P0800017876

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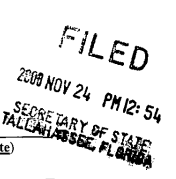
COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: Florida's Finest Environmental Services, Inc.		
DOCUMENT NUMBER: P080000178	376	
The enclosed Articles of Amendment and fee are	submitted for filing.	
Please return all correspondence concerning this	matter to the following:	
	hew J. Howell	
(Name of	Contact Person)	
	t Environmental Services, Inc.	·
(Firm	/ Company)	
	32nd Street North	
(1)	Address)	
	hee, Florida 33470 e and Zip Code)	
For further information concerning this matter, pl		
, p		
Matthew or Christina Howell (Name of Contact Person)	at (561) 662-3456 (Area Code & Daytime	Palanhana Number
·		
Enclosed is a check for the following amount ma	de payable to the Florida Depa	artment of State:
\$35 Filing Fee \$\times \text{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)
Mailing Address Amendment Section	Street Address Amendment Section	
Division of Corporations Amendment Section Division of Corporations		
P.O. Box 6327 Clifton Building		
Tallahassee, FL 32314 2661 Executive Center Circle		cle

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of



Florida's Finest Environmental Services, Inc. (Name of Corporation as currently filed with the Florida Dept. of State) P08000017876 (Document Number of Corporation (if known)

	8000017876		
(Document N	umber of Corporati	on (if known)	
Pursuant to the provisions of section 607.10 following amendment(s) to its Articles of Inc		tes, this Florida Profit	Corporation adopts the
A. If amending name, enter the new name	of the corporation	<u>n:</u>	
N/A			
The new name must be distinguishable "incorporated" or the abbreviation "Corp., "Co". A professional corporation na association," or the abbreviation "P.A."	" "Inc.," or Co.,	" or the designation "(Corp," "Inc," or
B. Enter new principal office address, if applicable: (Principal office address <u>MUST BE A STREET ADDRESS</u>)		15274 82nd Street North	
		<pre><?xml version="1.0"?><body ?="" xfa:apiversion="1.0"><body ?="" xfa:apiversion="1.0"> xfa:APIVersion="1.0"?> xfa:APIVersion="1.0"?><br <="" td=""/></body></body></body></body></body></body></body></body></body></body></body></body></body></body></body></body></body></body></body></body></pre>	
•			
C. Enter new mailing address, if applicab (Mailing address MAY BE A POST OFF		15274 82nd Street North	1
		Loxahatchee, FL 33470	
•			
			······································
D. If amending the registered agent and/or new registered agent and/or the new registered agent agen			er the name of the
•	Matthew J. How	.	
Name of New Registered Agent:	Matthew J. Howe	311	-
New Registered Office Address:	15274 82nd Stre	et North da street address)	_
New Registered Office Address.	(1.10/16	ia street adaress)	
	Loxahatchee	(City)	_, Florida <u>33470</u> (<i>Zip Code</i>)
		(City)	(Zip Code)
New Registered Agent's Signature, if change I hereby accept the appointment as register.	ging Registered Ag	gent: Camiliar with and accon	t the obligations of the
position.	eu ugem. 1 um j	ammar with and accept	i ine oonganons oj the
	Manthewa	1 shill	

Signature of New Registered Agent, if changing

removed a	g the Officers and/or Directors, enter nd title, name, and address of each Of litional sheets, if necessary)		
<u>Title</u>	Name	Address	Type of Action
P/VP	Robert B. Totilas	1789 NW Sunset Blvd, Jensen Beach, FL 34957	
P/VP/S	Matthew J. Howell	15274 82nd Street N Loxahatchee, FL 33470	
	ding or adding additional Articles, ent dditional sheets, if necessary). (Be spe		
<u>provisic</u>	nendment provides for an exchange, rons for implementing the amendment of applicable, indicate N/A)		
	s issued from Robert B. Totilas to Matthe	ew J. Howell	

The date of each amendmen	t(s) adoption: 11/12/2008
Effective date if applicable:	11/12/2008
<u></u>	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/we by the shareholders was/w	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 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	
•	(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.	ere adopted by the incorporators without shareholder action and shareholder
Dated_11/12	2/2008
sele	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)
арр	ointed fiduciary by that fiduciary)
	Robert B. Totilas
	(Typed or printed name of person signing)
	President/V.President
	(Title of person signing)