

Eld Enterprises, Fnc. 301 Crowford Blvd. #201-, Bora Raton, F1 33432 (Address)	900080813599
(City/State/Zip/Phone #) PICK-UP WAIT MAIL (Business Entity Name) (Document Number) Certified Copies Certificates of Status Special Instructions to Filing Officer:	10/17/0601043003 **35.00 06:100-9 PH 1:14
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FLORIDA DEPARTMENT OF STATE Division of Corporations

October 19, 2006

E10 ENTERPRISES 301 CRAWFORD BLVD #201-A BOCA RATON, FL 33432

SUBJECT: VIP MOVERS CORPORATION

Ref. Number: P00000075778

We have received your document for VIP-MOVERS CORPORATION and check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

The document number of the name conflict is P96000004622.

Please return your document, along with a copy of this letter, within 60 days or your Hing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6908.

Sylvia Gilbert Document Specialist

Letter Number: 006A00062323

ARTICLES OF AMENDMENT 06 NOV -9 PM 1: 14

TO

ARTICLES OF INCORPORATION SECRETARY OF STATE
OF

VIP MOVERS CORPORATION

Name of Corporation

P00000075778

Document Number of Corporation

PURSUANT TO THE PROVISIONS OF SELECTION 607.1006, FLORIDA STATUTES, THE UNDERSIGN CORPORATION ADOPTS THE FOLLOWING ARTICLES OF INCORPORATION:

AMENDMENTS ADOPTED:

1. The new name:

VIP CONNECTION, CORP.

2. The new address:

512 S. Dixie Hwy East

Pompano Beach, Fl 33060

IF AN AMENDMENT PROVIDES FOR AN EXCHANGED, RECLASSIFICATION OR CANCELLATION OF ISSUED SHARES, PROVISIONS FOR IMPLEMENTING THE AMENDMENT IF NOT CONTAINED IN THE AMENDMENT ITSELF, ARE AS FOLLOW.

THE DATE OF EACH AMENDMENT'S ADOPTION: October 31, 2006

ADOPTIONS OF AMENDMENTS:

__x_ THE AMENDMENT(S) WAS/WERE ADOPTED BY THE INCORPORATORS AND BOARD OF DIRECTORS WITHOUT SHAREHOLDER ACTION AND SHAREHOLDER ACTION WAS NOT REQUIRED.

THE AMENDMENT(S) WAS/WERE APPROVED BY THE SHAREHODERS. THE NUMBER OF VOTES CAST FOR THE AMENDMENT(S) WAS/WERE SUFFICIENT FOR THE APPROVAL.

THE AMENDMENT(S) WAS/WERE APPROVED BY THE SHAREHOLDERS THROUGH VOTING GROUPS. (THE FOLLOWING STATEMENT MUST BE SEPARATELY APPROVED FOR EACH VOTING ENTITLED TO VOTE SEPARATELY ON THE AMENDMENT(S).) THE NUMBER OF VOTES CAST FOR THE AMENDMENT(S) WAS/WERE SUFFICIENT FOR APPROVAL BY

(Voting Group)

SIGNED THIS: October 31, 2006

TYPEL OR PRINTED: Makelel Manso TITUE: PRESIDENT