Division of Corporations

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## Florida Department of State

**Division of Corporations** Public Access System

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To

Division of Corporations

Fax Number : (850)617-6380

From:

Account Name : US AG 24 Account Number : I20060000089

Phone

Fax Number

: (305)767-2040

: (866)470-2984

## COR AMND/RESTATE/CORRECT OR O/D RE

WEALTH SERVICE GROUP CORP

Certificate of Status Certified Copy 0 Page Count 01 Estimated Charge \$35.00

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## **COVER LETTER**

TO: Amendment Section Division of Corporations

Tallahassee, FL 32314

NAME OF	CORPORATION: Wealth Servi	ice Group Corp	<b>E</b>
DOCUME	T NUMBER: <u>P090000251</u>	17	<b>__</b>
The enclose	Articles of Amendment and fee are	submitted for filing.	
Picase retur	all correspondence concerning this i	matter to the following:	
		eter Harris	
	(Name of t	Contact Person)	
		US AG 24 Inc	<del></del>
	(J·itm/	(Company)	
		ky Point Drive East	
	{^	.ddreas)	
		pa, FL 33607 e and Zip Code)	
For further i	nformation concerning this matter, pl	•	
Peter Herris		at ( <u>305</u> ) <u>767 2040</u>	
	(Name of Contact Person)	(Area Code & Daytime T	elephone Number)
Enclosed is	a check for the following amount mad	de payable to the Florida Depa	rtment of State:
<b>7]\$35</b> Filing∣	ce \$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)
	ing Address	Street Address Amendment Section	
	ndment Section sion of Corporations	Division of Corporations	
	Box 6327	Clifton Building	

2661 Executive Center Circle

Tallahassee, FL 32301

## Articles of Amendment

	Art	icles of Incorporation of	
		Service Group Corp	State)
-		9000025117 Imber of Corporation (if known)	
	ne provisions of section 607.10 endment(s) to its Articles of Inco	006, Florida Statutes, this <i>Florida Prof</i> prporation:	It Corporation adopts the
A. <u>If amend</u>	ng name, cuter the new name	of the corporation:	
N/A			<del></del>
"incorporate "Co". A	I" or the abbreviation "Corp.,	and contain the word "corporation" "Inc.," or Co.," or the designation me must contain the word "charter	"Corp." "Inc," or
	v principal office address, if ap		<u> </u>
(Principal of)	ice address <u>MUST BE A STRE</u>	ET ADDRESS )	<b>=1</b> ,
			O9 JI
C. Enter no	w mailing address, if applicab	l <u>e:</u>	TASS
(Mailing	address <u>MAY BE A POST OF</u>	TICE BOX)	
		-	
			<u>₹</u>
		registered office address in Florida, e	D'''
	tered agent and/or the new re-		inter the hame of the
	^		
<u>Name</u>	of New Registered Agent:	-	<del></del>
			<del></del>
<u>New F</u>	Revistered Office Address:	(Florida street address)	,
			, Florida
		(City)	(Zip Code)
New Register	red Agent's Signature, if chang	ging Registered Agent:	
I hereby acci position.	ept the appointment as register	ed agent. I am familiar with and acc	cept the obligations of the
	_	Signature of New Registered Agent, if a	hanging .

	ditional sheets, if necessary)	ach Officer and/or Director being adde	<u></u>	
Title	Name	<u>Address</u>	Typ	e of Action
<u>P</u>	Giorgio Endrizzi	1903 60th Place Bradenton, FL 34203		Add Remove
Ρ	Olaf Brand	1378 Chesapeake Ave Naples, FL 34102		Add Remove
				Add Remove
** - ** - **				
provis (if	imendment provides for an exchions for implementing the amen not applicable, indicate N/A)	ange, reclassification, or cancellation of design and the design of the amendm	of issued ent itself	shares,
provis	ions for implementing the amen	ange, reclassification, or cancellation of diment if not contained in the amendm	of issued ent itself	shares,
provis (if	ions for implementing the amen	ange, reclassification, or cancellation of diment if not contained in the amendm	of issued ent itself	shares,

Page 2 of 3

Tb	e date of ea	ich amendment(	s) adoption: <u>06/11/2009</u>	
Eff	ective date	<u>if applicable</u> :	06/11/2009	
			(no more than 90 days after amendment file date)	
Λd	option of A	mendment(s)	(CHECK ONE)	
0			e adopted by the shareholders. The number of votes cast for the amendment(s) re sufficient for approval.	
ū	The amend	ment(s) was/were approved by the shareholders through voting groups. The following statement parately provided for each voting group entitled to vote separately on the amendment(s):		
	"The r	number of votes c	ast for the amendment(s) was/were sufficient for approval	
	by		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	, <u></u>		(voting group)	
		idment(s) was/were adopted by the board of directors without shareholder action and shareholder is not required.		
Ź		dment(s) was/were adopted by the incorporators without shareholder action and shareholder not required.		
		Dated 06/11/2009		
		selec	a director, president or other officer – if directors or officers have not been cted, by an incorporator – if in the hands of a receiver, trustee, or other court sinted fiduciary by that fiduciary)	
			Michael O. Schuett (Typed or printed name of person signing)	
			(1) Abed of brittled figure of berson signing)	
			Incorporator	
			(Title of person signing)	