P03000144759

| (Re | equestor's Name) | |
|-------------------------|--------------------|-------------|
| (Ac | ldress) | |
| (Ac | idress) | |
| (Ci | ty/State/Zip/Phon | e #) |
| PICK-UP | ☐ WAIT | MAIL |
| (Bi | usiness Entity Nar | me) |
| (Do | ocument Number) | |
| Certified Copies | _ Certificate: | s of Status |
| Special Instructions to | Filing Officer: | |
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| ř. | Office Use Or | nly |



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Anund cus

COVER LETTER

TO: Amendment Section
Division of Corporations

| NAME OF CORPO | RATION: Amavida Coffe | ee and Trading Com | pany | | | | |
|-------------------------|---|--|--|---|--|--|--|
| DOCUMENT NUM | BER: P03000144759 | | | | | | |
| | of Amendment and fee are su | bmitted for filing. | | | | | |
| Please return all corre | spondence concerning this ma | tter to the following: | | | | | |
| | | | | | | | |
| | Becki Ueno | | | | | | |
| | Sustainable Law Grou | Name of Contact Person | 1 | | | | |
| | Odstaniabio Law Oroc | Firm/ Company | | | | | |
| | 200 N. Campilyada Dhi | , | | | | | |
| | 222 N. Sepulveda Blv | | | | | | |
| | | Address | | 3 | | | |
| | El Segundo, CA 9024 | 5 | | 图8 子 | | | |
| | | City/ State and Zip Code | e | 4000 | | | |
| bec | ki@sustainable-lawyer | .com | | | | | |
| | E-mail address: (to be us | sed for future annual report | notification) | (1) · · · · · · · · · · · · · · · · · · · | | | |
| | | | | 3 | | | |
| For further information | on concerning this matter, pleas | se call: | | | | | |
| Becki Ueno | | at (310 | , 310-883-7923 | Ċ | | | |
| Name | of Contact Person | | de & Daytime Telephone Number | r | | | |
| Enclosed is a check for | Enclosed is a check for the following amount made payable to the Florida Department of State: | | | | | | |
| \$35 Filling Fee | □\$43.75 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) | | | | |
| Am Div P.C | illing Address endment Section ision of Corporations Box 6327 lahassee, FL 32314 | Amend Divisio Clifton . 2661 E | Address Iment Section on of Corporations Building Executive Center Circle Bassee, FL 32301 | | | | |



November 10, 2014

BECKI UENO SUSTAINABLE LAW GROUP 222 N. SEPULVEDA BLVD - STE. 2000 EL SEGUNDO, CA 90245

SUBJECT: AMAVIDA COFFEE AND TRADING COMPANY

Ref. Number: P03000144759

We have received your document for AMAVIDA COFFEE AND TRADING COMPANY and your check(s) totaling \$52.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The date of adoption of each amendment must be included in the document.

The document must have original signatures.

You failed to sign the form.

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.

Irene Albritton Regulatory Specialist II

Letter Number: 214A00023996

COVER LETTER

TO: Amendment Section
Division of Corporations

| | Amavida Coffee a | and Trading Company | | |
|--------------------------|---|--|--|------------|
| NAME OF CORPOR | ATION: P03000144759 | | | |
| DOCUMENT NUMB | | | | |
| The enclosed Articles | of Amendment and fee are su | bmitted for filing. | | |
| Please return all corres | pondence concerning this ma | ter to the following: | | |
| | Daniel C. Bailey | | | 召出 |
| • | Amavida Coffee and Tradi | Name of Contact Person ng Company | n | 1000 |
| • | PO Box 4686 | Firm/ Company | | |
| | Santa Rosa Beach, FL. 32 | Address 459 | | (: |
| • | | City/ State and Zip Cod | e | |
| dan | .bailey@amavida.com | • | • | |
| | • | | | |
| | E-mail address: (| to be used for future annua | al report notification) | |
| | | | | |
| For further information | concerning this matter, pleas | se call: | | |
| Daniel C. Bailey | | 850 | 213-1965 | |
| | | at (| _) | |
| Name o | of Contact Person | Area Co | ode & Daytime Telephone Number | |
| Enclosed is a check fo | r the following amount made | payable to the Florida Dep | artment of State: | |
| □ \$35 Filing Fee | □\$43.75 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) | |
| Ame Divi P.O | ling Address endment Section ision of Corporations Box 6327 ahassee, FL 32314 | Amen Divisi Clifto 2661 | t Address dment Section on of Corporations n Building Executive Center Circle hassee, FL 32301 | |

Articles of Amendment Articles of Incorporation of

| | | | £. |
|---|---------------------------------|---|-------------------------------|
| | | | |
| | Articles of Amendment | | <i>></i> , |
| | to | | 30 O 1 |
| | Articles of Incorporation of | | 166 6 1 |
| Amavida Coffee and Trading Company | OL . | | |
| | | | |
| (Name of Corporation as currently | filed with the Florida Dept. | of State) | 1/2 C |
| P03000144759 | | | 17 8 |
| (Document Number | of Corporation (if known) | | |
| | uld. Consister this commonstion | adonts the following an | andment(s) to its Articles of |
| Pursuant to the provisions of section 607.1006, Floincorporation: | rida Statutes, this corporation | adopts the following am | enument(s) to its Africies of |
| neor poration. | | | |
| . If amending name, enter the new name of the | corporation: | | |
| | | | The new |
| ame must be distinguishable and contain the w | word "corporation" "compa | ny " or "incorporated" | |
| "Corp.," "Inc.," or Co.," or the designation "Co | orn." "Inc." or "Co". A pro | ny, or meorparated nfessional corporation na | me must contain the |
| vord "chartered," "professional association," or t | he abbreviation "P.A." | jessionsk eo por amorr me | |
| • • | | | |
| . Enter new principal office address, if applica | | | |
| Principal office address <u>MUST BE A STREET A</u> | <u>DDRESS</u>) | | |
| | | | |
| | | | |
| | | | |
| Enter new mailing address, if applicable: | | | |
| (Mailing address <u>MAY BE A POST OFFICE I</u> | <u>BOX</u>) | | |
| | | | |
| | _ | | |
| | <u> </u> | | |
| | | | |
| . If amending the registered agent and/or regis | | da, enter the name of th | <u>e</u> |
| new registered agent and/or the new register | ed office address: | | |
| Name of New Registered Agent | | | |
| | | | |
| | | | |
| | (Florida street address |) | |
| New Registered Office Address: | | , Florida | <u> </u> |
| | (City) | (Z | ip Code) |
| | | | |
| | | | |
| New Registered Agent's Signature, if changing R | Registered Agent: | | |
| hereby accept the appointment as registered agen | t. I am familiar with and acco | ept the obligations of the | position. |
| . • | | - · · | |
| | 1 | | |
| Signature of | New Registered Agent, if chai | nging | |

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= Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

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

| X Change | PT | John Doe | • |
|-------------------------------|-----------|-------------|---------------------------------------|
| X Remove | <u>v</u> | Mike Jones | |
| X Add | <u>sv</u> | Sally Smith | |
| Type of Action (Check One) | Title | <u>Name</u> | <u>Addres</u> s |
| I) Change | | | · |
| Add | | | · |
| Remove | | | |
| 2) Change | <u> </u> | | |
| Add | | | |
| Remove | | | |
| 3) Change | | | |
| Add | | | |
| Remove | | | |
| 4) Change - | | | |
| Add | | · | |
| Remove | | | |
| | | | |
| 5) Change | | | |
| Add | | | |
| Remove | | | |
| 6) Change | | | |
| Add | | | |
| Remove | | | · · · · · · · · · · · · · · · · · · · |

| , FL | ORIDA PROFIT BENEFIT CORPORATION OPTIONS, IF APPLICABLE: The corporation, in accordance with the required minimum status vote, elects to be a Florida Profit Benefit Corporation is accordance with s. 607.604, F.S. | | | | | | |
|------|---|---|--|--|--|--|--|
| | The purpose for which the benefit corporation is organized is to create a general public benefit and: | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | The general and/or specific public benefit(s) to be create follows (optional): | The general and/or specific public benefit(s) to be created by the corporation (in addition to its general purpose) is/are as follows (optional): | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | The additional qualifications of Benefit Director(s), if an | ny, are as follows: | | | | | |
| | The additional qualifications of Benefit Director(s), if a | iy, are as tollows. | | | | | |
| | | | | | | | |
| | | | | | | | |
| | The name(s) and address(es) of the Benefit Director(s) a Name and Title: Daniel C. Bailey, Benefit Director | and/or Benefit Officer(s), if any: Name and Title: Jennifer Griffin, Benefit Officer | | | | | |
| | Address: PO Box 4686 | Address: PO Box 4686 | | | | | |
| | Santa Rosa Beach, FL. 32459 | Santa Rosa Beach, FL. 32459 | | | | | |
| | (Include attachment if necessary) | | | | | | |
| J | The corporation, in accordance with the required minimum status vote, terminates its status as a Florida Profit Benefit Corporation in accordance with s. 607.605, F.S. The revised purpose for which the corporation is organized is as follows: | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | The additional qualifications of Benefit Director(s), if an | v. are no longer applicable and are hereby deleted | | | | | |

| S: | | | | |
|--|--|--|--|--|
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| The public benefit for which the corporation is organized is: | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| The specific public benefit(s) to be creat | ted by the corporation (in addition to the above) is/are as follows (optional) | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| The additional qualifications of Benefit Director(s), if any, are as follows: | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| The name(s) and address(es) of the Bendame and Title: | efit Director(s) and/or Benefit Officer(s), if any: Name and Title: | | | |
| Address: | Address: | | | |
| -\da(\cdot\cdot\cdot\cdot\cdot\cdot\cdot\cdot | Address. | | | |
| | | | | |
| (Include attachment if necessary) | | | | |
| | | | | |
| The corporation, in accordance with the required minimum status vote, terminates its status as a Florida Profit Soci Corporation in accordance with s. 607.505, F.S. The revised purpose for which the corporation is organized is as fo | | | | |
| Corporation in accordance into a consequence in the | | | | |
| corporation in accordance with 3, 007.2 | | | | |

| his | If amending or adding additional Articles, enter change(s) here: (Attach additional sheets, if necessary). (Be specific) s Corporation is a Benefit Corporation under Florida Business Corporation Act 607.604. |
|-----|--|
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| .] | 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/A) |
| | |
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| | |

| The date of each amendment(s) adoption:, date this document was signed. | | | |
|--|---|---------|--|
| Effective date <u>if applicable</u> : | | | |
| <u></u> | (no more than 90 days after amendment file date) | | |
| Adoption of Amendment(s) | (CHECK ONE) | | |
| The amendment(s) was/were a by the shareholders was/were | dopted by the shareholders. The number of votes cast for the amendment(s) sufficient for approval. | | |
| | approved by the shareholders through voting groups. The following statement for each voting group entitled to vote separately on the amendment(s): | | |
| "The number of votes ca | ast for the amendment(s) was/were sufficient for approval | | |
| by | ŗ. | | |
| , | (voting group) | | |
| action was not required. The amendment(s) was/were a action was not required. | adopted by the board of directors without shareholder action and shareholder adopted by the incorporators without shareholder action and shareholder | | |
| 9-24-20 | 014 | | |
| Dated | | | |
| G' | C. Rod | | |
| sele | 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) Daniel C. Bailey | | |
| | (Typed or printed name of person signing) President | | |
| | (Title of person signing) | | |
| |) | TADEC - | |