## P08000063892

| (Re                     | equestor's Name)   |           |
|-------------------------|--------------------|-----------|
| (Ac                     | idress)            |           |
| (Ac                     | ldress)            |           |
| (Ĉi                     | ty/State/Zip/Phone | e #)      |
| PICK-UP                 | ☐ WAIT             | MAIL      |
| (Bu                     | isiness Entity Nan | ne)       |
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Applicat.

01-21-11

## **COVER LETTER**

TO: Amendment Section
Division of Corporations

| The enclosed Articles of Amendment and fee are submitted for filing.  Please return all correspondence concerning this matter to the following:  KAREN AMBROSIA                  | NAME OF CORPORATION:                  | JDB LOGISTICS INC   |
|--|---------------------------------------|---|
| Please return all correspondence concerning this matter to the following:  KAREN AMBROSIA  | DOCUMENT NUMBER:                      | P08000063892  |
| KAREN AMBROSIA   | The enclosed Articles of Amendment    | e submitted for filing.   |
|  | Please return all correspondence cond | matter to the following:  |
| Maria CO at ABranco  |                                       | REN AMBROSIA  |
| Name of Contact Person   | <del></del>                           | me of Contact Person  |
| JDB LOGISTICS INC  |                                       | LOGISTICS INC   |
| Firm/ Company  |                                       | Firm/ Company   |
| 780-A APEX ROAD  |                                       | )-A APEX ROAD   |
| Address  |                                       | Address   |
| SARASOTA, FLA 34240  |                                       | ASOTA, FLA 34240  |
| City/ State and Zip Code   |                                       | ·   |
| idbintlkaren@cs.com joblogistics inc@ ao L. Co E-mail address: (to be used for future annual report notification)  | E-mail address                        | aren@cs.com jublogistics inc@ ao L. Cortor tuture annual report notification)     |
|  |                                       |   |
| For further information concerning this matter, please call:   | _                                     |   |
| Attorney Andre R. Perron at (941) 750-9760  Name of Contact Person Area Code & Daytime Telephone Number  |                                       |   |
|  |                                       | ·   |
| Enclosed is a check for the following amount made payable to the Florida Department of State:  | Enclosed is a check for the following | de payable to the Florida Department of State:                                    |
| □\$35 Filing Fee Certificate of Status  Certificate of Status  Certificate of Status  Certified Copy (Additional copy is enclosed)  Certified Copy (Additional Copy is enclosed) |                                       | Certified Copy Certificate of Status (Additional copy is enclosed) Certified Copy |
| Mailing Address Street Address   |                                       | <del> </del>  |
| Amendment Section Amendment Section  |                                       |   |
| Division of Corporations  Division of Corporations  Division of Corporations   |                                       |   |
| P.O. Box 6327 Clifton Building Tallahassee, FL 32314 2661 Executive Center Circle  |                                       | ———————————————————————————————————————   |

Tallahassee, FL 32301

## **Articles of Amendment** to Articles of Incorporation of

| JDB LOGISTICS, INC.  |   |
|--|---|
| (Name of Corporation as currently filed with the Florida Dept. of State) | _ |
| P08000063892   |   |

| ·  | <sup>2</sup> 08000063892   |                                      |
|--|--|--------------------------------------|
| (Document  | Number of Corporation (if known)                                 |                                      |
| Pursuant to the provisions of section 607, amendment(s) to its Articles of Incorporation                                       |  | Profit Corporation adopts the follow |
| A. If amending name, enter the new nam   | ne of the corporation:   |                                      |
|  |  | The new                              |
| name must be distinguishable and conta<br>abbreviation "Corp.," "Inc.," or Co.," or<br>name must contain the word "chartered," | the designation "Corp," "Inc," or '                              | 'Co". A professional corporation     |
| B. Enter new principal office address, if  | applicable:  | <u> </u>                             |
| (Principal office address MUST BE A STE  | REET ADDRESS )   | . 582 7                              |
|  | <del></del>  |                                      |
|  |  |                                      |
| C. Enter new resilies address (formation   | L.L.   | 72                                   |
| C. Enter new mailing address, if applica<br>(Mailing address MAY BE A POST OF  |  |                                      |
|  |  | T9 3                                 |
|  | · · · · · · · · · · · · · · · · · · ·                            |                                      |
|  |  |                                      |
| D. If amending the registered agent and/   |  | da, enter the name of the            |
| new registered agent and/or the new r  | egistered office address:  | × *                                  |
| Name of New Registered Agent:  | Andre R. Perron, Esquire   | <del></del>                          |
|  | 2816 Manatee Avenue  |                                      |
| New Registered Office Address:   | (Florida street address)   | 1                                    |
|  | Bradenton  | , Florida 34205                      |
|  | (City)   | (Zip Code)                           |
| New Registered Agent's Signature, if char  | aging Desistant Asset.   |                                      |
| I hereby accept the appointment as registere   | iging Registereu Agent:<br>ed agent. I am familiar with and acce | ept the obligations of the position  |
| 11   | MRhi   | venganona oj me posmon.              |
| -  | Cimatona a Cilana Basistana di Assart                            | Ye                                   |

Signature of New Registered Agent, if 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)

| <u>Titlė</u>       | <u>Name</u>  | Address                               | Type of Action    |
|--------------------|--|---------------------------------------|-------------------|
| PTSD               | DONALD E DOWNS   | 780 A APEX ROAD<br>SARASOTA, FL 34240 |                   |
| <u>PTD</u>         | KAREN AMBROSIA   | 780 A APEX ROAD<br>SARASOTA, FL 34240 | ☑ Add<br>□ Remove |
| <u>VPSD</u>        | RICHARD GLANZ  | 780 A APEX ROAD<br>SARASOTA, FL 34240 |                   |
|                    | ding or adding additional Articles, ended the distribution of the second di |                                       |                   |
| F. <u>If an ar</u> | nendment provides for an exchange,   | reclassification, or cancellation of  | issued shares,    |
| provisie<br>(if n  | ons for implementing the amendmen of applicable, indicate N/A)   | t it not contained in the amendme     | <u>it itsell:</u> |
|                    |  |                                       |                   |
|                    |  |                                       |                   |
|                    |  | ·                                     |                   |
|                    |  |                                       |                   |

| The date of each amendmen                        | t(s) adoption: JANUARY 6, 2011   |
|--|--|
|  | (date of adoption is required)   |
| Effective date <u>if applicable</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) ere sufficient for approval.  |
|  | re approved by the shareholders through voting groups. The following statement of 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. | 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   |
| Signature  | a director, president or other officer – if directors or officers have not been  |
| sele   | cted, by an incorporator – if in the hands of a receiver, trustee, or other court ointed fiduciary by that fiduciary)                                    |
|  | KAREN AMBROSIA   |
|  | (Typed or printed name of person signing)  |
|  | PRESIDENT  |
|  | (Title of person signing)  |