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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPO	RATION: SERENGETI,	INC.	
DOCUMENT NUM	BER: N11000002388		
The enclosed Articles	of Amendment and fee are su	bmitted for filing.	
Please return all corre	spondence concerning this ma	tter to the following:	
		sha N. Griffin	
	(Name o	f Contact Person)	
	Ser	engeti, Inc.	
	(Firm	n/ Company)	
	1928 Sc	outhwind Circle	
	(Address)	
	Pensac	cola, FL 32506	
	(City/ Sta	ate and Zip Code)	
		erengeti-nng.com	
	E-mail address: (to be use	ed for future annual report notific	ation)
For further informatio	n concerning this matter, pleas	e call:	
Natasha N. Griffin		at (850) 607.616	61
(Name	of Contact Person)	(Area Code & Dayti	me Telephone Number)
Enclosed is a check fo	r the following amount made p	payable to the Florida Departmen	at 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)
<u>Mailir</u>	ig Address	Street Address	is chelosed)
	dment Section	Amendment Section	
	on of Corporations	Division of Corporation	ons
	ox 6327 assee, FL 32314	Clifton Building 2661 Executive Cente	r Circle
i unan		2001 DACCULITE COME	

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of



SERENGETI, INC.

OLIVEITOLII, IITO:	TOTAL OF STAFF	
(Name of Corporation as currently filed with the Florida	Dent. of State) FLORIS	
(11111111111111111111111111111111111111	- ONIOA	İ

N11000002388

(Document Number of Corporation (if known)

Pursuant to the provisions of section 617.1006, Florida Statutes, this *Florida Not For Profit Corporation* adopts the following amendment(s) to its Articles of Incorporation:

	Serengeti, Inc		
ne new name must be distinguishable an			acorporated" or the
breviation "Corp." or " Inc." <u>"Compan</u> y	y" or "Co," may no	<u>t be used in the name</u> .	
Enter new principal office address, if	applicable:	1928 Southwind	Circle
rincipal office address <u>MUST BE A STR</u>		Pensacola, FL	
Enter new mailing address, if applica	<u>ıble:</u>		
(Mailing address <u>MAY BE A POST OFFI</u>		PO BOX 36332	
(Mailing address MAY BE A POST OF	FICE BOX		
If amending the registered agent and/	or registered office	Pensacola, FL 32	
	or registered office	Pensacola, FL 32	
If amending the registered agent and/ new registered agent and/or the new r	or registered office registered office ad	Pensacola, FL 32	
If amending the registered agent and/new registered agent and/or the new registered of New Registered Agent:	or registered office registered office ad	Pensacola, FL 32	
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If amending the registered agent and/new registered agent and/or the new remains of New Registered Agent:	or registered office registered office ad (Flor	Pensacola, FL 32 address in Florida, edress: ida street address) (City)	nter the name of the

	ng the Officers and/or Directors, enter and title, name, and address of each O		
(Attach add	ditional sheets, if necessary)		
<u>Title</u>	<u>Name</u>	Address	Type of Action
			Li Remove
		-,	
			Remove
			Remove
	iding or adding additional Articles, en additional sheets, if necessary). (Be sp		
Article III	- Said corporation is organized ex	clusively for charitable a	nd fund raising,
including	for such purposes, the making o	f distributions to organiza	ations that qualify as
exempt c	organizations under section 501(c	(3) of the Internal Rever	nue Code, or the
correspo	nding section of any future federa	ıl tax code.	
Article VI	- Upon the dissolution of the corp	oration, assets shall be o	distributed for one or
more exe	empt purposes within the meaning	of section 501(c)(3) of t	he Internal Revenue
Code, or	the corresponding section of any	future federal tax code, o	or shall be distributed
to the fed	leral government, or to a state or	local government, for pul	blic purpose. Any such
assets no	ot so disposed of shall be dispose	ed of by a Court of Comp	etent Jurisdiction of
the count	ty in which the principal office of t	he corporation is then loo	cated, exclusively for
such pur	poses or to such organization or o	organizations, as said Co	ourt shall determine, which
are orgar	nized and operated exclusively fo	r such purposes.	
In witness	s whereof, we have hereunto sub	scribed our names this 2	1st day of March 2011.

`The date of each amendment(s) ac	doption: March 21, 2011
	(date of adoption is required)
Effective date <u>if applicable</u> :	
•	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
☐ The amendment(s) was/were add was/were sufficient for approval.	opted by the members and the number of votes cast for the amendment(s)
There are no members or members adopted by the board of director	pers entitled to vote on the amendment(s). The amendment(s) was/were rs.
have not	taska with the chairman of the board, president or other officer-if directors been selected, by an incorporator – if in the hands of a receiver, trustee, our appointed fiduciary by that fiduciary)
	Natasha N. Griffin (Typed or printed name of person signing)
	CEO
	(Title of person signing)