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Office Use Only



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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATI	ON: WESTWIN	ND Home:	SALES INC.	
DOCUMENT NUMBER:	PO 1000	027500		
The enclosed Articles of Amendment and fee are submitted for filing.				
Please return all correspond	lence concerning this matt	er to the following:		
	BONITA	Name of Contact Person	/	
	WESTWIN	D HOME	PALES, INC	
		Firm-Company ALT: 19 N.		
Address DUNEDIN FL 34698 City State and Zip Code				
BON3872EVERISON. NET E-mail address: (to be used for future annual report notification)				
	h-mail address: (to	o be used for future annua	I report notification)	
For further information concerning this matter, please call;				
BONITA	Hicke hey	at (727	de & Daytime Telephone Number	
I nelosed is a check for the I	following amount made pa	wable to the Florida Depa	rtment of State:	
■ \$35 Liling Fee □	DS43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	☐S52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)	

Mailing Address

Amendment Section Division of Corporations P.O. Box 6327

Talfahassee, FL 32314

Street Address

Amendment Section Division of Corporations Cliffon Building 2661 Executive Center Circle Tallahassee, FL 32301



August 23, 2018

BONITA HIRLEHEY 3301 ALT 19 N #387 DUNEDIN, FL 34698

SUBJECT: WESTWIND HOME SALES, INC.

Ref. Number: P01000027500

We have received your document for WESTWIND HOME SALES, 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):

Please check the appropriate box on the amendment form regarding the adoption of the amendment(s).

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.

Tracy L Lemieux Regulatory Specialist II

Letter Number: 818A00017496

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Articles of Amendment to

FILED

Articles of Incorporation of

WESLWIND	HOME BALES	INC.	2010 SEP -4 F	> At fid
(Name of Corporation as cu	irrently filed with the Florida	Dept. of State)	satisfies the basisfies	t de tro ker
10100	00 27500		TALLAHASSEE.	FLORICA
(Document N	dumber of Corporation (if know	vn1		
Pursuant to the provisions of section 607,100 (neosporation;	06. Florida Statutes, this <i>corpu</i>	oration adopts the follo	wing amendment(s) to	its Articles of
A. If amending name, enter the new name	of the corporation:			
name must be distinguishable and contain Corp — Inc For Co.For the designation word characted, Frotessional association	m + nm + m + m + m	company," or "incorp A professional corpo	The surated or the abbrevation name must conta	ness Sation on the
B. Enter new principal office address, if a (Principal office address <u>MUST BE A STRI</u>	pplicable: EET ADDRESS)			
C. Enter new mailing address, if applicable (Mailing address MAY BE A POST OFF	<u>le:</u> FICE BON)			
). If amending the registered agent and/or new registered agent and/or the new reg	registered office address in I	lorida, enter the nan	ne of the	
Name of New Registered Agem	HEIEN C 330/ ALT.	.011/NS 19 N. #51	5	
New Registered Office Address:	DUNEDIN	Florida_	3 44 9 8 - (Zip Code)	
ew Registered Agent's Signature, if changi hereby accept the appointment as registered a	ogeni -1 am familiar wali and UNI LILL	sister i	of the position	
Signam	re of New Registered Agent, if	changing .		

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. Trustec, C.: Chairman or Clerk, CEO.: Chief Executive Officer, CFO.: Chief Financial Officer, If an officer director holds more than one tule, list the first letter of each office hold President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doc is listed as the PSF 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 Doc, PT as a Change Mike Jones V as Remove, and Sally Smith, SV as an Add.

Example: <u>X</u> Change	<u>P1 Joh</u>	n Doe	
∑ Remove	<u>V</u> <u>Mik</u>	te Jones	
<u>X</u> Add	<u>SV</u> <u>Sall</u>	<u>y Smith</u>	
Lype of Action (Check One)	Little	<u>Name</u>	<u>Addres</u> s
Li Change	2	KENNETH	3301 ALT 19 N 702 DUNEDIN, FI 34688
Add		POLKOSZEK	DUNEDIN, FI 34698
Remove			
2) Change	<u> 7</u>	HELEN COLLINS	3301 ALT. 19 N. 515
Add			Dun EDIN, F1 34698
Remove			
3) Change			
Add			
Remove			
4) Change			V
Add			
Remove			
5) Change			
Add			
Remove			
6) Change			
Add			
Remove			

NA	
The general and or specific public benefit(s)	to be created by the corporation (in addition to its general purpose) i
follows (optional): NA	
. ().	ctor(s), if any, are as follows:
The name(s) and address(es) of the Benefit f Name and Title:	
Address:	Address:
	iclude attachment if necessary)
(1.0	erade anaemient it necessary)

The additional qualifications of Benefit Directorts), if any, are no longer applicable and are hereby deleted.

is: NA	7.504, F.S. The business purpose for which the social purpose corporation is
The public benefit for which the corpo	Arreting is assembled by
110:	•
PY	
The specific public benefit(s) to be cre	rated by the corporation (in addition to the above) is/are as follows (optional
1 1 1 2	
The additional qualifications of Benef	it Directorts), if any, are as follows:
The additional qualifications of Benef	it Directorts), if any, are as follows:
The additional qualifications of Benef	it Directorts), if any, are as follows:
The additional qualifications of Benef	it Directorts), if any, are as follows:
The additional qualifications of Benef	nefit Director(s) and/or (Benefit Officer(s), if any
The additional qualifications of Benef	nefit Director(s), if any, are as follows: nefit Director(s) and/or Benefit Officer(s), if any:
The additional qualifications of Benef	nefit Director(s), if any, are as follows:
The additional qualifications of Benef	nefit Director(s) and/or Benefit Officer(s), if any; Name and Title:
The additional qualifications of Benef	nefit Director(s), if any, are as follows: nefit Director(s) and/or Benefit Officer(s), if any: Name and Title: Address:
The additional qualifications of Benef	nefit Director(s), if any, are as follows:
The additional qualifications of Benef	nelit Director(s), if any, are as follows: nelit Director(s) and/or Benefit Officer(s), if any: Name and Title: Address: (Include attachment if necessary)
The additional qualifications of Benef	nefit Director(s) and/or Benefit Officer(s), if any: Name and Title: Address: (Include attachment if necessary) e required minimum status vote, terminates its status as a Florida Profit Soci 505, F.S. The revised purpose for which the corporation is organized is as fe
The additional qualifications of Benef	nefit Director(s), if any, are as follows:

G.	If amending or adding additional Articles, enter change(s) here: (Attach additional sheets, if necessary). (Be specific)	
	N D	
	IN	
_		
		
		_
н.	If an amendment provides for an exchange, reclassification, or cancellation of issued shares,	
	provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N.4)	
	(i) min approxime, marcine (1.1)	
	<u></u>	
	· · · · · · · · · · · · · · · · · · ·	

The date of each amendment(s) ad	loption:	, if other than the
date this document was signed.		
Effective date <u>if applicable</u> :		
	(no more than 90 days after amendment file date)	
Adoption of Amendment(s)	(<u>CHECK ONE</u>)	
☐ The amendment(s) was/were adop by the shareholders was/were su	pted by the shareholders. The number of votes east for the amendment(s) flicient for approval.	
	roved by the shareholders through voting groups. The following statement each voting group entitled to vote separately on the amendment(s)	
	for the amendment(s) was were sufficient for approval	
by	(Voting group)	
	ryoung group)	
☐ The amendment(s) was/were ado- action was not required.	pted by the board of directors without shareholder action and shareholder	
I he amendment(s) was/were adopted action was not required.	pted by the incorporators without shareholder action and shareholder	
Dated 8-		
Signature	Bonita Herleley	
(By á di	irector, president or other officer $arphi$ if directors or officers have not been	
	I, by an incorporator – if in the hands of a receiver, trustee, or other court ed (iduciary by that fiduciary)	
	BONITA HIRLENEU	
	TONITA HIRLENEY (Typed or printed name of person signing)	
	DIRECTOR	
	(Title of person signing)	