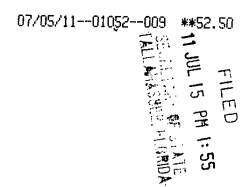
N10000010350

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:





900209461679





COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: May'S P	acement Service	s, Inc.
DOCUMENT NUMBER:	0350	
The enclosed Articles of Amendment and fee are subm	itted for filing.	
Please return all correspondence concerning this matter	to the following:	
- Ms Kathy (Name of C	L. Cole bntact Person)	
Tamptax (Firm/	Accountancy T	nc.
309 w.r	M.L. King Bludderss)	<u> </u>
Tampa, (dity/ State	FL . 33603 and Zip Code)	<u>_</u>
KI Cole K @ aol. C E-mail address: (to be used	or future annual report notificatio	on)
For further information concerning this matter, please of	eall:	
(Name of Contact Person)	at (X) 966-	7543 Telephone Number)
Enclosed is a check for the following amount made pay	able to the Florida Department of	State:
Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	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	rcle



FLORIDA DEPARTMENT OF STATE Division of Corporations

July 6, 2011

KATHY L. COLE 309 W.M.L. KING BLVD. TAMPA, FL 33603

SUBJECT: MAYS PLACEMENT SERVICES INCORPORATED

Ref. Number: N10000010350

We have received your document for MAYS PLACEMENT SERVICES INCORPORATED and your check(s) totaling \$52.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The current name of the entity is as referenced above. Please correct your document accordingly.

The document must be signed by the chairman, any vice chairman of the board of directors, its president, or another of its officers.

Please find enclosed a new signature page. This page must be filled out along with the rest of the document.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6916.

Carol Mustain Regulatory Specialist II

Letter Number: 511A00016127

Articles of Amendment to Articles of Incorporation of

(Name of Corporation as currently		rporated
	010320	
(Document Number of	of Corporation (if known)	•
Pursuant to the provisions of section 617.1006, Florithe following amendment(s) to its Articles of Incorporate		rofit Corporation adopts
A. If amending name, enter the new name of the	corporation:	
The new name must be distinguishable and contain abbreviation "Corp." or "Inc." "Company" or "Co	o." may not be used in the name.	orporated" of the G
B. <u>Enter new principal office address, if applicab</u> (Principal office address <u>MUST BE A STREET AD</u>		1. 55 10 10 10 10 10 10 10 10 10 10 10 10 10 1
C. Enter new mailing address, if applicable:		
(Mailing address MAY BE A POST OFFICE B	(OX)	
		./ .*
D. If amending the registered agent and/or registered new registered agent and/or the new registered		er the name of the
Name of New Registered Agent:		
New Registered Office Address:	(Florida street address)	<u> </u>
 -	(City)	_, Florida (Zip Code)
New Registered Agent's Signature, if changing Real hereby accept the appointment as registered agenticonsition.		t the obligations of the
Signat	ure of New Registered Agent, if cha	nging

removed a		s, enter the title and name of each each Officer and/or Director being	
<u>Title</u>	<u>Name</u>	Address	Type of Action
			☐ Add☐ Remove
	 		□ n
<u>AR</u> Thi	TICLE III	e # III - Duro	
Stat	e of Florida.	To change	
RTICLE he purpose portunitie entify and	IV - Pur pose e of the Mays Placement Ser es to people with disabilities	rvices, Incorporated provide em that have impediments to empl unities that will assist in matchi	ployment and training oyment. The Agency will
cientific pu escribed by f any futur	orposes, as will qualify it for y Section 501(c)(3) of the Ir the United States Internal Rev	ly for such lawful and charitable exemption from federal income ternal Revenue Code of 1986, ovenue Law. Within the scope of ed to accept, hold, invest and dis	e tax as an organization or corresponding section f the foregoing, the

educational, literacy, athletic, or scientific purposes, such funds as may from time to time given to it by any person, persons, or Corporations. The purpose of the Corporation also include the performance of activities related or incidental to the furtherance of the Corporation's stated

purpose and permitted under the laws of the United States and the State of Florida.

Ammending Article # I. - To change:

ARTICLE V - Board of Directors

The management of the affairs of the Corporation shall be vested in a board of directors, as defined by the Corporation's bylaws. No director shall have any right, title, or interest in or to any property of the Corporation. The number of directors constituting the initial board of directors is four (4); their names and addresses are as follows:

Susan Spinks - President 11845 Autumn Creek Drive, Riverview, Fl 33569

James D. Spinks - Vice President 11845 Autumn Creek Drive, Riverview, Fl 33569

Rosa L. Smith - Treasurer 915 E. Warren Street, Plant City, 33563

Ammending Anticle # II: To Change:

ARTICLE VI - Duration / Dissolution

The duration of the corporate existence shall be perpetual until dissolution. Upon the dissolution of the organization, assets of the Corporation 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 public purposes.

Ammending article # VIII: To change:

ARTICLE VII - Members hip This Corporation shall have members. The eligibility, rights and obligations of the members will be determined by the organization's bylaws.

ARTICLE VIII - Exemption Requirement

At all times the following shall operate as conditions restricting the operations and activities of the Corporation:

- 1. No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purpose set forth in the purpose clause hereof.
- 2. No substantial part of the activities of the Corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the Corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.
- 3. Notwithstanding any other provisions of this document, the organization shall not carry on any other activities not permitted to be carried on by an organization exempt from federal income tax Section 501(c)(3) of the Internal Revenue Code or corresponding section of any future tax code, or by an organization, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future tax code.

Arminending to Change To Add - Article # IX.

ARTICLE IX

The initial officer(s) and/or directors of the corporation is/are:

Susan Spinks - President 11845 Autumn Creek Drive Riverview, Fl 33569 Rosa L. Smith - Treasurer 915 E. Warren Street Plant City, 33563

James D. Spinks - Vice President 11845 Autumn Creek Drive Riverview, Fl 33569

Ammendment To change To Add-Article # X.

ARTICLE X

In witness whereof, we, the undersigned, have hereunto subscribed our names for the purpose of forming the Corporation under the laws of the State of Florida and certify we executed these Articles of Incorporation on July 1, 2011.

Signature 1. Supul Souls	President
Signature 2. TAMes D. Spin Ks	Vice-Presiden
Signature 3. Rosa & Smooth	Treasurer

The street address of the initial registered office of the Corporation is TampTax, Inc. 309 West Martin Luther King Boulevard, Tampa, Florida 33603 and the name of its initial registered agent at such address is Kathy L. Cole.

ACCEPTANCE BY REGISTERED AGENT

Having been named Registered Agent and designated to accept service of process for the above stated Corporation, at the place designated in these Articles of Incorporation, I agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

Dated: July 1, 2011

Latty L. Cole

The date of each amendment(s) adoption:
Effective date if applicable: (date of adoption is required) (no more than 90 days after amendment file date)
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.
There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.
Dated 4-30-2011
Signature Sank
(By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
Susan Soin Lr (Typed or printed name of person signing)
President (Title of person signing)