# P05000/32185

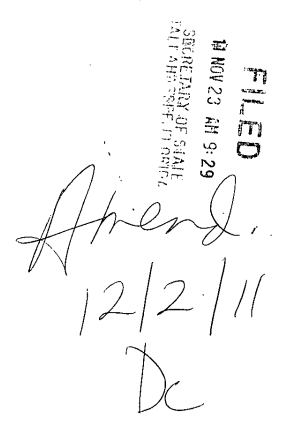
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## **COVER LETTER**

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION: SYNERGY ENVI	RONMENTAL TECHNOLOGIES CORP.
<b>DOCUMENT NUMBER:</b> P05000132185	
The enclosed Articles of Amendment and fee are sul	bmitted for filing.
Please return all correspondence concerning this mat	ter to the following:
Christopher Schmidt	
Name of Con	tact Person
Synergy Environmental Tech	nnologies Corp.
Firm/ Co	mpany
3837 Northdale Boulevard, S	Suite 319
Addr	ess
Tampa, FL 33624	
City/ State an	d Zip Code
cschmidt@equitechonline.c	com
E-mail address: (to be used for f	uture annual report notification)
For further information concerning this matter, pleas	e call:
	at ( 813 ) 786-8863
Name of Contact Person	Area Code & Daytime Telephone Number
Enclosed is a check for the following amount made p	payable to the Florida Department of State:
\$35 Filing Fee \$43.75 Filing Fee & Certificate of Status	\$43.75 Filing Fee & S52.50 Filing Fee Certified Copy (Additional copy is enclosed)  \$\$ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Fallahassee, FL 32301

# **Articles of Amendment Articles of Incorporation**

### SYNERGY ENVIRONMENTAL TECHNOLOGIES CORP.

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

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position.

(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:

The new name must be distinguishable "incorporated" or the abbreviation "Corp "Co". A professional corporation rassociation," or the abbreviation "P.A."	o.," "Inc.," or Co			
B. Enter new principal office address, if		11541 Pyramid Drive		
Principal office address <u>MUST BE A STR</u>	EET ADDRESS )	Odessa, Florida 33556		
C. Enter new mailing address, if applica		3837 Northdale Bouevard		
(Mailing address <u>MAY BE A POST OI</u>	FFICE BOX	3037 Nottridate bodevard		
		Suite 319		
		Tampa, Florida 33624		
D. If amending the registered agent and/		address in Florida, enter the name of th		
new registered agent and/or the new i				
	Christopher S	chmidt		
new registered agent and/or the new i	Christopher S	chmidt e Boulevard, Suite 319		
new registered agent and/or the new i	Christopher S 3837 Northdal			
new registered agent and/or the new registered Agent:	Christopher S 3837 Northdal	e Boulevard, Suite 319		

Signature of New Registered Agent, if changing

If AMENDING the Officers and/or Directors, please list all officers/directors of the corporation as you now want the record to be. Please indicate the title(s), name and address for each officer/director.

(Our database can index up to 6 officers/directors. If you have more than 6 officers/directors, please list them on an additional sheet.)

Title(s)	<u>Name</u>		Address	
1) P,D	Christopher A. Schn	nidt 16301 (	Dakmanor Drive,	
		Tampa, Fi	. 33624	
2) D	Tedde M. Waldman		arkview Drive #224	
		Hallandale	Beach, FL 33009	<del></del>
3)	<del></del>			
				······································
4)				
-				
5)				
6)			<del></del>	
If REMOVING removed:	an officer and/or director, pleas	e list the title(s) an	nd name of the office	r/director to be
Title(s)	<u>Name</u>	Title(s)	<u>Name</u>	
1) <u>P</u>	Tedde Waldman	4)		
2)		5)		·····
3)		6)		

(attach additional sheets, if necessary).	(Be specific)
, ,	
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	and the second s
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The date of each amendmen	t(s) adoption: November 14, 2011
Effective date if applicable:	November 14, 2017 (Internal Properties of Pr
<u> </u>	(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) were sufficient for approval.
` '	ere approved by the shareholders through voting groups. The following statement ed 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	, 37 . •
•	(voting group)
The amendment(s) was/we action was not required.	re 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
Dated No	vember 14, 2011
sel	y 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)
	Tedde M. Waldman
	(Typed or printed name of person signing)
	Acting President
	(Title of person signing)