P05000066269

(Re	equestor's Name)	
(Ad	ldress)	
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(Cit	ty/State/Zip/Phone	e #)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Nan	ne)
(Do	cument Number)	
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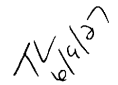
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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPO	DRATION: World Oil Group I	nc.				
	1BER: P05000066269					
The enclosed Article	es of Amendment and fee are su	bmitted for filing.				
Please return all corr	respondence concerning this ma	atter to the following:				
	Claudio Aballay					
	Name of Contact Person					
	World Oil Group Inc					
	Firm/ Company					
	609 N CHARLES RICHARD BEALLE BLVD SUITE105					
		Address	-			
	DEBARY, FL 32713					
	_	City/ State and Zip Cod	e			
w	orldoilgroupinc@gmail.com					
_	E-mail address; (to be used for future annua	l report notification)			
For further informat	ion concerning this matter, plea	se call:				
Claudio Aballay		407-777-92 at (28			
Name of Contact Person			ode & Daytime Telephone Number			
Enclosed is a check	for the following amount made	payable to the Florida Dep	artment 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)			

Mailing Address:

Amendment Section Division of Corporations P.O. Box 6327

Street Address:

Amendment Section
Division of Corporations
The Centre of Tallahassee

Articles of Amendment to Articles of Incorporation of

World Oil Group Inc	
(Name of Corporation as currently filed wit	th the Florida Dept. of State)
P05000066269	
(Document Number of Corpor	ration (if known)
Pursuant to the provisions of section 607.1006, Florida Statu-Incorporation:	tes, this corporation adopts the following amendment(s) to its Articles of
A. If amending name, enter the new name of the corpora	tion:
N/A	The new
	tion," "company," or "incorporated" or the abbreviation "Corp.," Co". A professional corporation name must contain the word 1 "P.A."
B. Enter new principal office address, if applicable:	N/A
(Principal office address MUST BE A STREET ADDRESS	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	N/A
D. If amending the registered agent and/or registered off new registered agent and/or the new registered office:	
N/A	<u>uddress.</u>
Name of New Registered Agent	2
(I ^c)	lorida street address)
New Registered Office Address:	, Florida
	(City) (App Code) ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
New Registered Agent's Signature, if changing Registered	d Agent:
I hereby accept the appointment as registered agent. I am for	
Signature of New Regi	istered 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)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Francis Vas Remove	e, ana sa	iy saiuu, s	v as an Aaa.		
Example: X Change	<u>PT</u>	John Doc	<u>.</u>		
X Remove	<u>v</u>	Mike Jor	<u>ies</u>		
X Add	<u>SV</u>	Sally Sm	<u>ith</u>		
Type of Action (Check One)	Title		<u>Name</u>		Address
1) Change		_	N/A	 	
Add					
Remove					
2) Change					
Add					
Remove Change		_			
Add					
Remove					
4) Change					
Add					
Remove					
5) Change		_			
Add					
Remove					
6) Change		_			
Add					

reated by the corporation (in addition to its general purpose)
if any, are as follows:
(s) and/or Benefit Officer(s), if any: Name and Title:
Address:
ttachment if necessary)
nimum status vote, terminates its status as a Florida Profit is revised purpose for which the corporation is organized is a
i - (

is:	
The public benefit for which the corporation	on is organized is:
N/A	•
The specific public benefit(s) to be created	by the corporation (in addition to the above) is/are as follows (optional):
N/A	(, , , , , , , , , , , , , , , , , , ,
	
N/A	rector(s), if any, are as follows:
1978	
	t Director(s) and/or Benefit Officer(s), if any:
The name(s) and address(es) of the Benefit Name and Title:	Name and Title:
Name and Title:	
Name and Title:	
Name and Title:	
Name and Title:	Address:
Name and Title:	
Name and Title:	Address:

The additional qualifications of Benefit Director(s), if any, are no longer applicable and are hereby deleted.

G. If amending or adding additional Articles, enter change(s) here: (Attach additional sheets, if necessary). (Be specific) SEE: UNANIMOUS CONSENT OF DIRECTORS OF World Oil Group, Inc.				
IN LIEU OF A MEETING OF THE BOARD OF DIRECTORS				
H. If an amendment provides for an 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) SEE: AMENDMENT TO THE ARTICLES OF INCORPORATIONOF World Oil Group, Inc.				
The state of the s				

The date of each amendment	April 8, 2021 (s) adoption:	, if other than the
late this document was signed	April 8, 2021	
Effective date <u>if applicable</u> :	(no more than 90 days after amendment file date)	_
Adoption of Amendment(s)	(CHECK ONE)	
	re adopted by the shareholders. The number of votes cast for the amendment(s) ere sufficient for approval.	
☐ The amendment(s) was/we must be separately provide	re 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 vote	s cast for the amendment(s) was/were sufficient for approval	
by	(voting group)	
	(voting group)	
■ The amendment(s) was/we action was not required.	re adopted by the board of directors without shareholder action and shareholder	
☐ The amendment(s) was/we action was not required.	re adopted by the incorporators without shareholder action and shareholder	
April Dated	8 2021	
	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)	
	Claudio Aballay	
	(Typed or printed name of person signing)	
	President & CEO	
	(Title of person signing)	

World Oil Group, Inc.

UNANIMOUS CONSENT OF DIRECTORS OF World Oil Group, Inc. IN LIEU OF A MEETING OF THE BOARD OF DIRECTORS OF World Oil Group, Inc. (A FLORIDA CORPORATION)

Pursuant to the Authority granted to directors to take action by unanimous consent without a meeting pursuant to the articles of organization of World Oil Group, Inc. the Board of Directors ("Directors") of World Oil Group, Inc., a Florida corporation (the "Company"), do hereby consent to, adopt, ratify, confirm and approve, as of the date indicated below, the following recitals and resolutions, as evidenced by their signature hereunder:

WHEREAS, the Directors have been presented with the proposal to decrease the Authorized Stock of the Corporation from 5,000,000,000 (5 billion) to 1,000,000,000 (1 Billion) at a par value of 0.001.

WHEREAS, the Directors believe it is in the best interest of the Company to authorize the decrease in Authorized Stock of the Corporation to 1,000,000,000 (1 billion) at a par value of 0,001

NOW, BE IT RESOLVED, that it is hereby authorized and approved for the Company to decrease the Authorize Common Stock of the Company to 1,000,000,000 (1 billion) shares par value 0.001.

GENERAL RESOLUTIONS

Resolved further, that the officers of the corporation are hereby authorized and instructed to take whatever steps necessary to effectuate the above described resolutions.

IN WITNESS WHEREOF, the undersigned have set forth their hands in his capacity as of this 8th day of April 8, 2021.

Claudio Aballay, President & CEO

AMENDMENT TO THE ARTICLES OF INCORPORATION OF World Oil Group, Inc.

Pursuant to Article XII, Section II of the Article of incorporation, and the laws of the State of Florida, the following action is taken and approved by the Board of Directors of World Oil Group, Inc. by unanimous written consent as if a meeting had been properly called and held and all the directors were present at the meeting and voted in favor of such action:

All of the Directors of World Oil Group. Inc. have unanimously approved the following amendment to the Bylaws of this corporation:

A NEW ARTICLE VII-A. Is added as follows:

ARTICLE VII-A., SECTION 1.

CERTIFICATE OF RE-DESIGNATION, SERIES A PREFERRED STOCK

1.1 RE-DESIGNATION. The class of stock of this corporation heretofore named "Preferred Stock" shall be re-named and designated "Series A Preferred Stock". It shall have 500,000 shares authorized at \$0.001 par value per share.

1.2 CONVERSION RIGHTS.

- a. If at least one share of Series A Preferred Stock is issued and outstanding, then the total aggregate issued shares of Series A Preferred Stock at any given time, regardless of their number, shall be convertible into the number of shares of Common Stock which equals four times the sum of: i) the total number of shares of Common Stock which are issued and outstanding at the time of conversion, plus ii) the total number of shares of Series B and Series C Preferred Stocks which are issued and outstanding at the time of conversion.
- b. Each individual share of Series A Preferred Stock shall be convertible into the number of shares of Common Stock equal to:

[four times the sum of: {all shares of Common Stock issued and outstanding at time of conversion + all shares of Series B and Series C Preferred Stocks issued and outstanding at time of conversion}]

divided by:

[the number of shares of Series A Preferred Stock issued and outstanding at the time of conversion]

1.3 ISSUANCE. Shares of Preferred Stock may only be issued in exchange for the partial or full retirement of debt held by Management, employees or consultants, or as directed by a majority vote of the Board of Directors. The number of Shares of Preferred Stock to be issued to each qualified person (member of Management, employee or consultant) holding a Note shall be determined by the following formula:

For retirement of debt:

17

$$\sum_{i=1}^{\infty} x_i = \text{number of shares of Series A Preferred Stock to be issued}$$

where X1 + X2 + X3 + ... + ... X, represent the discrete notes and other obligations owed the lender (holder), which are being retired.

1.4 VOTING RIGHTS.

- a. If at least one share of Series A Preferred Stock is issued and outstanding, then the total aggregate issued shares of Series A Preferred Stock at any given time, regardless of their number, shall have voting rights equal to four times the sum of: i) the total number of shares of Common Stock which are issued and outstanding at the time of voting, plus ii) the total number of shares of Series B and Series C Preferred Stocks which are issued and outstanding at the time of voting.
- b. Each individual share of Series A Preferred Stock shall have the voting rights equal to:

[four times the sum of: {all shares of Common Stock issued and outstanding at time of voting + all shares of Series B and Series C Preferred Stocks issued and outstanding at time of voting}]

divided by:

[the number of shares of Series A Preferred Stock issued and outstanding at the time of voting]

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ARTICLE VU-A., SECTION 2.

CERTIFICATE OF DESIGNATIONS, PREFERENCES, RIGHTS AND LIMITATIONS OF SERIES B PREFERRED STOCK

- 2.1. DESIGNATION AND NUMBER OF SHARES 1,000,000 shares of Series B Preferred Stock, par value \$0.0001 per share (the "Preferred Stock"), are authorized pursuant to Article II of the Corporation's Amended Certificate of Incorporation (the "Series B Preferred Stock" or "Series B Preferred Shares").
- 2.2. DIVIDENDS. The holders of Series B Preferred Stock shall be entitled to receive dividends when, as and if declared by the Board of Directors, in its sole discretion.
- 2.3. LIQUIDATION RIGHTS. Upon any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, before any distribution or payment shall be made to the holders of any stock ranking junior to the Series B Preferred Stock, the holders of the Series B Preferred Stock shall be entitled to be paid out of the assets of the Corporation an amount equal to \$1.00 per share or, in the event of an aggregate subscription by a single subscriber for Series B Preferred Stock in excess of \$100,000, \$0.997 per share (as adjusted for any stock dividends, combinations, splits, recapitalizations and the like with respect to such shares) (the "Preference Value"), plus all declared but unpaid dividends, for each share of Series B Preferred Stock held by them. After the payment of the full applicable Preference Value of each share of the Series B Preferred Stock as set forth herein, the remaining assets of the Corporation legally available for distribution, if any, shall be distributed ratably to the holders of the Corporation's Common Stock.

2.4. CONVERSION AND ANTI-DILUTION,

(a) Each share of Series B Preferred Stock shall be convertible at par value \$0.001 per share (the "Series B Preferred"), at any time, and/or from time to time, into the number of shares of the Corporation's common stoc paralue \$0.001 per share (the "Common Stock") equal to the price of the Series B Preferred Stock as stated in 2.6 of the Bylaws, divided by the par value of the Series B Preferred, subject to adjustment as may be determined by the Board of Directors from time to time (the "Conversion Rate"). For example, assuming a \$2.50 price per share of Series B Preferred Stock, and a par value of \$0.0001 per share for Series B Preferred each share of Series B Preferred Stock would be convertible into 250,000 shares of Common Stock. Such conversion shall be deemed to be effective on the business day (the "Conversion Date") following the receipt by the Corporation of written notice from the holder of the Series B Preferred Stock of the holder's intention to convert the shares of Series B Stock, together with the holder's stock certificate or certificates evidencing the Series B Preferred Stock to be converted.

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(b) Promptly after the Conversion Date, the Corporation shall issue and deliver to such holder a certificate or certificates for the number of full shares of Common Stock issuable to the holder pursuant to the holder's conversion of Series B Preferred Shares in accordance with the provisions of this Section. The stock certificate(s) evidencing the Common Stock shall be issued with a restrictive legend indicating that it was issued in a transaction exempt from registration under the Securities Act of 1933, as amended (the "Securities Act"), and that it cannot be transferred unless it is so registered, or an exemption from registration is available, in the opinion of counsel to the Corporation. The Common Stock shall be issued in the same name as the person who is the holder of the Series B Preferred Stock unless, in the opinion of counsel to the Corporation, such transfer can be made in compliance with applicable securities laws. The person in whose name the certificate(s) of Common Stock are so registered shall be treated as a holder of shares of Common Stock of the Corporation on the date the Common Stock certificate(s) are so issued.

All shares of Common Stock delivered upon conversion of the Series B Preferred Shares as provided herein shall be duly and validly issued and fully paid and non-assessable. Effective as of the Conversion Date, such converted Series B Preferred Shares shall no longer be deemed to be outstanding and all rights of the holder with respect to such shares shall immediately terminate except the right to receive the shares of Common Stock issuable upon such conversion.

- (c) The Corporation covenants that, within 30 days of receipt of a conversion notice from any holder of shares of Series B Preferred Stock wherein which such conversion would create more shares of Common Stock than are authorized, the Corporation will increase the authorized number of shares of Common Stock sufficient to satisfy such holder of shares of Series B submitting such conversion notice.
- (d) Shares of Series B Preferred Stock are anti-dilutive to reverse splits, and therefore in the case of a reverse split, are convertible to the number of Common Shares after the reverse split as would have been equal to the ratio established in Section 2.4(a) prior to the reverse split. The conversion rate of shares of Series B Preferred Stock, however, would increase proportionately in the case of forward splits, and may not be diluted by a reverse split following a forward split.
- 2.5 VOTING RIGHTS. Each share of Series B Preferred Stock shall have ten votes for any election or other vote placed before the shareholders of the Company.

2.6 PRICE.

(a) The initial price of each share of Series B Preferred Stock shall be \$2.50.

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- (b) The price of each share of Series B Preferred Stock may be changed either through a majority vote of the Board of Directors through a resolution at a meeting of the Board, or through a resolution passed at an Action Without Meeting of the unanimous Board, until such time as a listed secondary and/or listed public market develops for the shares.
- 2.7 LOCK-UP RESTRICTIONS ON CONVERSION. Shares of Series B Preferred Stock may not be converted into shares of Common Stock for a period of: a) six (6) months after purchase, if the Company voluntarily or involuntarily files public reports pursuant to Section 12 or 15 of the Securities Exchange Act of 1934; orb) twelve (12) months if the Company does not file such public reports.

Adopted this 8th day of April 8, 2021 by all the Directors of the corporation.

Claudio Aballay, President & CEO