## P05000082645

	equestor's Name)	
(Re	(questors Name)	
(Ad	dress)	
(Ad	ldress)	
		,
(Cit	ty/State/Zip/Phone	#)
PICK-UP	WAIT	MAIL
(Bu	siness Entity Name	<u> </u>
(		-,
(Da	cument Number)	·
. (DC	camen Number	
Certified.Copies	_ Certificates o	of Status
Special Instructions to	Filing Officer:	
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Office Use Only



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## **COVER LETTER**

**TO:** Amendment Section Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

NAME OF CORPOR	RATION:	JUANITO HOME CARE,	INC.
DOCUMENT NUMBER:		P05000082645	
The enclosed Articles	of Amendment and fee a	are submitted for filing.	
Please return all corre	spondence concerning th	is matter to the following:	
	Ei	UGENIO LLAMERA	
<u></u>	1	Name of Contact Person	
	JUANI	ITO HOME CARE, INC.	
		Firm/ Company	
<u> </u>	1830 N	W 7 STREET, SUITE 230 Address	
		Address	
		AMI, FL 33155-3569 City/ State and Zip Code	
	juanitohom	nercare@bellsouth.net	<del></del>
For further informatio	n concerning this matter	, please call:	
	NIO LLAMERA Contact Person	at ( <u>305</u> ) <u>5</u> Area Code & Daytime Te	41-3952
		made payable to the Florida Depar	
□\$35 Filing Fee	☑ \$43.75 Filing Fee & Certificate of Status	S43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing Addr Amendment S Division of Co	ection	Street Address Amendment Section Division of Corporations	

Clifton Building

Tallahassee, FL 32301

2661 Executive Center Circle

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## Articles of Amendment to Articles of Incorporation of

JUANITO	HOME CAR	E INC		الاداء در ق	11
(Name of Corporation as co	arrently filed with	the Florida Dep	t. of State)	00 00	LED
Р	05000082645	;		OF UEC	?2 Au
(Document)	Number of Corpora	tion (if known)	12	ALIAH AA	ILED 22 AM 9: 10
(Document )  Pursuant to the provisions of section 607.  Immendment(s) to its Articles of Incorporation	1006, Florida Statu n:	ites, this <i>Florida</i>	Profit Corp	ooration ad	obs Ang Allowing
A. If amending name, enter the new nam	e of the corporation	o <b>n:</b>			
	n/a				The new
name must be distinguishable and conta abbreviation "Corp.," "Inc.," or Co.," or name must contain the word "chartered," "	the designation "C	Corp," "Inc," or	"Co". A pi	rofessional	
B. Enter new principal office address, if:	applicable:	1830 NW 7	STREET		
Principal office address <u>MUST BE A STR</u>		SUITE 230			_
		MIAMI, FL 3	2155_3560	<u> </u>	
C. Enter new mailing address, if applica (Mailing address MAY BE A POST OF		n/a			_
). If amending the registered agent and/new registered agent and/or the new r			ida, enter th	ne name of	<u>the</u>
Name of New Registered Agent:	n/a				
	n/a				
New Registered Office Address:	(Flor	ida street addres	s)		
			, F	lorida	
	(City,	)	(Zip Cod		
New Registered Agent's Signature, if cha hereby accept the appointment as registere	ed agent. I am fam	niliar with and ac			he position.
	Signature of New	v kegisiered Ager	11, 17 changin	g	

## 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)

<u>Title</u>	<u>Name</u>	Address	Type of Action
<u>VP</u>	REINOSO, CIRILO E.	61 NW 40 AVENUE MIAMI, FL 33126	
			Add   Remove
	ding or adding additional Articles, educational sheets, if necessary). (Be s		
<u>provisi</u>	mendment provides for an exchange, ons for implementing the amendmen not applicable, indicate N/A)		
A RE-DE	STRIBUTION OF SHARES HAS	BEEN VOTED AND SERVE	:D
TO EACH	STOCKHOLDER BY RESOLU	TION OF THE BOARD OF D	IRECTORS
IN THE F	OLLOWING RANK:		
1. ROBE	RT TORRES, P/S/D - 249 SI	HARES OF COMMON STOC	K, (49%)
	NIO LLAMERA, VP/T/D - 249 SI		<del></del>
	***	HARES OF COMMON STOC	

The date of each amendmen	t(s) adoption: DECEMBER 16, 2009
Effective date <u>if applicable</u> :	(date of adoption is required)
•	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
	ere adopted by the shareholders. The number of votes cast for the amendment(s) ere sufficient for approval.
	ere approved by the shareholders through voting groups. The following statement and 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)
The amendment(s) was/we action was not required.	ere adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/we action was not required.	re adopted by the incorporators without shareholder action and shareholder
	EMBER 17, 2009
sel	a director, president or other officer – if directors or officers have not been ected, by an incorporator – if in the hands of a receiver, trustee, or other court pointed fiduciary by that fiduciary)
	EUGENIO LLAMERA
	(Typed or printed name of person signing)
	VP/T/D
	(Title of person signing)