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COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPO	DRATION: MIAMI BEA	ACH GARDEN CLUB	
DOCUMENT NUM	IBER:N03000003680)	
The enclosed Article	es of Amendment and fee are su	bmitted for filing.	
Please return all corr	espondence concerning this mat	tter to the following:	
	Richard H. Olsen (Name of	, Esq f Contact Person)	
	(Firm	n/ Company)	
		bor Dr. 11th Floor	
	Bay Harbor Island	•	
		ate and Zip Code)	
For further informati	ols2004@aol.com E-mail address: (to be use on concerning this matter, pleas	ed for future annual report notifi se call:	cation)
	Sue Olsen	at (<u>305</u>) <u>725–4</u>	985
(Name	e of Contact Person)	(Area Code & Dayt	ime Telephone Number)
Enclosed is a check	for the following amount made	payable to the Florida Departme	nt of State:
№ \$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	☐ \$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Amo Divi P.O.	ling Address Indiment Section Ission of Corporations Box 6327 Islandsee, FL 32314	Street Address Amendment Section Division of Corporat Clifton Building 2661 Executive Cent Tallahassee, FL 3230	ter Circle

Articles of Amendment to Articles of Incorporation of MIAMI BEACH GARDEN CLUB, INC.



Document Number: N03000003680

Florida Not For Profit Corporation adopts the following amendments to its Articles of Incorporation:

ARTICLE I

-Name-

The name of the corporation shall remain MIAMI BEACH GARDEN CLUB, INC.

ARTICLE II

-Office-

The principal office address is Miami Beach Botanical Garden, 2000 Convention Center Drive, Miami Beach, Florida 33139

ARTICLE III

-Objective-

In addition to the objects of this organization as set forth in this Amended Articles of Incorporation, the objects of this Club shall be the uniting of its members in an active personal interest in cultivation of plants and flowers, together with the purpose to raise and maintain the highest standards of excellence in all branches of horticulture, by reading, lectures and discussions: to arouse public interest in art and to cooperate with all existing agencies in beautifying the city, and to inaugurate, to sponsor and advise with the constituted authorities in the promotion of the Miami Beach Botanical Garden.

ARTICLE IV

-Amendments-

The Certificate of Incorporation may be Amended through application to the Secretary of State of Florida in accordance with the law, upon affirmative vote of two-thirds of those present and voting provided previous notice has been given that an amendment of the Certificate of Incorporation would be considered at such meeting.

ARTICLE V

-Officers--

The officers of this Club shall be a President, three Vice Presidents, a Corresponding Secretary, a Recording Secretary and a Treasurer.

ARTICLE VI

-Tax Status

Section 1: Not For Profit. The Miami Beach Garden Club is organized exclusively for charitable, religious, educational and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Section 2: No Benefits to Members. No part of the net earnings of assets of the organization shall enure to the benefit of or be distributed to its members, trustees, officers and other private persons, except the organization is authorized to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing of or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any activities not permitted to be carried on:

(a) by an organization exempt from federal income tax under section 501(c)3 of the Internal Revenue Code, or corresponding section of any future federal tax code, or

(b) by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code or corresponding section of any future federal tax code

<u>ARTICLE VII</u>

-Dissolution-

Section 1: Asset Distribution, Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of Section 501(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state government, for a public purpose. Any such assets not disposed of shall be disposed of by the applicable Court of the County in which the principal office of the organization is then located, exclusively for such purposes or to such organization of organizations, as said Court shall determine, which are organized and operated exclusively for such purpose.

ARTICLE VIII

-Resident Agent-

The Resident Agent shall remain unchanged.

Adoption of Amendments

The amendments were adopted by members and the number of votes cast for the amendments were sufficient for approval.

Dated: May 13,2010

Signature: Sul ann Olsen

Printed name of person signing: Sue Ann Olsen

Title: President