Division of Corporations Electronic Filing Cover Sheet

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February 21, 2011

FLORIDA DEPARTMENT OF STATE
Division of Corporations

ENERGY ARMOR INC. 12242 CAPTIVA BLUFF RD JACKSONVILLE, FL 32226

SUBJECT: ENERGY ARMOR INC.

REF: P10000065784

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The current name of the entity is as referenced above. Please correct your document accordingly.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6906.

Darlene Connell Regulatory Specialist II

FAX Aud. #: H11000043329 Letter Number: 011A00004327

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ALLANASSE, ALORIDA



Correct Correct FLORIDA DEPARTMENT OF STATE Division of Corporations

February 18, 2011

ENERGY ARMOR INC. 12242 CAPTIVA BLUFF RD JACKSONVILLE, FL 32226

SUBJECT: ENERGY ARMOR INC.

REF: P10000065784

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The current name of the entity is as referenced above. Please correct your document accordingly.

THE DATE OF ADOPTION IS INCOMPLETE.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6906.

Darlene Connell Regulatory Specialist II

FAX Aud. #: H11000043329 Letter Number: 811A00004253

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF ENERGY ARMOR: INC.

1882 MO:00

The Articles of Incorporation of ENERGY ARMOR, INC. are hereby amended so that Article IV shall hereafter read as follows:

Section 1. The maximum number of shares of capital stock that the corporation is authorized to have outstanding at any one time shall be Ten Million (10,000,000) shares of voting common stock having a par value of \$1.00 per share and One Million (1,000,000) shares of non-voting stock having no par value.

Section 2. Common shares shall be issued pursuant to the direction of the Board of Directors, who shall designate said shares as "voting" (in which case, such shares shall have the full range of voting rights under applicable law), or "non-voting" (in which case, such shares shall have no voting rights for any purpose) at the time of issuance. "Voting" and "non-voting" common shares shall be identical in all respects except for the foregoing difference in voting rights. The legend "voting" or "non-voting," as applicable, shall be prominently affixed to the face of all stock certificates issued to holders of common shares.

Section 3. Cumulative voting shall not be permitted. The Shareholders may by a bylaw provision or written Shareholders Agreement impose such restrictions on the sale, transfer or encumbrance of the stock for this corporation as they may see fit.

The Shareholders and Directors of the Corporation, acting pursuant to Sections 607.0704, 607.0821 and 607.1003, Florida Statutes, have executed and written consent adopting the foregoing amendment.

The voting group entitled to vote on the foregoing amendment is the holder of voting common shares of the corporation. The number of votes cast in favor of the amendment was unanimous in favor of the amendment. The number of votes cast for such amendment by such voting group was sufficient for approval by such voting group. This is the only group entitled to vote on the amendment.

This Amendment was adopted by the directors and shareholders of the corporation at a joint meeting held on <u>Hongary 17</u>, 2011.

This Amendment shall be effective upon filing with the Florida Secretary of State.

IN WITNESS WHEREOF, these Articles of Amendment have been executed on behalf of the corporation this haday of high 2011.

PRIÁN A. DITORE, President, Director

& Shareholder

GLENN W. CONNELLY Vice President, Director & Shareholder