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TO SEP 15 MM 11: 27
SECNETARY OF STATE

Roberts SEP 1 6 2010

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF COR	PORATION:	Strategic Development Holdings, Inc
DOCUMENT NU	J MBER:	P10000010902
The enclosed Artic	cles of Amendment an	I fee are submitted for filing.
Please return all co	orrespondence concern	ing this matter to the following:
		James D.Talley Name of Contact Person
Stra	ategic Development l	Holdings, Inc DBA First Financial of the Palm Beaches Firm/ Company
		712 HWY US-1, Suite 200
		North Palm Beach, FL 33408
	kr E-mail address: (to	City/ State and Zip Code sten.nuss@ffotpb.com be used for future annual report notification)
For further inform	ation concerning this n	natter, please call:
	James D. Talley e of Contact Person	at (954) 461-1153 Area Code & Daytime Telephone Number
Enclosed is a chec	k for the following am	ount made payable to the Florida Department of State:
□\$35 Filing Fee	✓ \$43.75 Filing Fee & Certificate of Statu	
P.O. Box 6	nt Section f Corporations	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Articles of Amendment

to

Articles of Incorporation

ηf

STRATEGIC DEVELOPMENT HOWINGS INC. (Name of Corporation as currently filed with the Florida Dept. of State)

P100	00010902
(Document Numb	per of Corporation (if known)
Pursuant to the provisions of section 607.1006, amendment(s) to its Articles of Incorporation:	Florida Statutes, this Florida Profit Corporation adopts the following
A. If amending name, enter the new name of t	the corporation:
	The new
name must be distinguishable and contain the abbreviation "Corp.," "Inc.," or Co.," or the distinguishable and contain the word "chartered," "professioname must contain the word "chartered," "professioname".	e word "corporation," "company," or "incorporated" or the designation "Corp," "Inc," or "Co". A professional corporation essional association," or the abbreviation "P.A."
B. Enter new principal office address, if applie	
(Principal office address <u>MUST BE A STREET</u>	(ADDRESS)
 C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE) D. If amending the registered agent and/or registered agent and/or the new registered. 	gistered office address in Florida, enter the name of the
Name of New Registered Agent:	James D. Talley
	7310 West McNab Road, #205 (Florida street address)
<u></u>	amarac , Florida 33321
	(City) (Zip Code)
	ent. I am amiliar with and accept the obligations of the position. Church, Warden of the position. Church of New Registered Agent, if changing

Page 1 of 3

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>Title</u>	Name	Address	Type of Action
Pres	William K. Francis	905 Samar Road Cocoa Beach, FL 32931	_ ☐ Add _ ☑ Remove
Pres	James D. Talley	712 HWY US 1 North Palm Beach, FL 33408	_ ☑ Add _ □ Remove
			_
	dditional sheets, if necessary). (Be		
		ge, reclassification, or cancellation of is	
	ons for implementing the amenum not applicable, indicate N/A)	ent if not contained in the amendment	<u>itsen:</u>
William K	. Francis is resigning as Presid	dent from Strategic Development F	loldings, Inc
DBA Firs	t Financial of the Palm Beache	s. James D. Talley will be assumir	ng title
President	, along with half of the shares	that were originally split between V	Villiam K.
Francis a	and Kristen M. Nuss, Vice Pres	sident, in the amount of five hundre	ed (500)
shares. A	dditionally, Kristen M. Nuss wi	II be surrendering one hundred (10	00) of her
shares to	James D. Talley. James D. Ta	alley will own a total of six hundred	(600) shares.

The date of each amendmen	t(s) adoption: September 13, 2010
Effecțive date <u>if applicable</u> :	(date of adoption is required) September 13, 2010
	(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	(voting group)
	(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 <u>S</u>	0105, 21 838100000
Signatur e _	
	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
app	pointed fiduciary by that fiduciary)
	William K. Francis
	(Typed or printed name of person signing)
	President
	(Title of person signing)