# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): January 16, 2024

# UNIQUE LOGISTICS INTERNATIONAL, INC.

	(Exact name of registrant as specified in its charte	r)
Nevada	000-50612	01-0721929
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)
	154-09 146th Ave, <u>Jamaica, NY 11434</u> (Address of Principal Executive Offices)	
	(718) 978-2000 Registrant's telephone number, including area cod	de
Check the appropriate box below if the Form 8-K filing is in	ntended to simultaneously satisfy the filing obligation	n of the registrant under any of the following provisions:
$\hfill \Box$ Written communications pursuant to Rule 425 under the	e Securities Act (17 CFR 230.425)	
□ Soliciting material pursuant to Rule 14a-12 under the E	exchange Act (17 CFR 240.14a-12)	
□ Pre-commencement communications pursuant to Rule	14d-2(b) under the Exchange Act (17 CFR 240.14d-2	2(b))
□ Pre-commencement communications pursuant to Rule	13e-4(c) under the Exchange Act (17 CFR 240.13e-4	(c))
Securities registered pursuant to Section 12(b) of the Act:		
Title of each class	Trading Symbol(s)	Name of each exchange on which registered
None	None	None
Indicate by check mark whether the registrant is an emergin	g growth company as defined in Rule 405 of the Sec	urities Act of 1934 (§240.12b-2 of this chapter).
Emerging growth company □		
If an emerging growth company, indicate by check mark if accounting standards provided pursuant to Section 13(a) of		ansition period for complying with any new or revised financial

#### Item 3.03 Material Modification to Rights of Security Holders.

The relevant information in Item 5.03 on this Current Report on Form 8-K, regarding the Certificate of Amendment is incorporated herein by reference.

#### Item 5.03 Amendments to Articles of Incorporation or Bylaws; Changes in Fiscal Year.

On January 16, 2024, Unique Logistics International, Inc. (the "Company") filed with the Secretary of State of the State of Nevada a certificate of amendment to the Certificates of Designations, Preferences and Rights of its Series D Convertible Preferred Stock, and on January 17, 2024, certificates of amendments to the Certificates of Designations, Preferences and Rights of its Series A and Series C Convertible Preferred Stock (collectively, the "Certificates of Designations"), amending (i) Section IV(b)(iii) of the Certificate of Designations, Preferences and Rights of its Series A Convertible Preferred Stock, (ii) Section 7(a)(ii) of the Certificate of Designations, Preferences and Rights of its Series C Convertible Preferred Stock, and (iii) Section 7(a)(ii) of the Certificate of Designations, Preferences and Rights of its Series D Convertible Preferred Stock (collectively, the "Amendments"), in order to extend the Anti-dilution Termination Date (as defined in the Amendments) to the earlier of (i) December 31, 2024 or (ii) a Qualified Financing (as defined in the Certificates of Designations).

The foregoing description of the Amendments does not purport to be complete and is qualified in its entirety by reference to the full text of the Amendments, which are attached hereto as Exhibits 3.1, 3.2, and 3.3 and are incorporated herein by reference.

#### Item 9.01. Exhibits.

#### (d) Exhibits

Exhibit No.	Exhibit
3.1	Certificate of Amendment of Certificate of Designations, Preferences and Rights of Series A Convertible Preferred Stock of Unique Logistics International, Inc.,
	filed with the Nevada Secretary of State on January 17, 2024
3.2	Certificate of Amendment of Certificate of Designations, Preferences and Rights of Series C Convertible Preferred Stock of Unique Logistics International, Inc.,
	filed with the Nevada Secretary of State on January 17, 2024
3.3	Certificate of Amendment of Certificate of Designations, Preferences and Rights of Series D Convertible Preferred Stock of Unique Logistics International, Inc.,
	filed with the Nevada Secretary of State on January 16, 2024
104	Cover Page Interactive Data File (embedded within the Inline XBRL document).

#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: January 19, 2024

# UNIQUE LOGISTICS INTERNATIONAL, INC.

By: /s/ Sunandan Ray

Sunandan Ray Chief Executive Officer

#### FRANCISCO V. AGUILAR

Secretary of State

# DEPUTY BAKKEDAHL

Deputy Secretary for Commercial Recordings





OFFICE OF THE SECRETARY OF STATE

Commercial Recordings Division 401 N. Carson Street Carson City, NV 89701 Telephone (775) 684-5708 Fax (775) 684-7188

North Las Vegas City Hall 2250 Las Vegas Blvd North, Suite 400 North Las Vegas, NV 89030 Telephone (702) 486-2880 Fax (702) 486-2888

### **Business Entity - Filing Acknowledgement**

01/18/2024

Work Order Item Number: W2024011800290-3404614

Filing Number: 20243763711

Filing Type: Amended Certification of Stock Designation After

Issuance of Class/Series

Filing Date/Time: 1/17/2024 9:54:00 AM

Filing Page(s): 2

**Indexed Entity Information:** 

Entity ID: C1495-2004 Entity Name: Unique Logistics

International, Inc.

Entity Status: Active Expiration Date: None

Commercial Registered Agent

THE CORPORATE PLACE, LLC

601 E CHARLESTON BLVD STE 100, LAS VEGAS, NV 89104, USA

The attached document(s) were filed with the Nevada Secretary of State, Commercial Recording Division. The filing date and time have been affixed to each document, indicating the date and time of filing. A filing number is also affixed and can be used to reference this document in the future.

Respectfully,

FRANCISCO V. AGUILAR Secretary of State

Page 1 of 1

Commercial Recording Division 401 N. Carson Street

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C1495-2004
Filing Number
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Filed On
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Number of Pages

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Secretary of State State Of Nevada



BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5708 Website: www.nvsos.gov

# Certificate, Amendment or Withdrawal of Designation

NRS 78.1955, 78.1955(6)

Certificate of Designation

☐ Certificate of Amendment to Designation - Before Issuance of Class or Series ☐ Certificate of Amendment to Designation - After Issuance of Class or Series

Certificate of Withdrawal of Certificate of Designation

TYPE OR PRINT - USE DA	RK INK ONLY	- DO NOT	HIGHLIGHT

1. Entity information:	Name of entity:				
	Unique Logistics International, Inc.				
	Entity or Nevada Business Identification Number (NVID):	NV20041359887			
2. Effective date and time:	For Certificate of Designation or Amendment to Designation Only (Optional):  (must not be late	Time:			
Class or series of stock: (Certificate of Designation only)	The class or series of stock being designated within this fi	ling:			
4. Information for amendment of class or series of stock:	The original class or series of stock being amended within this filing:  Series A Convertible Preferred Stock				
5. Amendment of class or series of	Certificate of Amendment to Designation- Before Issua As of the date of this certificate no shares of the class or	nce of Class or Series series of stock have been issued			
stock:	Certificate of Amendment to Designation- After Issuand     The amendment has been approved by the vote of stocklentitling them to exercise a majority of the voting power, power as may be required by the articles of incorporation.	te of Class or Series holders holding shares in the corporation			
6. Resolution: Certificate of Designation and Amendment to	By resolution of the board of directors pursuant to a provision certificate establishes OR amends the following regarding preferences, limitations, restrictions and relative rights of the	ion in the articles of incorporation this			
Designation only)	Section IV(b)(iii) of the Series A Convertible Preferred Stock Designations is hereby replaced with: See attached Exhibit A with additional language				
7. Withdrawal:	Designation being Withdrawn;	Date of Designation:			
	No shares of the class or series of stock being withdrawn are outstanding.				
	The resolution of the board of directors authorizing the with designation establishing the class or series of stock; *				
8. Signature: (Required)	X Signature of Officer	te: 0:/11/2024			

This form must be accompanied by appropriate fees.

Fage 1 of Revised: 1/1/2019

<sup>\*</sup> Attach additional page(s) if necessary

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From: Vcorp Services, LLC

#### EXHIBIT A

#### 6. Resolution

Section IV(b)(iii) of the Series A Convertible Preferred Stock Designations is hereby replaced with:

(iii) Adjustment upon issuance of shares of Common Stock. If and whenever on or after the date on which the Holder received shares of Series A Preferred Stock ("Issuance Date") through the earlier of (i) December 31, 2024 or (ii) a Qualified Financing (as defined herein) (the "Anti-Dilution Termination Date"), the Company issues or sells, or in accordance with the terms herein is deemed to have issued or sold, any shares of Common Stock or Common Stock Equivalents (a "Dilutive Issuance"), the number of Conversion Shares issuable upon conversion will be adjusted to entitle the holder to acquire such number of shares of Common Stock (the "Adjustment Shares") necessary to maintain the Holders Fully-Diluted Ownership Percentage percentage at the time of the Issuance Date. "Fully-Diluted Ownership Percentage" shall mean the percentage ownership calculated by dividing (i) the aggregate number of Conversion Shares as of the Issuance Date by (iii) the aggregate number of all issued and outstanding shares of Common Stock or Common Stock Equivalents of the Company (including any shares of Common Stock or Common Stock Equivalents which are issuable upon exercise or conversion of options, warrants or other securities or rights within 60 days of the date on which such calculation is being made). If the Series A Preferred Stock has not been converted prior to or on the Anti-Dilution Termination Date, the Holder of such Series A Preferred Stock will, upon conversion, be entitled to the Conversion Shares and any Adjustment Shares as of the Anti-Dilution Termination Date and will not be subject to any further adjustment. "Common Stock Equivalents" shall mean any securities of the Company or a Company subsidiary which would entitle the holder thereof to acquire at any time Common Stock, including, without limitation, any debt, preferred stock, right, option, warrant or other instrument that is at any time convertible into or exercisable or exchangeable for, or otherwise entitles the holder thereof to receive, Common Stock. A Qualified Financing means a financing of not less than \$20,000,000 completed by the Company involving the sale of Common Stock or other equity securities of the Company which are convertible into, exercisable for or exchangeable for Common Shares and whereby such Common Stock is listed on a National Securities Exchange.

#### FRANCISCO V. AGUILAR

Secretary of State

# DEPUTY BAKKEDAHL

Deputy Secretary for Commercial Recordings

#### STATE OF NEVADA



OFFICE OF THE SECRETARY OF STATE Commercial Recordings Division 401 N. Carson Street Carson City, NV 89701 Telephone (775) 684-5708 Fax (775) 684-7138

North Las Vegas City Hall 2250 Las Vegas Bivd North, Suite 400 North Las Vegas, NV 89030 Telephone (702) 486-2880 Fax (702) 486-2888

### **Business Entity - Filing Acknowledgement**

01/18/2024

Work Order Item Number: W2024011800717-3405118

Filing Number: 20243764447

Filing Type: Amended Certification of Stock Designation After

Issuance of Class/Series

Filing Date/Time: 1/17/2024 11:53:00 AM

Filing Page(s): 2

**Indexed Entity Information:** 

Entity ID: C1495-2004 Entity Name: Unique Logistics

International, Inc.

Entity Status: Active Expiration Date: None

Commercial Registered Agent

THE CORPORATE PLACE, LLC

601 E CHARLESTON BLVD STE 100, LAS VEGAS, NV 89104, USA

The attached document(s) were filed with the Nevada Secretary of State, Commercial Recording Division. The filing date and time have been affixed to each document, indicating the date and time of filing. A filing number is also affixed and can be used to reference this document in the future.

Respectfully,

FRANCISCO V. AGUILAR Secretary of State

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Commercial Recording Division 401 N. Carson Street

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BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5708 Website: www.nvsos.gov

# Certificate, Amendment or Withdrawal of Designation

NRS 78.1955, 78.1955(6)

Certificate of Designation

Certificate of Amendment to Designation - Before Issuance of Class or Series Certificate of Amendment to Designation - After Issuance of Class or Series

Certificate of Withdrawal of Certificate of Designation

TYPE OR PRINT - USE DARK INK ONLY - DO NOT HIGHLIGHT 1. Entity information: Name of entity: Unique Logistics International, Inc.

Designation being

Entity or Nevada Business Identification Number (NVID): NV20041359887 2. Effective date and For Certificate of Designation or Date: Amendment to Designation Only

(Optional): 3. Class or series of stock: (Certificate of

(must not be later than 90 days after the certificate is filed) The class or series of stock being designated within this filing:

Series C Convertible Preferred Stock

Designation only) 4. Information for amendment of class

time:

The original class or series of stock being amended within this filing:

or series of stock: 5. Amendment of class or series of stock:

 Certificate of Amendment to Designation- Before Issuance of Class or Series As of the date of this certificate no shares of the class or series of stock have been issued.

- Certificate of Amendment to Designation- After Issuance of Class or Series The amendment has been approved by the vote of stockholders holding shares in the corporation entitling them to exercise a majority of the voting power, or such greater proportion of the voting power as may be required by the articles of incorporation or the certificate of designation.
- 6. Resolution: Bdqf@b' sd neCdrff ni shn no @ dncl dnssn Cdr lf m shmnmk(

By resolution of the board of directors pursuant to a provision in the articles of incorporation this certificate establishes OR amends the following regarding the voting powers, designations, preferences, limitations, restrictions and relative rights of the following class or series of stock.\*

Section 7(a)(ii) of the Series C Convertible Preferred Stock designations is hereby replaced with: See attached Exhibit A with additional language

7. Withdrawal:

Cate of Withdrawn: Designation: No shares of the class or series of stock being withdrawn are outstanding.

The resolution of the board of directors authorizing the withdrawal of the certificate of designation establishing the class or series of stock: \*

8. Signature: (Required)

Signature of Officer

Cate:

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From: Vcorp Services, LLC

#### **EXHIBIT A**

# 6. Resolution

Section 7(a)(ii) of the Series C Convertible Preferred Stock designations is hereby replaced with the following:

Dilutive Issuances. Prior to an Anti-Dilution Termination Event, in order to maintain the Conversion Ratio the Fully Diluted Basis shall be calculated as of the Conversion Date and after an Anti-Dilution Termination Event the Conversion Ratio will be set to the Fully Diluted Basis as of the moment AFTER the Anti-Dilution Termination Event without any further adjustments for any subsequent issuance of Common Stock or Common Stock Equivalents by the Corporation after the Anti-Dilution Termination Event. As used herein an "Anti-Dilution Termination Event" shall mean the earlier of (i) December 31, 2024, or (ii) the closing of the Qualified Financing. For the avoidance of doubt, if any Series C Preferred Stock has not been converted prior to or on the Anti-Dilution Termination Event, such Series C Preferred Stock will, upon conversion, be entitled to only those adjustments pursuant to Section 7(i) and such shares will not be subject to any further adjustment for any subsequent issuance of Common Stock or Common Stock Equivalent by the Corporation.

#### FRANCISCO V. AGUILAR

Secretary of State

# DEPUTY BAKKEDAHL

Deputy Secretary for Commercial Recordings





OFFICE OF THE SECRETARY OF STATE Commercial Recordings Division 401 N. Carson Street Carson City, NV 89701 Telephone (775) 684-5708 Fax (775) 684-1138

North Las Vegas City Hall 2250 Las Vegas Bivd North, Suite 400 North Las Vegas, NV 89030 Telephone (702) 486-2880 Fax (702) 486-2888

### **Business Entity - Filing Acknowledgement**

01/16/2024

Work Order Item Number: W2024011600395-3399297

Filing Number: 20243758119

Filing Type: Amended Certification of Stock Designation After

Issuance of Class/Series

Filing Date/Time: 1/16/2024 8:00:00 AM

Filing Page(s): 2

**Indexed Entity Information:** 

Entity ID: C1495-2004 Entity Name: Unique Logistics

International, Inc.

Entity Status: Active Expiration Date: None

Commercial Registered Agent

THE CORPORATE PLACE, LLC

601 E CHARLESTON BLVD STE 100, LAS VEGAS, NV 89104, USA

The attached document(s) were filed with the Nevada Secretary of State, Commercial Recording Division. The filing date and time have been affixed to each document, indicating the date and time of filing. A filing number is also affixed and can be used to reference this document in the future.

Respectfully,

FRANCISCO V. AGUILAR Secretary of State

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Commercial Recording Division 401 N. Carson Street

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BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5708 Website: www.nvsos.gov

# Certificate, Amendment or Withdrawal of Designation

NRS 78.1955, 78.1955(6)

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	Certificate of D	acianation

- Certificate of Amendment to Designation Before Issuance of Class or Series
- 🗵 Certificate of Amendment to Designation After Issuance of Class or Series
  - Certificate of Withdrawal of Certificate of Designation

TYPE OR PRINT - USE I	ARK INK ONLY - DO NOT HIGHLIGHT	_			
1. Entity information:	Name of entity:	-			
	Unique Logistics International, Inc.				
	Entity or Nevada Business Identification Number (NVID): NV20041359887				
2. Effective date and time:	For Certificate of Designation or Amendment to Designation Only (Optional):  Date: Time: (must not be later than 90 days after the certificate is filed)	)			
Class or series of stock: (Certificate of Designation only)	The class or series of stock being designated within this filing:	1000			
4. Information for amendment of class or series of stock:	The original class or series of stock being amended within this filing: Series D Preferred Stock				
5. Amendment of class or series of	Certificate of Amendment to Designation- Before Issuance of Class or Series     As of the date of this certificate no shares of the class or series of stock have been issued.				
stock:	Certificate of Amendment to Designation- After Issuance of Class or Series The amendment has been approved by the vote of stockholders holding shares in the corporation entitling them to exercise a majority of the voting power, or such greater proportion of the voting power as may be required by the articles of incorporation or the certificate of designation.				
6. Resolution: Bdqtttb`sd ncCdrff m`stnm `nc @ dncl dmsn	By resolution of the board of directors pursuant to a provision in the articles of incorporation this certificate establishes OR amends the following regarding the voting powers, designations, preferences, limitations, restrictions and relative rights of the following class or series of stock.*				
Cdr li m dammarks(	Section 7(a)(ii) of the Series D Convertible Preferred Stock designations is hereby replaced with: See attached Exhibit A with additional language.				
7. Withdrawal:	Designation being Withdrawn:  No shares of the class or series of stock being withdrawn are outstanding.  The resolution of the board of directors authorizing the withdrawal of the certificate of designation establishing the class or series of stock: *	101			
8. Signature: (Required)	X Signature of Officer Cate: 01/11/2014	A STATE OF S			

This form must be accompanied by appropriate fees.

Page 1 of 1 Revised: 1/1/2019

<sup>\*</sup> Attach additional page(s) if necessary

To: Nevada SOS Page: 4 of 4

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From: Vcorp Services, LLC

#### EXHIBIT A

# 6. Resolution

Section 7(a)(ii) of the Series D Convertible Preferred Stock designations is hereby replaced with the following:

Dilutive Issuances. Prior to an Anti-Dilution Termination Event, in order to maintain the Conversion Ratio the Fully Diluted Basis shall be calculated as of the Conversion Date and after an Anti-Dilution Termination Event the Conversion Ratio will be set to the Fully Diluted Basis as of the moment AFTER the Anti-Dilution Termination Event without any further adjustments for any subsequent issuance of Common Stock or Common Stock Equivalents by the Corporation after the Anti-Dilution Termination Event. As used herein an "Anti-Dilution Termination Event" shall mean the earlier of (i) December 31, 2024, or (ii) the closing of the Qualified Financing. For the avoidance of doubt, if any Series D Preferred Stock has not been converted prior to or on the Anti-Dilution Termination Event, such Series D Preferred Stock will, upon conversion, be entitled to only those adjustments pursuant to Section 7(i) and such shares will not be subject to any further adjustment for any subsequent issuance of Common Stock or Common Stock Equivalent by the Corporation.