P00000009516

(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:

Office Use Only



000205219690

05/02/11--01033--028 **35.00

2011 MAY -2 AM 10: 06
SECRETARY OF STATE
FALLAHASSEE, FLORIDA

Amen d

59-11

COVER LETTER

TO: Amendment Section

Tallahassee, FL 32314

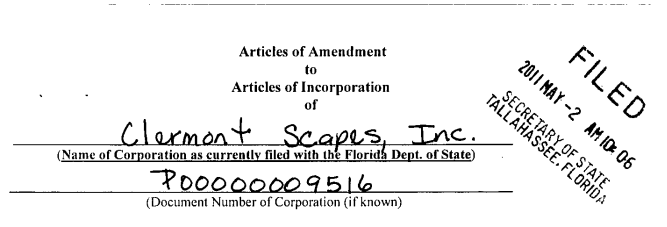
Division of Corporations NAME OF CORPORATION: Clermont Scapes Inc. DOCUMENT NUMBER: P0000009516 The enclosed *Articles of Amendment* and fee are submitted for filing. Please return all correspondence concerning this matter to the following: Brian J. Shank
Name of Contact Person Clermont Scapes Inc. 17712 N. County Rd 33 Groveland, FL 34736 Drian @ Clermontscapes.com
E-mail address: (to be used for future annual report notification) For further information concerning this matter, please call: Brian Shank at (352) 429-6311

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 & ☐ \$43.75 Filing Fee & \$52.50 Filing Fee Certificate of Status Certificate of Status Certified Copy (Additional copy is enclosed) Certified Copy (Additional Copy is enclosed) **Mailing Address Street Address** Amendment Section Amendment Section **Division of Corporations Division of Corporations** P.O. Box 6327 Clifton Building

2661 Executive Center Circle

Tallahassee, FL 32301

Articles of Amendment



Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida Profit Corporation adopts the following

word "cornoration" "c	27 44
	company," or "incorporated" or or "Co". A professional corporate abbreviation "P.A."
ole:	
DDRESS)	
ROX)	
	
tered office address in F	lorida, enter the name of the
ed office address:	
	- -
(D) 11	· · · ·
(Florida street add	ress)
	, Florida
(City)	(Zip Code)
	tered office address in Fed office address:

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>	<u>Name</u>	Address	Type of Action
PTD	Alane Shank	9103 Lazy Oak Ct. Clermont, Fl 34711	Add Remove
	ding or adding additional Articles, endditional sheets, if necessary). (Be s		
Av	nend current articl	es to remove Alane	R. Shank
au	nd add Brian J.	Shank as Presider	it, Vice
Pr	esident, Treasurer see attached docur	3 Secretary	
(<	ice attached docur	nentation)	
	A THAT HELD TO THE STATE OF THE		
provisi	mendment provides for an exchange ions for implementing the amendmenot applicable, indicate N/A)		
	•		
	<u> </u>		

The date of each amendment(4-26-2011
	(date of adoption is required)
Effective date <u>if applicable</u> :	(no more than 90 days after amendment file date)
	(no more than 90 days after amenament file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/wer by the shareholders was/we	e adopted by the shareholders. The number of votes cast for the amendment(s) re sufficient for approval.
	e approved by the shareholders through voting groups. The following statement l for each voting group entitled to vote separately on the amendment(s):
"The number of votes of	ast for the amendment(s) was/were sufficient for approval
by	(voting group)
	(coming group)
The amendment(s) was/were action was not required.	e adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/were action was not required.	e adopted by the incorporators without shareholder action and shareholder
Dated	4/26/201
Signature	a director, president or other officer – if directors or officers have not been cted, by an incorporator – if in the hands of a receiver, trustee, or other court binted fiduciary by that fiduciary)
	(Typed or printed name of person signing)
	Title of person signing)

UNANIMOUS WRITTEN CONSENT OF SHAREHOLDERS AND DIRECTORS OF CLERMONT SCAPES, INC.

Pursuant to Sections 607.0704, 607.0821, 607.1402, and 607.1403 of the Florida Statutes, the undersigned, as holder of all of the issued and outstanding shares of common stock of CLERMONT SCAPES, INC., a Florida corporation (the "Corporation"), and the undersigned directors of the Corporation do hereby adopt the following resolutions in lieu of the initial annual meeting of shareholders:

RESOLVED, that all actions taken by the director of the Corporation pursuant to the Action by Unanimous Consent of Directors in Lieu of a Board of Directors Meeting, adopted as of the date thereof, be, and they hereby are, ratified, approved and confirmed.

RESOLVED, that all other actions taken by the Board of Directors and officers during the past year are hereby ratified, approved and confirmed.

RESOLVED, that Brian John Shank is hereby elected as the director of the Corporation, until the next annual meeting of the shareholders and until his successor is duly elected and qualified.

RESOLVED, that Brian John Shank is hereby elected as President, Vice President, Secretary and Treasurer, and shall serve until the next annual meeting of the shareholders and until his successor is duly elected and qualified.

Dated as of the \square day of December 15, 2010.

Shareholder/Director:

Brian J. Shank

UNANIMOUS WRITTEN CONSENT OF SHAREHOLDERS AND DIRECTORS OF CLERMONT SCAPES, INC.

Pursuant to Sections 607.0704, 607.0821, 607.1402, and 607.1403 of the Florida

Statutes, the undersigned, as holder of all of the issued and outstanding shares of common

stock of CLERMONT SCAPES, INC., a Florida corporation (the "Corporation"), and the

undersigned directors of the Corporation do hereby adopt the following resolutions in lieu

of the meeting of shareholders and directors:

RESOLVED, that all actions taken by the director of the Corporation pursuant to

the Action by Unanimous Consent of Directors in Lieu of a Board of Directors Meeting,

adopted as of the date thereof, be, and they hereby are, ratified, approved and confirmed.

RESOLVED, that all other actions taken by the Board of Directors and officers

during the past year are hereby ratified, approved and confirmed.

RESOLVED, that the Corporation accepts the return of Alane Rae Shank's Stock

Certificate No. 1, with the total amount of shares being 100 shares, representing Alan Rae

Shank's compliance with the terms of that certain Final Judgment, dated December 3,

2010, in the domestic matter styled: Alane R. Shank v. Brian Shank, in Case No. 10 DR

1944 pending in Lake County, Florida.

RESOLVED that the Corporation shall conduct its next annual meeting in

December, 2010 for purposes of electing directors and officers.

Shareholder/Director:

Shareholder/Director:

Alane & Shank

1

1