P04000145697

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Angisil corp

CANON 4. Giverer

P.O. Box 4382

Hallandale Pl 33008

305-654-9201

COVER LETTER

TO: Amendme Division o	nt Section f Corporations		
NAME OF CO	DRPORATION: ARGI.	sil corp	
DOCUMENT	NUMBER: P0400	0145697	
The enclosed A	rticles of Amendment and fee ar	e submitted for filing.	
Please return al	l correspondence concerning this	matter to the following:	
	Fstela I	UNOCENZI	
_	(Name of	WYOCENZi f Contact Person)	
_	(Firm	n/ Company)	
	253 NE 21	11 Terr	
_	(Address)	
_	MINMI FO	2 33179 te/ and Zin Code)	
For further info	rmation concerning this matter, p		
Este/	4 INNOCENZI Jame of Contact Person)	at (305) 654 (Area Code & Daytin	4 · 8727 ne Telephone Number)
Enclosed is a ch	neck for the following amount:		
□ \$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	□ \$43.75 Filing Fee & Certified Copy	☐ \$52.50 Filing Fee Certificate of Status

Mailing Address

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

(Additional copy is

enclosed)

Street Address
Amendment Section Division of Corporations 409 E. Gaines Street Tallahassee, FL 32399

Certified Copy

(Additional Copy is enclosed)

· Articles of Amendment
to Articles of Incorporation
The state of the s
AKGISIL CORP
(Name of corporation as currently filed with the Florida Dept. of State)
P04000145697
(Document number of corporation (if known)
Pursuant to the provisions of section 607.1006, Florida Statutes, this <i>Florida Profit Corporation</i> adopts the following amendment(s) to its Articles of Incorporation:
NEW CORPORATE NAME (if changing):
(Must contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.") (A professional corporation must contain the word "chartered", "professional association," or the abbreviation "P.A.")
AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)
Article V: Anewo Registered AGENT
FROM CARLOS H. GIMENEZ TO
Estela INNOCONZI 253 NE 211 TEAL MIDMI FE 33179
I Hereby Accept appointment as Register Agent For
ARGISIL CORP AND I AM FAMILIAR WITH The Obligations
OF this position. DESTALA INNOCCUZI
Anticle VII: Anend Initial OFFicers-Directors From
CANOS H GIMENER TO ESTELA INNOCENZI
(Attach additional pages if necessary)
If an amendment provides for exchange, reclassification, or cancellation of issued shares, provisions
for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)

(continued)

Effective date if applicable: //- / O - O - A
Adoption of Amendment(s) (CHECK ONE) The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval. The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s): "The number of votes cast for the amendment(s) was/were sufficient for approval by (voting group) The amendment(s) was/were adopted by the board of directors without shareholder action
 □ The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval. □ The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s): "The number of votes cast for the amendment(s) was/were sufficient for approval by (voting group) □ The amendment(s) was/were adopted by the board of directors without shareholder action
the amendment(s) by the shareholders was/were sufficient for approval. The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s): "The number of votes cast for the amendment(s) was/were sufficient for approval by (voting group) The amendment(s) was/were adopted by the board of directors without shareholder action
following statement must be separately provided for each voting group entitled to vote separately on the amendment(s): "The number of votes cast for the amendment(s) was/were sufficient for approval by (voting group) The amendment(s) was/were adopted by the board of directors without shareholder action
(voting group)." The amendment(s) was/were adopted by the board of directors without shareholder action
☐ The amendment(s) was/were adopted by the board of directors without shareholder action
•
The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Signed this 10 13 day of November, 2004
Signature (By a director, president or other officer - if directors or officers have not been selected, by an incorporator - if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
(Typed or printed name of person signing)
TNCORPORATOR (Title of person signing)

FILING FEE: \$35