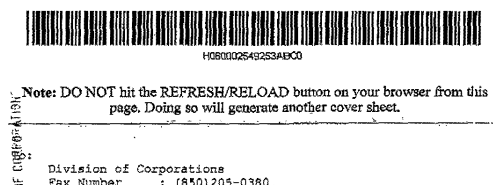
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Account Number : 071001002335 : (305)599-0839 Phone : (305)716-0346 Fax Number

COR AMND/RESTATE/CORRECT OR O/D RESIGN

DULCE INVESTMENT CORPORATION

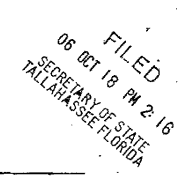
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Help

Articles of Amendment to Articles of Incorporation of



DULCE INVESTMENT CORPORATION

(Name of corporation as currently filed with the Florida Dept. of State)

P96000001184	
	(Document number of corporation (if known)
	tion 607.1006, Florida Statutes, this Florida Profit Corporation (s) to its Articles of Incorporation:

NEW CORPORATE NAME (if changing):

(Must centain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.")
(A professional corporation must contain the word "chartered", "professional association," or the abbreviation "P.A.")

AMENDMENTS ADOPTED. (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)

Article 5 of the corporation shall be amended as follows: The new principal address of the corporation shall be 1221 Quail Avenue, Miami Springs, Florida 33166.

Article 6 of the corporation shall be amended as follows: Rebecca Perez Baez shall be removed as President, Secretary and Director of the corporation. Alcides Baez shall be removed as Vice President of the corporation. The new President shall be Alcides Baez, whose address is 1221 Quail Avenue, Miami Springs, Florida 33166.

Article 8 of the corporation shall be amended as follows: Rebecca Perez Baez shall be removed as Registered Agent of the corporation. The new Redistered Agent of the corporation shall be Alcides Baez, whose address is 1221 Quail Avenue, Miami Springs, Florida 33166.

I hereby accept the designation of Registered Agent:

(Atmch additional pages if necessary)

If an amendment provides for exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)

(continued)

The date of each amendment(s) adoption: 10/15/2006
Effective date if applicable: 10/16/2006
(no more than 90 days after amendment file date)
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.
The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided 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)
The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
Signature (By a director, president or other officer - if directors or officers have not been nelected, by an incorporator - if in the handard a receiver, trustee, or other court appointed fiduciary by that fiduciary) REBECCA PEREZ BAEZ
(Typed or printed name of person signing)
PRESIDENT
(Title of person signing)

BOLING BEE: \$35