Division of Corporations **Electronic Filing Cover Sheet** 

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annual report mailings. Enter only one email address please.\*\* Email Address:

ter the email address for this business entity to be used for future

## COR AMND/RESTATE/CORRECT OR O/D RESIGN OFFSHORE PETROLEUM CORP.

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Corporate Filing Menu

Help

**Articles of Amendment** to
Articles of Incorporation

222.00	of	on.			
Offshore Pei	troleum Corp.				
(Name of Corporation as currently		da Dept. of State)			
P10000	0095177				
	of Corporation (if know	own)			
Pursuant to the provisions of section 607.1006, Fl amendment(s) to its Articles of Incorporation:	orida Statutes, this I	Florida Profit Corporation	adopts the	follov	ving
A. If amending name, enter the new name of the	corporation:				
			The n	æw	
name must be distinguishable and contain the vabbreviation "Corp.," "Inc.," or Co.," or the desiname must contain the word "chartered," "professi  B. Enter new principal office address, if applicate	ignation "Corp," "In onal association," or	c," or "Co". A professio	orated" or i	the ion	
(Principal office address <u>MUST BE A STREET A</u> l			*****		
C. Enter new mailing address, if applicable: (Mailing address <u>MAY BE A POST OFFICE B</u>	10X)		ARY OF	14 JUN 22 PH 12: 1	
D. If amending the registered agent and/or regist		in Florida, enter the name		)	
new registered agent and/or the new registere  Name of New Registered Agent:	o office address:				
New Registared Office Address:	(Florida street	address)			
		, Florida			
	(Clty)	(Zip Code)			
New Registered Agent's Signature, if changing Re hereby accept the appointment as registered agent.		and appent the obligations	of the positio	<b>.</b>	
петсоу чосерь те ирропитет из геділлегей адет.	i am jamutar with t	ны иссері ine onigations (	oj ine positio	ra.	
Signa	ture of New Registers	d Agent if changing			

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	ditional sheets, if necessary)	f each Officer and/or Director being	e audeu.
Title '	<u>Name</u>	Address	Type of Action
<del></del>			
			☐ Add ☐ Remove
	ding or adding additional Aredditional sheets, if necessary).  ACHED		
provisi	mendment provides for an exons for implementing the am not applicable, indicate N/A)	change, reclassification, or cancella endment if not contained in the am	ation of issued shares, endment itself:
	ta est control to the		

The date of each amendment(	s) adoption: June 14, 2011
	(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/were	e adopted by the shareholders. The number of votes cast for the amendment(s) re-sufficient for approval.
	e approved by the shareholders through voting groups. The following statement if for each voting group entitled to vote separately on the amendment(s):
"The number of votes o	ast for the amendment(s) was /wore sufficient for approval
by	(voting group)
(	(voting group)
The amendment(s) was/were action was not required.	adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/were action was not required.	e adopted by the incorporators without shareholder action and shareholder
Dated June	Aphu Bainwalts
scled	h director, president or other officer - it directors or officers have not been need, by an incorporator - if in the hands of a receiver, trustee, or other court inted fiduciary by that fiduciary)
	John Rainwater
	(Typed or printed name of person signing)
	President and Chief Executive Officer (Title of person signing)

## OFFSHORE PETROLEUM CORP. ATTACHMENT TO THE ARTICLES OF AMENDMENT OF THE ARTICLES OF INCORPORATION

ARTICLE IV of the Articles of Incorporation of Offshore Petroleum Corp. is hereby deleted in its entirety and the following ARTICLE IV is inserted in lieu thereof:

## "ARTICLE IV: SHARES

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The authorized capital stock of this Corporation is 200,000,000 shares of common stock with full voting rights and with a par value of \$0.0001 per share (the "Common Stock") and 25,000,000 shares of preferred stock, with a par value of \$0.0001 per share (the "Preferred Stock"). The Preferred Stock may be issued from time to time in one or more series with such preferences, limitations and relative rights and qualifications, limitations, or restrictions thereof, as shall be stated in the resolutions adopted by the Corporation's Board of Directors providing for the issuance of such Preferred Stock or series thereof; and the Board of Directors is hereby vested with the authority to fix such preferences, limitations, and relative rights or qualifications, limitations, or restrictions for each series, including, but not by way of limitation, the power to fix the redemption and liquidation preferences, the rate of dividends payable and the time for and the priority of payment thereof and to determine whether such dividends shall be cumulative or not and to provide for and fix the terms of conversion of such Preferred Stock or any series thereof into Common Stock and fix the voting power, if any, of the shares of Preferred Stock or any series thereof."