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COVER LETTER

TO: Amendment Section Division of Corporations

Tallahassee, FL 32314

NAME OF CORPORATION:	
DOCUMENT NUMBER: N1900011715	FEIN: 84-4204063
The enclosed Articles of Amendment and fee are s	ubmitted for filing.
Please return all correspondence concerning this m	atter to the following:
Charlene Speer	
	(Name of Contact Person)
Clean World Movement, Inc.	
	(Firm/ Company)
523 US Hwy 41 S	
	(Address)
nverness, FL 34450	
	(City/ State and Zip Code)
vmcharlenes@gmail.com	
E-mail address: (to be u	sed for future annual report notification)
further information concerning this matter, plea	ase call:
arlene Speer	352-585-4795 at
(Name of Contact Pers	son) (Area Code) (Daytime Telephone Number)
'osed is a check for the following amount made	e payable to the Florida Department of State:
■ \$35 Filing Fee □\$43.75 Filing Fee & Certificate of Statu	· · · · · · · · · · · · · · · · · · ·
Mailing Address Amendment Section Division of Corporations P.O. Box 6327	Street Address Amendment Section Division of Corporations The Centre of Tallahassee

2415 N. Monroe Street, Suite 810

Tallahassee, FL 32303



2020 JULY 02 PM 12: 19

FLORIDA DEPARTMENT OF STATE Division of Corporations

June 11, 2020

CHARLENE SPEER 523 US HWY 41 S INVERNESS, FL 34450 RECEIVED
JUN 29

SUBJECT: CLEAN WORLD MOVEMENT, INC.

Ref. Number: N19000011715

We have received your document for CLEAN WORLD MOVEMENT, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The attached document cannot be titled "articles of incorporation" because the entity already has articles of incorporation on file with this office. It can be called "attachement to the articles of amendment to the articles of incorporation."

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) 245-6050.

Letter Number: 820A00011540

Rebekah White Regulatory Specialist II Supervisor

www.sunbiz.org

Articles of Amendment

· · · to

Clean World Movement, Inc.

Articles of Incorporation

of

(Name of Corporation as currently filed with the Flo	rida Dept. of State)		9:31
N19000011715			
(Document N	Number of Corporation (if	known)	
Pursuant to the provisions of section 617,1006, Florida Samendment(s) to its Articles of Incorporation:	Statutes, this Florida Not I	^F or Profit Corpor	ration adopts the following
A. If amending name, enter the new name of the cor	poration:		
			The new
name must be distinguishable and contain the word "con "Company" or "Co." may not be used in the name.	rporation" or "incorporat	ed" or the abbrev	viation "Corp." or "Inc."
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDR	(ESS)		
2. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)		
If amending the registered agent and/or registered new registered agent and/or the new registered of		a, enter the nam	e of the
Name of New Registered Agent:	, , , , , , , , , , , , , , , , , , , 		
New Registered Office Address:	(Florida street address)
		· · · · · · · · · · · · · · · · · · ·	Florida
	(City)		(Zip Code)
Registered Agent's Signature, if changing Registerby accept the appointment as registered agent. To	tered Agent: am familiar with and accep	ot the obligations	of the position.
	Signature of New Regi	stered Agent, if ch	panging

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.

Example: X_Change X_Remove X_Add	<u>PT</u> <u>V</u> <u>SV</u>	John Doe Mike Jones Sally Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
Change Add			
Remove			
Change Add		-	
Remove Change Add Remove			
Change Add			
Remove			
Change Add			
Remove			
_ Change _ Add			
_ Remove			
ch additional shee	rts, if nece	onal Articles, enter change(s) here: essary). (Be specific) to the of amendment Attached.	

	
	
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s document was signed. New Articles were adopted November 20, 2019	, if other tha
a and an	
te date <u>if applicable</u> : (no more than 90 days after amendment file date)	
(no more than 90 days after amendment file date)	

it's effective date on the Department of State's records.

(CHECK ONE) 1 of Amendment(s)

amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) were sufficient for approval.

Dated	05/13/2020					
Signatur	(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, trustec, or other court appointed fiduciary by that fiduciary)					
	Charlene Speer					
	(Typed or printed name of person signing)					
	Director/Secretary					
	(Title of person signing)					

There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.

ATTACHMENT TO THE AMENDMENT TO THE ARTICLES OF INCORPORATION OF CLEAN WORLD MOVEMENT, INC. FLORIDA NON-PROFIT CORPORATION ARTICLE I

Corporate Name

The name of this corporation is **CLEAN WORLD MOVEMENT, INC.** The corporation's principal office address is 523 US Hwy 41 S, Inverness, FL 34450. The corporation's mailing address is 523 US Hwy 41 S, Inverness, FL 34450

ARTICLE II

Corporate Nature

This is a non-profit corporation organized solely for general charitable purposes pursuant to the Florida Corporations Not for Profit law set forth in Section 617 of the Florida Statutes, 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.

ARTICLE III

Duration

The term of existence of the corporation is perpetual.

ARTICLE IV

Mission

Clean World Movement's Mission is to raise funds for projects to clean up this earth for our future children, ecosystems and oceans. We want our future to be filled with clean air, crystal clear waters and thriving environmental habitats. This is our home!! It is fading in front of our eyes, with our initiative and funding we would like to do mass garbage clean ups, restore he coral reefs that at one time used to flourish. Plant trees to boost our air quality and acrease wildlife habitats. Educate the people who want to help, to reduce and reuse ustainable resources they use in their everyday lives. We have a solution to the pollution!!! emember there is no plan "B", it will take all of us to succeed.

ARTICLE V

Proper Purpose

Clean World Movement is organized and operated exclusively for the Charitable purpose to educate the community on the vital importance of reduce, reuse, recycling of single use plastics

Through Multiple fund-raising projects focused on conservation/environmental improvement partnering with other related charities and local business to put the recycling program back in Citrus County Schools with the end goal being a self-contained Recycling plant.

ARTICLE VI

Management of Corporate Affairs

Board of Directors. The powers of this corporation shall be exercised, its properties controlled, and its affairs conducted by a Board of Directors. The number of Directors of the corporation shall be four (4) provided, however, that such number shall be changed by bylaw duly adopted by the members. In no case shall the number of members of the Board of Directors be less than four (4).

The Directors named herein as the first Board of Directors shall hold office until the first meeting of members at which time an election of Directors shall be held.

The Directors elected at the first annual meeting, and at all times, thereafter, shall serve for a term of one (1) year until the annual meeting of members following the election of Directors and until the qualification of the successors in office. Annual meetings shall be at any such other time and place as the Board of Directors may designate from time to time by resolution.

Any action required or permitted to be taken by the Board of Directors under any provision of law may be taken without a meeting, if all members of the board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the board, and any such action by written consent shall have the same force and effects as if taken by unanimous written consent of the Board of Directors without a meeting, and that the Articles of Incorporation and the Bylaws of this corporation authorize the Directors to so act. Such a statement shall be prima facie evidence of such authority.

The names and address of such initial members of the Board of Directors are as follows:

Peter M. Barbee 523 U.S. Hwy 41 S. Inverness, FL 34450 Sharyan Speer 523 U.S. Hwy 41 S. Inverness, FL 34450

Charlene Speer 523 U.S. Hwy 41 S. Inverness, FL 34450

David Bosko 523 U.S. Hwy 41 S. Inverness, FL 34450

Kim Perry 523 U.S. Hwy 41 S. Inverness, FL 34450

(b) Corporate Officers. The Board of Directors shall elect the following officers: President, Vice President, Secretary and Treasurer, and such other officers as the bylaws of this corporation may authorize the Directors to elect from time to time. Initially, such officers shall be elected at the first annual meeting of the Board of Directors. Until such election is held, the following persons shall serve as the corporate officers:

President Peter M. Barbee

Vice President Sharyan Speer

Secretary Charlene Speer

Treasurer David Bosko

ARTICLE VII

Earnings and Activities of the Corporation

- (a) No part of the net earnings of the corporation shall inure to the benefit of , or be istributed to its members, Directors, officers or other private persons, except that the private persons and the indexed and empowered to pay reasonable compensation for services and and to make payments and distributions in furtherance of the purposes set forth in ticle IV hereof.
- (b) No substantial part of the activities of the corporations shall be the carrying on of spaganda, or otherwise attempting to influence legislation, and the corporation shall not ticipate in, or intervene in (including the publishing or distribution of statements) any tical campaign on behalf of any candidate for public office.

(c) Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation

ARTICLE VIII

Dissolution

The organization may be dissolved only with authorization of its Board of Directors given at a special meeting called for that purpose, and with the subsequent approval by no less than two-thirds (2/3) vote of the members. In the event of the dissolution of the organization, the assets shall be applied and distributed as follows:

All liabilities and obligations shall be paid, satisfied and discharged, or adequate provision shall be made, therefore. Assets not held upon a condition requiring return, transfer, or conveyance to any other organization or individual shall be distributed, transferred, or conveyed, in trust or otherwise, to charitable and educational organization, organized under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, of a similar or like nature to this organization, or to a state or local government for a public purpose, as determined by the Board of Directors.

ARTICLE IX

Membership

The corporation shall have one class of members and no more than one membership may be held by any one person. The rights and privileges of all members shall be equal. Each member shall be entitled to one vote.

ARTICLE X

Amendment of Bylaws

Subject to the limitations contained in the Bylaws, and any limitations set forth in the Corporations Not For Profit Law of the State of Florida, concerning corporate action that must be uthorized or approved by the members of the corporation, Bylaws of this corporation may be made, Itered, rescinded, added to or new Bylaws may be adopted either by a resolution of the Board of irectors, or by following the procedures set forth therefor in the Bylaws.

ARTICLE XI

Dedication of Assets

The property of this corporation is irrevocably dedicated, and no part of the net income or net assets of this corporation shall ever inure to the benefits of any director, officer or member thereof, or to the benefit of any private individual.

ARTICLE XII

Registered Agent and Office

The address of the corporation's registered office shall be 523 U.S. Hwy 41 S., Inverness, FL 34450 and the name of its registered agent at said address shall be Debra Davis.

ARTICLE XIII

Amendment of Articles

Amendments to these Articles of Incorporation may be proposed by a resolution adopted by the Board of Directors and presented to a quorum of members for their vote.

We, the undersigned, being the initial incorporators of this corporation, for the purpose of forming this non-profit corporation under the laws of the State of Florida have executed these Articles of Incorporation on this sixth day of November 2019.

Peter M Barbee/President