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SECRETARY OF STATE OF

COVER LETTER

TO: Amendment Section Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

NAME OF CORPORATION: Funeral Services, Inc.						
DOCUMENT N	umber: <u>317162</u>					
The enclosed Arti	cles of Amendment and fee a	re submitted for filing.				
Please return all c	orrespondence concerning the	s matter to the following:				
		Murray Moore, Jr.				
	(Name	of Contact Person)				
	Pennington, Mo	ore, Wilkinson, Bell & Dunbar	, P.A.			
	(Fi	rm/ Company)				
			_			
	F	P.O. Box 10095	<u> </u>			
		(Address)				
		ssee, FL 32302-2095 tate and Zip Code)				
	•	•				
For further inform	nation concerning this matter,	please call:				
_						
	. Murray Moore, Jr. ne of Contact Person)	at (<u>850</u>)	222-3533 time Telephone Number)			
(IVall	ne of Contact Person)	(Alea Code & Day	ume reseptione Number)			
Enclosed is a chec	ck for the following amount n	nade payable to the Florida	Department 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		Street Address				
	nt Section	Amendment Section				
Division of Corporations		Division of Corporation	ons			

Clifton Building

Tallahassee, FL 32301

2661 Executive Center Circle

AMENDED AND RESTATED

ARTICLES OF INCORPORATION JAN 12 PM 3: 01

FUNERAL SERVICES, INC. SECRETARY OF STATE

The undersigned hereby makes, subscribes, acknowledges, and files this pertificate for the purpose of becoming a corporation for profit under the laws of the State of Florida:

ARTICLE I

<u>Name</u>

The name of this Corporation shall be FUNERAL SERVICES, INC.

ARTICLE II Address

The street address of the principal office of this Corporation shall be 1200 Thomasville Road, Tallahassee, Florida 32303. The mailing address shall be P.O. Box 13407, Tallahassee, Florida 32317.

ARTICLE III Capital Stock

The authorized capital stock of this Corporation shall consist of eighty thousand (80,000) shares of voting common stock. The Directors may prescribe a method for the issuance, recall and cancellation of stock certificates. If the Corporation purchases shares of stock from stockholders, each share shall be redeemed for a sum established by the Directors as set forth in the Bylaws.

ARTICLE IV Preemptive Rights

Holders of the capital stock of the Corporation shall not have the preemptive right to purchase any new shares of stock or securities, or rights to acquire stock or securities of the Corporation.

ARTICLE V Registered Agent and Office

The registered agent of this Corporation shall be William H. Williams, Jr. The address of the registered office shall be 1200 Thomasville Road, Tallahassee, Florida 32303.

ARTICLE VI Incorporator

The name and address of the Incorporator for the purpose of filing these Amended and Restated Articles of Incorporation is: William Williams, 1200 Thomasville Road, Tallahassee, Florida 32303.

ARTICLE VII

Term

The Corporation shall have perpetual existence unless terminated sooner in accordance with the laws of the State of Florida.

ARTICLE VIII

Purpose

The purposes of this Corporation shall be to conduct any lawful business activity in accordance with applicable law.

ARTICLE IX Indemnification

Every person who now is or hereafter shall be a Director or Officer of the Corporation shall be indemnified by the Corporation to the fullest extent now or hereafter permitted by Florida law.

IN WITNESS WHEREOF, I, the undersigned Incorporator (for purposes of filing these Amended and Restated Articles of Incorporation), hereby set my hand and seal this 19th day of November, 200%, for the purpose of forming this Corporation under the laws of the State of Florida, and I hereby make and file in the Office of the Secretary of the State in the State of Florida the Certificates of Incorporation and certify that the facts herein stated are true.

Incorporator

Articles of Amendment to Articles of Incorporation of

	I Services, Inc. ntly filed with the Florida Dept. of S	tato)			
		tate			
	ber of Corporation (if known)				
ursuant to the provisions of section 607.1006, Florida Statutes, this <i>Florida Profit Corporation</i> adopts ollowing amendment(s) to its Articles of Incorporation:					
If amending name, enter the new name of	the corporation:				
he new name must be distinguishable an incorporated" or the abbreviation "Corp.," 'Co". A professional corporation name ssociation," or the abbreviation "P.A."	"Inc.," or Co.," or the designation	"Corp," "Inc," or			
. Enter new principal office address, if appli Principal office address MUST BE A STREET					
. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFIC	<u></u>				
. If amending the registered agent and/or re new registered agent and/or the new regist		nter the name of the			
Name of New Registered Agent:					
New Registered Office Address:	(Florida street address)	<u></u>			
-	(City)	, Florida (Zip Code)			
ew Registered Agent's Signature, if changing	g Registered Agent:				
hereby accept the appointment as registered osition.	agent. I am familiar with and acc	ept the obligations o			

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) **Type of Action** Title Name <u>Address</u> ■ Add □ Remove _____ **** Add Remove _ 🗖 Add □ Remove E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) Attached are the Restated Articles of Incorporation F. 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)

The date of each amendment(s) adoption: November 19, 2008				
Efi	fective date if applicable:	November 19, 2008		
		(no more than 90 days after amendment file date)		
Ad	option of Amendment(s)	(CHECK ONE)		
Ø	The amendment(s) was/we by the shareholders was/we	re adopted by the shareholders. The number of votes cast for the amendment(s) ere sufficient for approval.		
		are approved by the shareholders through voting groups. The following statement and 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)		
0	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		
	Dated	17/09		
	Signature	WHU jie Dr		
	sele	v 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)		
		William H. Williams		
		(Typed or printed name of person signing)		
		President		
		(Title of person signing)		