## N230000 2543

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Richard Bobholz Managing Partner 919.912.9640 richard@lawplusplus.com

Please file this and return any return copies to me using the enclosed self addressed stamped envelope. Thank you very much for your time and attention.

## **COVER LETTER**

TO: Amendment Section **Division of Corporations** 

NAME OF CORPORATION: MINISTERIO	INTERNACIONAL	TIERRA FE	RTIL CC	PRP		
DOCUMENT NUMBER:						
The enclosed Articles of Amendment and fee ar	e submitted for filin	g.				
Please return all correspondence concerning this	s matter to the follov	ving:				
Jorge Velazquez						
	(Name of Cor	ntact Person)				_
MINISTERIO INTERNACIONAL TIERRA FI	ERTIL CORP					
	(Firm/ Co	ompany)				
761 AUBURN PRESERVE BLVD						
	(Add	ress)				
AUBURNDALE, FL 33823						
	(City/ State ar	ıd Zip Code)				
jvelaquez37@gmail.com						
E-mail address: (to b	e used for future and	iual report not	ification)			
For further information concerning this matter, p	olease call:					
Richard Bobholz		919 at		912-9640		
(Name of Contact P	'erson)		Code)	(Daytime Tele <sub>l</sub>	phone Nur	nber)
Enclosed is a check for the following amount ma	ade payable to the F	lorida Departr	ment of S	tate:		
S35 Filing Fee		ру	Certific Certifie	onal Copy is		
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314		Street Ad Amendme Division of The Cent 2415 N. 1 Tallahasso	ent Section of Corpor re of Ta Monroe	ations Hahassee Street, Suite 8	SECRETARY OF STANDARD SEC	7024 DEC 1.5 PH I

## Articles of Amendment Articles of Incorporation of

MINISTERIO INTERNACIONAL TIERRA FERTIL CORP

(Name of Corporation as currently filed with the l	Florida Dept. of State)	
N23000002543		
(Docume	nt Number of Corporation (if ki	nown)
Pursuant to the provisions of section 617.1006. Florid amendment(s) to its Articles of Incorporation:	da Statutes, this <i>Florida Not Fo</i>	or Profit Corporation adopts the following
A. If amending name, enter the new name of the	corporation:	
		The new
name must be distinguishable and contain the word "Company" or "Co." may not be used in the name.	`corporation" or "incorporated	I" or the abbreviation "Corp." or "Inc."
B. Enter new principal office address, if applicable (Principal office address MUST BE A STREET AD		
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BO	<u>OX</u> )	
D. If amending the registered agent and/or registered new registered agent and/or the new registered		enter the name of the
Name of New Registered Agent:		
<u> </u>	(FI	orida street address)
the state of the s		
_	(City)	, Florida (Zip Code)
New Registered Agent's Signature, if changing Re I hereby accept the appointment as registered agent.	gistered Agent: I am familiar with and accept	the obligations of the position.
	Signature of New Regist	ered Agent, if changing

and address of each Off (Attach additional sheets, Please note the officer/dii P = President; V = Vice I	icer and/or Direct if necessary) rector title by the fi resident; T= Trea. = Chief Financial (	irst letter of the office title: surer; S= Secretary; D= Director; TR= Trus Officer. If an officer/director holds more than	tee: C = Chairman or Cl	erk; CEO = Chief
Changes should be noted a change, Mike Jones lea Mike Jones, V as Remove	ves the corporation	anner. Currently John Doe is listed as the PS n. Sally Smith is named the V and S. These sh SV as an Add.	ST and Mike Jones is liste ould be noted as John Do	ed as the V. There is oe, PT as a Change,
Example: X Change X Remove X Add	PT John Do V Mike Jo SV Sally Sn	<u>nes</u>		
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s	
1) Change Add				
Remove				
2) Change Add				
Remove 3 ) Remove Add Remove				
4) Change Add				
Remove				
5) Change Add				
Remove				
6) Change Add				
Remove				
E. If amending or addin (attach additional shee		cles, enter change(s) here: (Be specific)		
See attached			SECREIL TALLA	2024 DEC
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The	date of each amendment(s) adoption	ı;					if o	ther than the
	this document was signed.	<del>.</del>						
Effe	ctive date if applicable:					SEC	2021	
		(no more than 90 da	vs after amendi	ment file date)				**************************************
<u>Note</u> docu	: If the date inserted in this block doe ment's effective date on the Departme	s not meet the applic ent of State's records	cable statutory:	filing requireme	nts. this date	,		ed as the
Ado	ption of Amendment(s)	(CHECK ONE)				7/63 1707 1707	卫 打	· _ t.
	The amendment(s) was/were adopted was/were sufficient for approval.	by the members and	the number of	votes cast for th	ie amendmen	t(s) =	 သွ	

Dated	11/25/2024
Signatu	(By the chairman or yes 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)
	Jorge Velazquez
	(Typed or printed name of person signing)
	President
	(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.



. . . .

Article IX - Distribution of Assets Upon Dissolution. Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provisions for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for religious, charitable, educational, scientific or literary purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Code as the Board of Directors shall determine, or to federal, state, or local governments to be used exclusively for public purposes. Any such assets not so disposed of shall be disposed of by the Superior Court of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organizations, such as the court shall determine, which are organized and operated exclusively for such purposes, or to such governments for such purposes.

Article X - No Benefit to Members and Directors. No part of the net earnings of the corporation shall inure to the benefit of or be distributable to, its members, directors, officers or other private persons except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of purposes set forth in these articles of incorporation. No substantial part of the activities of the corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provisions of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Code or(b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Code.

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