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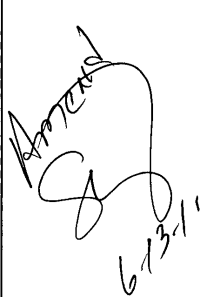
(Requestor's Name) (Address) (Address)	7002086929
(City/State/Zip/Phone #) PICK-UP WAIT MAIL (Business Entity Name)	06 <u>/</u> 10/110101001
(Document Number) Certified Copies Certificates of Status	
Special Instructions to Filing Officer:	A TOWN TO THE PROPERTY OF THE PARTY OF THE P

Office Use Only



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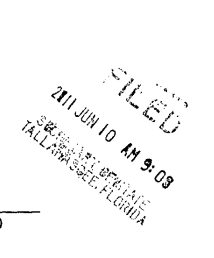


COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION: LUNG CO	ale, Corp		
DOCUMENT NUMBER: NO9 00000 3332			
The enclosed Articles of Amendment and fee are subr	mitted for filing.		
Please return all correspondence concerning this matter	er to the following:		
Alesbandra Torres Ceubic (Name of Contact Person)			
Luna Cake, Corp.			
(Firm/ Company)			
721 NW	170th Terrale		
(A	ddress)		
Pembroke Pines, FL 33028			
(City/ State	and Zip Code)		
E-mail address: (to be used	for future annual report notification	on)	
For further information concerning this matter, please	call:		
alisbandra Torrei-Ginis	NV at (QE4)		
(Name of Contact Person)	(Area Code & Daytime	Telephone Number)	
Enclosed is a check for the following amount made 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 Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Ci Tallahassee, FL 32301	ircle	

Articles of Amendment to Articles of Incorporation of



LUNA CALE CO	NO €	
	rrently filed with the Florida Dept. of St	tate)
N 09000003		
	umber of Corporation (if known)	
Pursuant to the provisions of section 617.1000 the following amendment(s) to its Articles of		Profit Corporation adopts
A. If amending name, enter the new name	of the corporation:	
The new name must be distinguishable and abbreviation "Corp." or "Inc." "Company"		corporated" or the
B. Enter new principal office address, if an (Principal office address <u>MUST BE A STRE</u>		
C. Enter new mailing address, if applicable (Mailing address MAY BE A POST OFF		
D. If amending the registered agent and/or new registered agent and/or the new registered Agent:		iter the name of the
New Registered Office Address:	(Florida street address)	
	(City)	
I hereby accept the appointment as register	ging Registered Agent: red agent. I am familiar with and acce	ept the obligations of the
New Registered Office Address: New Registered Agent's Signature, if change I hereby accept the appointment as register position.	(City) ging Registered Agent:	

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>	Name	<u>Address</u>	Type of Action
			
(attach ad	dditional sheets, if necessary,	articles, enter change(s) here: (Be specific) Specific Purpose:	
		TTACH THE COMPLETE	
	amended Artic		
			
<u></u>			
*			
			

Article III

The specific purpose for which this corporation is organized is:

EDUCATING ABOUT FLAMENCO ROOTS, CORPORATE POWERS INCLUDE FUND-RAISING, PROPERTY OWNERSHIP, EMPLOYMENT CONTRACTS AND OTHER POWERS NECESSARY TO CREATE AND DISSEMINATE THE FLAMENCO CULTURE.

- a. Said organization 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(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.
- b. Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(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 or local government, for a public purpose. Any such assets not disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

The date of each amendment(s) adoption: JUNE 1 St	, 2011
	ption is required)
	after amendment file date)
Adoption of Amendment(s) (CHECK ONE)	
The amendment(s) was/were adopted by the members and the was/were sufficient for approval.	he number of votes cast for the amendment(s)
There are no members or members entitled to vote on the adopted by the board of directors.	mendment(s). The amendment(s) was/were
Dated June 13 200 1/	- -
(By the chairman or vice chairman o	of the board, president or other officer-if directors porator – if in the hands of a receiver, trustee, or nat fiduciary)
Alessandra 7 (Typed or printed n	TOT re5-GLUBIC ame of person signing)
PEEDIS	DENT
(Title of pers	on signing)

Page 3 of 3