Florida Department of State

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COR AMND/RESTATE/CORRECT OR O/D RESIGN CIRQUE ENERGY, INC.

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Corporate Filing Menu

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COVER LETTER

Division of Corpo					
NAME OF CORPORATION: Cirque Energy, Inc.					
DOCUMENT NUME	P9800062582				
The enclosed Articles	of Amendment and fee are su	bmitted for filing.			
Please return all corres	Please return all correspondence concerning this matter to the following:				
	Joseph Durant				
•		Name of Contact Person	1		
	Cirque Energy, Inc.				
		Firm/ Company			
	243 W. Congress, Suite 350				
•		Address			
	Detroit, Michigan	48226			
•		City/ State and Zip Code	e		
ioo	d@ciraua anorau	com			
Jue	d@cirque-energy.	COITI			
	E-man address: (co de la	ied for thinge singen tebour	noutication)		
For further information	concerning this matter, pleas	e call:	•		
Joseph Duras	nt	_ _{at} (888	963-2622		
Name o	of Contact Person	Area Co	de & Daytime Telephone Number		
Enclosed is a check for the following amount made payable to the Florida Department of State:					
S35 Filing Fee	□\$43.75 Filing Fee & Certificate of Status	■\$43.75 Filing Per & Certified Copy (Additional copy is enclosed)	☐\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy Is enclosed)		
Mailing Address		Street Address			
Amendment Section		Amendment Section			
Division of Corporations P.O. Box 6327		Division of Corporations Clifton Building			
Tallahassee, FL 32314		2661 Executive Center Circle Tallahassee, FL 32301			

FILED

Articles of Amondment

2014 JAN 28 AM 9: 38

	Articles of Incorp	peration	ለተ ፍፕለኘ
Cirque Energy, Inc.	of		SECRETARY OF STAT TALLAHASSEE, FLOR
(Name of Corporation as c	greatly fliad with the Play	ide Namt of Ctata)	
P9800062582	at sense, most with the Fig.	the table at Shite)	
(Document)	Number of Corporation (if k	iown)	
Pursuant to the provisions of section 607.10 its Articles of Incorporation:	06, Florida Statutes, this Flo	orlda Profit Corporation ado	pis the following amendment(s) to
A. If amending name, enter the new name	e of the corporation:		
			The new
name must be distinguishable and contai "Corp.," "Inc.," or Co.," or the designat word "chartered," "professional association	tion "Corp," "Inc," or "Co	". A professional corporati	sted" or the abbreviation
B. Enter new principal office address, if			
(Principal office address MUST BE A STI	(EET ADDRESS)		
	•		
C. Enter new mailing address, if applica			
(Mailing address MAY BE A POST O	FECE BOX		
	,	···	
			•
D. If amending the registered agent and new registered agent and/or the new	or registered office address:	in Florida, enter the name	nf the
Name of New Registered Agent			•
_	(Florida street	address)	
	(* 101.1 <u>2</u> 0.2-101		
New Registered Office Address:	(Cuy)	, Piorida	(Zip Code)
	(9;		1.8
New Resistered Agent's Signature, if cha			
I heraby accept the appaintment as register	ed agent. I am familiar with	and accept the obligations	of the position.

Signature of New Registered Agent, if changing

If amending the Officers aud/or Directors, enter the title and name of each officer/director being removed and title, name	ae, 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	PT.	John De	QE.	
X Remove	¥	Mike lo	one	
_X Add	<u>\$Y</u>	Selly S	mith	
Type of Action (Check One)	Title		Name .	Address
1) Change				
Add				
Remove				
2) Change				
Add				
Remove				
3) Change		-		
Add				
Remove		•		
4) Change				
Add				· · · · · · · · · · · · · · · · · · ·
Remove			•	
5) Change		_		
Add				
Remove				
6) Change	***	_		
Add		-		
Remove				

E. If amending or adding additional Articles, enter change(s) here: (Attach additional sheets, if necessary). (Be specific)
Article IV of the Articles of Incorporation are hereby amended by adding the language
on the attached additional sheet following the present Article IV. No part of the present
Article IV is amended, replaced or deleted in any way.
F. If an amendment provides for an 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) N/A

The date of each amendment(s) adoption: January 20, 2014	, if other than the
date this document was signed.	
Effective date if applicable: Upon filing	
(no more than 90 days after amendment file date)	
Adoption of Amendment(s) (CHECK ONE)	
The amendment(s) was/were adopted by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.	٠
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"	
(voling group)	
The amendment(a) was/were adopted by the board of directors without shareholder action and shareholder action was not required.	
The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.	
Dated January 24, 2014	
Signature South & Jan	_
(By a director, president or other officer - if directors or officers have not been	
selected, by havincorporator — If in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)	
Joseph Durant	_
(Typed or printed name of person signing)	
CEO and Director	
(Title of person signing)	_

1/28/2014 15:52:05 From: To: 8506176380

The Board of Directors of Cirque Energy, Inc. (f/k/a as Green Energy Renewable Solutions, Inc.) has authorized the creation and issue of Class B Convertible Preferred Shares. The description of the Class B Convertible Preferred Shares is as follows:

CLASS B CONVERTIBLE PREFERRED SHARES

Number of Class B Convertible Preferred Shares Authorized: 100,000

Stated Rate of Return: N/A

Par Value: \$10.00

Preference Term: 5 years

Conversion Rate: \$0.014493

Rate of Conversion is set at \$0.014493 per share and is calculated by dividing the par value of each share by the rate of conversion. Example: 1 share of Class B Convertible Preferred has a Par Value of \$10.00 The number of common shares received on conversion will be \$10.00/\$0.0145 = 690 common shares. The rate of conversion will be adjusted for any dilutive or anti-dilutive stock split.

Conversion Rights: The beneficial owner of the Class B Convertible Preferred may convert to common shares at any time beginning 6 months after issue by providing written notice of conversion to the issuer.

Issuers Right to Demand Conversion Provision: The Issuer, at its discretion, may require the conversion of the Class B convertible Preferred to common shares on any time one of the following events:

- Acquisition or merger of a value equal to or greater than 30% of the then current business value or a dilutive impact to the outstanding shares of greater than 10%
- 2 Registration of an Offering for the sale of securities
- 3 The Preference Term of 5 years expires
- 4 Death or mental incapacity of the beneficial holder

Registration Rights: In the event there is a registered offering of securities the Class B Convertible Preferred may convert to common shares and those shares must be included in the offering registration.

Liquidation Preference: In the event of:

- The sale of a material portion or all of the business
- 2. A liquidation of the material assets of the business
- 3. Bankruptcy The beneficial holders of the Class B Convertible Preferred Shares will have a preference in recovery that is subordinate to the debt of the issuer but senior to the common shareholders.

Voting Rights: The beneficial owner of the Class B Preferred shall have voting rights equal to 5 votes for each common share that would be received on conversion. Each Class B Convertible Preferred Share will be entitled to 3,450 votes. The Class B Convertible Preferred Shareholder may vote on any matter that is brought to a vote of the common stock holders.

Transferability: The holders of the Class B Convertible Preferred Shares may not sell, transfer, hypothecate or otherwise in any way excumber the Class B Convertible Shares except to an individual owning more than 5% of the equity of the issuer and with the consent of the Board of Directors. In the event of the death or in the event that the beneficial owner becomes unable to manage his or her own affairs due to illness or mental incapacity, then the issuer may force the conversion of that individuals Class B Convertible Shares to Common Stock. The common stock will not be registered but may be transferred, sold or otherwise liquidated by the beneficial owner or their designated agent without restriction.