (1980)	
Simulary of Na	w Registered Agent, if char	naina	-		

Title/ Capacity	<u>Name</u>	<u>Address</u>	Type of Action
			DAdd
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			Remove
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			Remove
10. Attached is a confidence of the application under the laws	certificate or document of similar import, evic ion to the Department of State, by the Secretary of which it is incorporated.	lencing the amendment, authenticated no y of State or other official having custody	ot more than 90 days prior to delivery of corporate records in the jurisdiction
	(Signature of a director	r, president or other officer - if in the hand rt appointed fiduciary, by that fiduciary)	is of
Ka	a receiver or other cou Hyped or printed name of person signing)		

9. If the amendment changes person, title or capacity in accordance with 607.1504 (4), indicate that change:

FILING FEE \$35.00

Entity Number

C2173931

C2173931 WEATHERFLOW, INC.

CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION

WEATHERFLOW, INC.

(a California corporation)
(Original Date of Incorporation: August 16, 1999)

Secretary of State
State of California

A0870771

Filing Number

05/06/2021

Filing Date

April 15, 2021

Daniel C. Lyons does hereby certify that:

- 1. I am the duly elected and acting Chief Executive Officer and Secretary of Weatherflow, Inc., a California corporation ("Corporation").
- 2. Article I of the Articles of Incorporation of the Corporation is amended and restated in its entirety to read as follows:

"ARTICLE I.

The name of the Corporation is WFn Holdings, Inc."

- 3. The Corporation's Board of Directors duly approved the foregoing Certificate of Amendment of Articles of Incorporation.
- 4. The foregoing Certificate of Amendment of Articles of Incorporation has been duly approved by unanimous vote of the stockholders of the Corporation in accordance with Sections 902 and 903 of the California Corporations Code. The total number of issued and outstanding shares of the Corporation is One Million Seven Hundred Sixty Five Thousand Three Hundred Seventy Seven (1,765,377) shares of Common Stock and Six Hundred Fifty Thousand (650,000) shares of Series A Preferred Stock. There are no other shares of stock of the Corporation issued and outstanding. The number of shares voting in favor of this amendment equaled or exceeded the vote required. The percentage vote required was more than fifty percent (50%) of the outstanding shares of Common Stock and Series A preferred Stock, voting together as one class.



A0870771

5. I declare under penalty of perjury under the laws of the State of California that the matters set forth herein are true and correct of my own knowledge and I am authorized by California law to sign.

Dated:

Daniel C. Lyons, Chief Executive Officer and Secretary

I hereby certify that the foregoing transcript of page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of State's office.

OCT 2 0 2021

SHIRLEY N. WEBER, Ph.D., Secretary of State