# P01000118379

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SECRETARY OF STATE
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## **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF CORPORATION: _	JP'S PEST	CONTROL & TRAF	PPING SERVICES, IN
DOCUMENT NUMBER:	P01000118	379	· · · · · · · · · · · · · · · · · · ·
The enclosed Articles of Amendme	ent and fee are su	bmitted for filing.	
Please return all correspondence co	oncerning this ma	tter to the following:	
	Helen Wat		
	(Name of Cor	ntact Person)	
	A Better	Business & Tax	Service
	(Firm/ Co	ompany)	
	600 Good1	ette Road North	, Ste. 104
	(Add	ress)	
· ·	Naples, F	lorida 34102	
	(City/ State/ a	nd Zip Code)	
For further information concerning	g this matter, pleas	se call:	
Helen Watson	C. C.	at ( 239 ) 263-	-0829
(Name of Contact Person	1)	(Area Code & Dayt	ime Telephone Number)
Enclosed is a check for the following	ing amount:		
XI \$35 Filing Fee		□ \$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 Corpora P.O. Box 6327 Tallahassee, FL 32	ations	Street Address Amendment Se Division of Cor 409 E. Gaines S Tallahassee, FI	ction porations Street

### Articles of Amendment to Articles of Incorporation of

# JP'S PEST CONTROL & TRAPPING SERVICES, INC.

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

#### P01000118379

(Document number of corporation (if known)

Pursuant to the provisions of section 607.1006, Florida Statutes, this *Florida Profit Corporation* adopts the following amendment(s) to its Articles of Incorporation:

#### NEW CORPORATE NAME (if changing):

	and the second s
(Must contain the word "corporation," "compa	ny," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.")
(A professional corporation must contain the w	vord "chartered", "professional association," or the abbreviation "P.A.")
A MATTER DE L'ANGE LE CONTROL CONTROL	The contract of the contract o
	ER THAN NAME CHANGE) Indicate Article Number(s)
and/or Article Title(s) being amended,	added or deleted: (BE SPECIFIC)
Article II - (amendment)	The business address shall be changed to:
	1996 46th Street SW
	Naples, Florida 34116 🗝 ⊼ 🛡
<u> </u>	ATE S7
Article V - (amendment)	The officers shall be changed to:
	President: William C. Williams
	V-President: William C. Williams
	Secretary: William C. Williams
	Treasurer: William C. Williams
	1996 46th Street SW
	Naples, Florida 34116
Article VI - (amendment)	Registered Agent changed to:
	William C. Williams
	1996 46th Street SW, Naples, Florida 34116
(Ati	ach additional pages if necessary) (See Attached Page)
If an amandment provides for evaluation	e, reclassification, or cancellation of issued shares, provisions
for implementing the amendment if not	contained in the amendment itself: (if not applicable, indicate N/A)
for implementing the attenuation it not	contained in the amendment risert. (If not applicable, indicate NA)
1000 Shares of Common Sto	ck sold to William C. Williams
المنافع والمستداد الساري	The state of the s

(continued)

The date of each amendment(s) adoption: April 15, 2005
Effective date if applicable: May 6, 2005 (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.
☐ 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  (voting group)
(voting group)
The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
☐ The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Signed this 23rd day of May, 2005
Signature (Millan)
(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)
William C. Williams
(Typed or printed name of person signing)
President/Vice President/Secretary/Treasure: (Title of person signing)
I hereby accept the appointment as registered agent and agree to act in this capacity.  I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligation of my position as registered agent. Or, if this document is being filed merely to reflect a change in the registered office address, I hereby confilm that the corporation has been notified in writing of this change.
(Signature of Registered Agent) (Date)