P00000052888

| (Re | questor's Name) | |
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COVER LETTER

TO: Amendment Section Division of Corporations

| NAME OF CORPORATION: STRICTLY FO | DREIGN, INC. | |
|--|--|---|
| DOCUMENT NUMBER: P00000052888 | | |
| The enclosed Articles of Amendment and fee are | e submitted for filing. | |
| Please return all correspondence concerning this | matter to the following: | |
| MICHAEL S GEMMELL | | |
| (Name of | Contact Person) | |
| 2010 SOLUTIONS INC | | |
| (Firm | / Company) | |
| 2077 SEAWIND COURT | | |
| (1) | Address) | |
| INDIALANTIC, FL 32903 | | |
| | te and Zip Code) | |
| For further information concerning this matter, pl | lease call: | |
| MICHAEL S GEMMELL | at (321) _773-951 | |
| (Name of Contact Person) | (Area Code & Daytime | Telephone Number) |
| Enclosed is a check for the following amount: | | |
| □ \$35 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) |
| 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 Cir | rcle |

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of



(Name of corporation as currently filed with the Florida Dept. of State)

| P0000052888 |
|--|
| (Document number of corporation (if known) |
| Pursuant to the provisions of section 607.1006, Florida Statutes, this <i>Florida Profit Corporation</i> adopts the following amendment(s) to its Articles of Incorporation: |
| NEW CORPORATE NAME (if changing): |
| (Must contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.") (A professional corporation must contain the word "chartered", "professional association," or the abbreviation "P.A.") |
| AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC) |
| ARTICLE VII - OFFICERS/DIRECTOR WILL BE AMENDED AS FOLLOWS: |
| CHANGE- STAN USTIANOWSKI OF 7650 TROPIC DR MELBOURNE FL 32904 |
| TO "D" DIRECTOR |
| ADD TO ARTICLE VII |
| BARBARA KACZMARCZYK 3606 SANDY CRANE COURT MELB FL 32903 |
| TO "P" - PRESIDENT |
| |
| (Attach additional pages if necessary) |
| If an amendment provides for exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A) |
| PERSUANT TO ARTICLE X; ALL SHAREHOLDERS HAVE APPROVED THIS |
| PLAN MERGER AND REASIGNMENT OF CORPORATE STOCK. |
| |

(continued)

| The date of each amendment(s) adoption: NOVEMBER 1, 2007 | |
|---|----|
| Effective date if applicable: NOVEMBER 1, 2007 | |
| (no more than 90 days after amendment file date) | |
| Adoption of Amendment(s) (CHECK ONE) | |
| The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval. | or |
| The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s): | |
| "The number of votes cast for the amendment(s) was/were sufficient for approval by | у |
| (voting group) | |
| The amendment(s) was/were adopted by the board of directors without shareholder acti and shareholder action was not required. | on |
| The amendment(s) was/were adopted by the incorporators without shareholder action as shareholder action was not required. | nd |
| Signature (By a director, president or other officer - if directors or officers have not been selected, by an incorporator - if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary) | |
| STAN USTJANOWSKI | |
| (Typed or printed name of person signing) | |
| DIRECTOR | |
| (Title of person signing) | |

FILING FEE: \$35