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Amund accommends

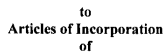
## **COVER LETTER**

TO: Amendment Section
Division of Corporations

NAME OF CORI	PORATION:	WELLS FA	RGO	HOME LO	AN SE	RVICES INC
DOCUMENT NU	JMBER:	P09	00	003	815	7
The enclosed Artic	cles of Amendme	nt and fee are s	ubmitte	d for filing.		
Please return all co	orrespondence co	ncerning this m	atter to	the following:		
Magnet.			MES L	OWE		
		Name	or Conta	ict Person		
Firm/ Company						
	1808 WEST TERRAMAR DRIVE					
	Address					
	LAU	DERDALE BY			A 33062	2
		City/ S	State and	Zip Code		
<del></del> -	E-mail addr	GOODDEAL@	OCOM luture ar	CAST.NET	ication)	<del></del>
For further information	ation concerning	this matter, plea	ase call:			
. 72.	JAMESLOWE		_ at (	954 ) Area Code & Da	66	63-8121
Name	of Contact Person		_	Area Code & Da	ytime Tele	ephone Number
Enclosed is a chec	k for the followir	ng amount made	payabl	e to the Florid	a Depart	ment of State:
□ \$35 Filing Fee	□ \$43.75 Filiną Certificate o		Cert	75 Filing Fee & ified Copy litional copy is en	nclosed)	
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314		Amen Divisi Clifton	Address dment Section on of Corpora n Building Executive Cen	tions	e	

Tallahassee, FL 32301

## **Articles of Amendment**



WELLS FARGO HO	WELLS FARGO HOME LOAN SERVICES INC  (Name of Corporation as currently filed with the Florida Dept. of State)				
(Name of Corporation as curre	ntly filed with	the Florida De	pt. of State)	- 7.	
P09	1000	03818	57		
(Document Num	ber of Corporat	ion (if known)		_	
Pursuant to the provisions of section 607.1006 amendment(s) to its Articles of Incorporation:	, Florida Statu	tes, this <i>Florid</i>	a Profit Corporat	ion adopts the following	
A. If amending name, enter the new name of	the corporatio	on:			
				The new	
name must be distinguishable and contain to abbreviation "Corp.," "Inc.," or Co.," or the name must contain the word "chartered," "prof	designation "C	orp," "Inc," or	"Co". A profes	sional corporation	
B. Enter new principal office address, if appl		1808 WEST TERRAMAR DRIVE			
(Principal office address <u>MUST BE A STREE</u> )	<u>(ADDRESS</u> )	LAUDERD	ALE BY THE S	<u>E</u> Α	
		FLORIDA 3	3062		
Enter new mailing address, if applicable:					
(Mailing address MAY BE A POST OFFIC		1808 WEST TERRAMAR DRIVE			
			LE BY THE SE	<u> </u>	
		FLORIDA 3	3062P		
D. If amending the registered agent and/or re			rida, enter the na	ıme of the	
new registered agent and/or the new regis	tered office add	dress:			
Name of New Registered Agent:					
New Registered Office Address:	(Flor	ida street addre	ss)		
			, Florid	a	
	(City)		, Florid (Zip Code)	<del></del>	
New Registered Agent's Signature, if changin	g Registered A	gent:			
I hereby accept the appointment as registered as			ccept the obligatio	ns of the position.	

Signature of New Registered Agent, if changing

## If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

<u>Title</u>	<u>Name</u>	Address	Type of Action
P,VP	DAWN M DUNSMORE	95 SW 3 STREET POMPANO BEACH FLA 33062	☐ Add ☐ Remove
P,VP	JAMES P LOWE	1808 WEST TERRAMAR DRIVE LAUDERDALE BY THE SEA FLORIDA 33062	
			☐ Add ☐ Remove
(attach a	dditional sheets, if necessary). (Be sp	pecific)	
<u>provisi</u>	mendment provides for an exchange, ons for implementing the amendment not applicable, indicate N/A)	reclassification, or cancellation of iss t if not contained in the amendment i	ued shares, tself:
<u>.</u>			

The date of each amendmen	t(s) adoption: 05/04/2010
Effective date if applicable:	(date of adoption is required)
in applicable.	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
	ere adopted by the shareholders. The number of votes cast for the amendment(s) were sufficient for approval.
	ere approved by the shareholders through voting groups. The following statement ed 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
0,	(voting group)
The amendment(s) was/we action was not required.	ere adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/we action was not required.	ere adopted by the incorporators without shareholder action and shareholder
Dated 05/0	04/2010
Signature_	a management
(B <sub>y</sub>	y a director, president or other officer – if directors or officers have not been ected, by an incorporator – if in the hands of a receiver, trustee, or other court pointed fiduciary by that fiduciary)
	DAWN M DUNSMORE
	(Typed or printed name of person signing)
	PRESIDENT & VICE PRESIDENT
	(Title of person signing)