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SECRETARY OF STATE

COVER LETTER

TO: Amendment Section Division of Corporations		
NAME OF CORPORATION:	Foldengate Mou	ing Copp
<u> </u>	_	
DOCUMENT NUMBER: POYOG	00 579 04	
The enclosed Articles of Amendment and fee ar	re submitted for filing.	
Please return all correspondence concerning this	s matter to the following:	
Diego	Prano	
\int_{N_2}	ame of Contact Person	
	Firm/ Company	
8000 MILL 18th	(+ x	
8720 NW 18th	Address	
Coral Springs,	f/. 3307/	
Ci	ty/ State and Zip Code	
Eproano@golden	gate moving, net	
E-mail address: (to be used	For future annual report notification)	
For further information concerning this matter,	please call:	
Diego Promo	at 954, 242-	7239
Name of Contact Person	Area Code & Daytime Tele	phone Number
Enclosed is a check for the following amount m	nade payable to the Florida Departi	ment of State:
□\$35 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)
Mailing Address	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	;

Tallahassee, FL 32301

Aiticles	oi Amendment	P	
	to	FILED	
Articles o	of Incorporation	2000	
\mathcal{L}	of	LUUG AUG 27	
vollengate Moving	COP,	SECRETARY AMII: 11	
(Name of Corporation as currently filed	with the Florida De	ept. of State VASAY (15	
Pho 2000 1- 2011		ANSEE, FLORIE	
1010003 1904			
(Document Number of Co	rporation (if known)		
Pursuant to the provisions of section 607.1006, Florida amendment(s) to its Articles of Incorporation:	Statutes, this Florida	la Profit Corporation adopts the following	owing
A. If amending name, enter the new name of the corp	oration:		
Goldengate Moving Ser		.	
name must be distinguishable and contain the word	vice) 1	The new	
abbreviation "Corp.," "Inc.," or Co.," or the designation	on "Corp." "Inc." o	r "Co". A professional corporation	
name must contain the word "chartered," "professional of			
	1001	MIN 62 that	\$10G. 3,
B. Enter new principal office address, if applicable: (Principal office address <u>MUST BE A STREET ADDRE</u>		1 - 1	\$100, 21
(Francipus vijice usuress MOST BE A STREET ADDRE	m, Ft. La	ruderdale, Fl.	Suite
		33309	33n -
			240
C. Ester service mailing address if applicables	_	# 01 1	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	8720 N	VW 18th Street	
(Married Married Marri		(' . E/)>07/	
	(ora/)	prings, 1-1, 35011	
D. If amending the registered agent and/or registered	office address in Flo	orida, enter the name of the	
new registered agent and/or the new registered off		<u></u>	
Name of New Registered Agent:		<u> </u>	
New Registered Office Address:	(Florida street addre	ess)	
	•	•	
		, Florida	
	(City)	(Zip Code)	
New Registered Agent's Signature, if changing Registor	ered Agent:		
I hereby accept the appointment as registered agent. I a		accept the obligations of the position.	
, , ,,	-		
	CIV D		
Signature o	of New Registered Age	gent, ij changing	

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) **Title** Address Type of Action <u>Name</u> ☐ Remove ☐ Remove E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) F. 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)

The date of each amendment(s	s) adoption:
The date of each amendments	(date of adoption is required)
Effective date if applicable:	
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were by the shareholders was/wer	e adopted by the shareholders. The number of votes cast for the amendment(s e sufficient for approval.
	e 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	(voting group)
(voting group)
action was not required. The amendment(s) was/were	e adopted by the board of directors without shareholder action and shareholder adopted by the incorporators without shareholder action and shareholder
action was not required.	
The Dated	8-25-09
selec	a director, president or other officer – if directors or officers have not been ted, by an incorporator – if in the hands of a receiver, trustee, or other court
appo	inted fiduciary by that fiduciary)
	(Typed or planted name of person signing)
	(Typed or plinted name of person signing)
	President
	(Title of person signing)