6/3/2021



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(((H21000220534 3)))



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fo:

Division of Corporations

Fax Number : (850)617-6380

From:

Account Name : BOYER LAW FIRM, P.L.

Account Number : I20100000071

Phone : (904)236-5317 Fax Number : (904)371-3935

\*Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please. \*\*

Email Address:

office@boyerlawfirm.com

## COR AMND/RESTATE/CORRECT OR O/D RESIGN NATURAL KITCHEN AND DECOR FL INC

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(((\H210002205343)))

## COVER LETTER

TO: Amendment Section Division of Corporations
NAME OF CORPORATIO

NAME OF CORPOR	RATION:	HEN AND DECOR FL IN	C		
DOCUMENT NUMI					
	of Amendment and fee are su	abmitted for filing,			
Please return all corre	spondence concerning this ma	atter to the following.			
	Francis M. Boyer				
	Name of Contact Person				
	Boyer Law Firm				
		Firm/ Company			
	9471 Baymeadows Road, Suite 406				
		Address			
	Jacksonville, FL 32256				
		City/ State and Zip Cod	c		
offi	ce@boyerlawfirm.com				
	- ·	to be used for future annua	report notification)		
		(10 00 101 101 101 101 101 101 101 101 1	Toport notification,		
For further information	n concerning this matter, plea	se call:			
Francis Boyer		90.1	236-5317		
Name of Contact Person		at (at (	de & Daytime Telephone Number		
Name	on Contact 1 C15OH	Alca Co	de & Daytime Telephone Number		
Enclosed is a check fo	r the following amount made	payable to the Florida Dep	artment of State:		
■ \$35 Filing Fee	□\$43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	□\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)		
Mailing Address: Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314		Street Address:  Amendment Section  Division of Corporations  The Centre of Tallahassee  2415 N. Monroe Street, Suite 810			

Tallahassee, FL 32303

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	Articles of An to	nendment			
	Articles of Inco	rporation			
NATURAL KITCHEN AND DECOR F	of T. INC				
(Name of Corporation as	s currently filed with the Flo	rida Dept. of S	tate)	***	>: (/):
P20000092329					رايدا دونا
(Documer	nt Number of Corporation (if	known)			<u></u>
Pursuant to the provisions of section 607 Incorporation:	,1006, Florida Statutes, this c	corporation adop	ots the folio	owing amendment(s) (	io iii.
A. If amending name, enter the new na	ame of the corporation:				
name must be distinguishable and contain "Inc.," or Co.," or the designation "C "chartered," "professional association."	"orp," "Inc," or "Co". A	mpany," or "inc professional co	corporated rporation	or the obbreviation	he n "Corp the wo
B. Enter new principal office address, (Principal office address <u>MUST BE A S</u>					
C. Enter new mailing address, if appli (Muiling address MAY BE A POST)	<u>OFFICE BON</u> I				
<ul> <li>If amending the registered agent an new registered agent and/or the new</li> </ul>	<u>v registered office address:</u>	<u>ss in Florida, ei</u>	nter the na	ime of the	
Name of New Registered Agent	Boyer Law Firm, P.L.				
THE DE THE THE CAST OF THE	9471 Baymeadows Road Su	ite #406		_	
	(Florida stre				
New Registered Office Address:	Jacksonville	,	121 24	32256	
New Neglocieu Office Maniess.	(City)		Florida	(Zip Code)	
New Registered Agent's Signature, if cl hereby accept the appointment as registe Sig	hanging Registered Agent: ered agent. I am familiar with mature of Now Registered Age	_	e obligation	ns of the position. -	

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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)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

X Change	<u>PT</u>	John Doe	
$\underline{X}$ Remove	<u>V</u>	Mike Jones	
X Add	<u>sv</u>	Sally Smith	
Type of Action (Check One)	Title	<u>Name</u>	<u>Addres</u> s
1) X Change	D	ALTAN YAZICI	1324 Chinaberry Ct.
Add			Jacksonville, FL 32259
Remove			
2) Change	D	SAFA ORHAN AKYOL	1324 Chinaberry Ct.
X Add			Jacksonville, FL 32259
Remove 3) Change	P	ORHAN AKYOL	1324 Chinaberry Ct.
Add			Jacksonville, FL 32259
X Remove			
4) Change			<u> </u>
Add			
Remove			
5) Change			
Add			
Remove			<del> </del>
6) Change			
Add			
Remove			

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The purpose for which the benefit corp	poration is organized is to create a general public benefit and.
<del></del>	
	efit(s) to be created by the corporation (in addition to its general purpose)
The additional qualifications of Description	S Directorial in the Control of the
The additional qualifications of Delicit	t Director(s), if any, are as follows:
The name(s) and address(es) of the Ber	nefit Director(s) and/or Benefit Officer(s), if any:
Name and Title:	······································
Address:	Address:
Address:	
	<del></del>
	(Include attachment if necessary)
The corporation, in accordance with the	
The corporation, in accordance with the	(Include attachment if necessary)  e required minimum status vote, terminates its status as a Florida Profit P

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(((H21000220534 3))) F. FLORIDA PROFIT SOCIAL PURPOSE CORPORATION OPTIONS, IF APPLICABLE: The corporation, in accordance with the required minimum status vote, elects to be a Florida Profit Social Purpose Corporation in accordance with s. 607.504, F.S. The business purpose for which the social purpose corporation is organized The public benefit for which the corporation is organized is: The specific public benefit(s) to be created by the corporation (in addition to the above) is/are as follows (optional). The additional qualifications of Benefit Director(s), if any, are as follows: The name(s) and address(es) of the Benefit Director(s) and/or Benefit Officer(s), if any. Name and Title: Name and Title, \_\_\_\_\_ Address: Address. (Include attachment if necessary) The corporation, in accordance with the required minimum status vote, terminates its status as a Florida Profit Social Purpose Corporation in accordance with s. 607.505, F.S. The revised purpose for which the corporation is organized is as follows:

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The additional qualifications of Benefit Director(s), if any, are no longer applicable and are hereby deleted.

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(Attach additional charge if a second (De	iter change(s) l	<del></del> '		
(Attach additional sheets, if necessary). (Be	specific)			
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in amendment provides for an exchange	.lassification		ol issued shar	
in amendment provides for an exchange, re-	classification, c	L'alle Indition	4.4 16	<u>es.</u>
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	ent itself:	<u>es.</u>
in amendment provides for an exchange, recovisions for implementing the amendment it (if not applicable, indicate N/A)	classification, of not contained	in the amenda	nent itself:	es.
<u>ovisions for implementing the amendment is</u>	classification, e f not contained	in the amenda	nent itself:	<u>rs.</u>
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	nent itself:	<u></u>
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	nent itself:	<u></u>
in amendment provides for an exchange, recovisions for implementing the amendment in (if not applicable, indicate N/A)	classification, of not contained	in the amenda	nent itself:	rs,
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	nent itself:	<u> </u>
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	nent itself:	<u>rs,</u>
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	nent itself:	<u></u>
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	nent itself:	rs,
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	nent itself:	<u> </u>
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	nent itself:	rs.
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	nent itself:	<u> </u>
<u>ovisions for implementing the amendment is</u>	classification, of not contained	in the amenda	nent itself:	es.

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	option:	((H21000220534 3))), if other than the
date this document was signed.		
Effective date if applicable:		
	(no more than 90 days after amendment file date)	
Adoption of Amendment(s)	(CHECK ONE)	
■ The amendment(s) was/were adop by the shareholders was/were suf	oted by the shareholders. The number of votes cast for the amendme ficient for approval.	nt(s)
	oved by the shareholders through voting groups. The following state each voting group entitled to vote separately on the amendment(s):	ment
	or the amendment(s) was/were sufficient for approval	
by	(voting group)	
	oted by the board of directors without shareholder action and shareho	lder
☐ The amendment(s) was/were adopaction was not required.	oted by the incorporators without shareholder action and shareholder	
06.01.2021 Dated	· ·	
Signature		
selected	easor, president or other officer – if directors or officers have not been by an incorporator – if in the hands of a receiver, trustee, or other or diduciary by that fiduciary)	n ourt
	Altan Yazici	
-	(Typed or printed name of person signing)	
1	Director	
(	Title of person signing)	-

2021 JUN -3 AM 8: 05
SLOBEDVET OF STATE
WAY A MASSEE FLOWING

FIED