MAMMOTH ENERGY GROUP, INC.

131 West 35th Street, 8th Floor New York, New York 10001

SUPPLEMENTAL INFORMATION

Item 5.07 - Submission of Matters to a Vote of the Shareholders

On September 17, 2014, the Board of Directors resolved and passed a resolution making the following changes to the Company's Articles of Incorporation, which were submitted to the shareholders and subsequently approved by a majority of them on October 1, 2014 the following: (EX 20)

- A negative stock dividend in the ratio of 1 share of common stock for each 500 shares of common stock held.
- Amending the Article 1 of the Articles of Incorporation changing the name of the corporation to Strategic Asset Leasing Incorporated.
- A voluntary symbol change from MMTE to LEAS.

<u>Negative Stock Dividend:</u> The Board recommended and a majority of shareholders approved a negative stock dividend of 1 common share for each 500 common shares held, effectively declaring a reverse split of the common shares, without affecting the overall authorized capitalization or par value of the common stock.

The reverse affects all issued and outstanding common stock of the Corporation held on September 30, 2014. On that date, there were 252,000,000 common shares issued and outstanding. The effect of the negative dividend reduced such shares to 504,000 common shares. Fractional shares resulting from the proportional (1 for 500) were rounded to the whole number, provided the resulting quotient was equal or greater than .50. (EX. 99.4)

<u>Name Change:</u> The Company has begun serious negotiation with a potential acquisition that will expand the business activity of the Corporation beyond mining and energy. To best reflect this change in direction, the Board of Directors sought and received approval from the shareholders to amend its name to Strategic Asset Leasing, Incorporated. (EX. 99.3)

<u>Voluntary Symbol Change:</u> As a result of the name change, the Board of Directors determined that the Corporation voluntarily change its trading symbol from MMTE. Of the names presented, LEAS was available and will become the new symbol on or about December 3, 2014. In the meantime the symbol shall remain MMTED to indicate that a reverse split of the common shares has been approved.

<u>New CUSIP Number:</u> The new number assigned to the Company by the Committee On Uniform Securities Identification Procedure ("CUSIP") is 86270P106.

The shareholders approving these actions totaled 171,498,300 common shares; 68.05% of the issued and outstanding shares, while 80,501,700 common shares; 31.95% of the issued and outstanding shares were deemed to have voted in opposition to the action. (EX 99).

Upon such approval the Company the filed an Electronic Notification of Corporate Action with the Financial Industry Regulatory Authority ("FINRA"). (EX 99.1)

On November 11, 2014, the Company received notification by e-mail to its attorney that the Corporate Actions enumerated here and in the Electronic Notification were approved and would be deemed to take effect on November 12, 2014. (Exhibit 99.2)

Item 9 - Exhibits

EX-20 - Minutes of the Board of Directors' Meeting in re Corporate Actions

EX – 99- Minutes of the Shareholders' Meeting in re Corporate Actions

EX-99.1 - Electronic Notification of Corporate Action to FINRA

EX -99.2- Email confirmation from FINRA confirming corporate action and Effective Date

EX-99.3- Wyoming Certificate of Amendment Articles Cancellation of Common Shares (Reverse)

EX-99.4- Wyoming Certificate of Amendment of Articles Name Change

Dated: New York, New York November 11, 2014

MAMMOTH ENERGY GROUP, INC. 131 WEST 35th Street, 8th Floor New York, New York 10001

CERTIFIED COPIES OF RESOLUTIONS ADOPTED BY THE BOARD OF DIRECTORS

STATE OF NEW YORK)	
AIN	:	SS.
COUNTY OF NY)	

I, William Lieberman, do hereby certify that the following is a complete, true and correct copy of certain resolutions duly adopted at a meeting of the Board of Directors of Mammoth Energy Group, a corporation duly formed under the laws of the State of Wyoming, held on September 17, 2014, pursuant to the authority granted by the By-laws of the corporation. All as more fully set forth in the minutes of said meeting, and that I am the keeper of the minutes and official records of the corporation, and that the said resolutions have not been rescinded or modified. I further attest that there is no official corporate seal.

Dated: New York, New York

William Lieberman, President

On this ____ day of October 2014, William Lieberman did appear personally before me, known to me or having sufficiently proved, that he is the President of Mammoth Energy Group, Inc., and that he acknowledged to me that he executed the foregoing certification, in that capacity.

Notaly Public

SHILPA A SHETTY
Notary Public - State of New York
NO. 01SH6241166
Qualified in Kings County

My Commission Expires 5-16-15

PLEASE TAKE NOTICE, on September 17, 2014, the Board of Directors will meet at 11:00 in the forenoon, at 131 W. 35th Street, 8F, New York, New York 10001, to discuss, and deliberate the following agenda:

Agenda:

- 1. To determine if it is in the best interest of the Shareholders and to recommend to a vote there of, a change to the Articles of Incorporation a name change to better describe and facilitate a broadening of the scope of the corporation's current business plan.
- 2. To determine if it is in the best interest of the Shareholders and to recommend to a vote there of, the declaration of a negative dividend to reduce the total issued and outstanding shares of common stock by a ratio of 1 share for each 500 shares held at closing of the market on September 30, 2014. The purpose of such negative dividend is to facilitate an acquisition to broaden the scope of the corporation's business plan and provide opportunity for greater shareholder value.

This Notice may be disseminated by regular mail or by electronic means, including but not limited to e-mail, facsimile, and/or social media.

Dated: New York, New York September 17, 2014

William Lieberman, President

MAMMOTH ENERGY GROUP, INC. 131 WEST 35th Street, 8th Floor New York, New York 10001

MINUTES OF THE BOARD OF DIRECTORS

At a meeting of the Board of Directors of Mammoth Energy Group, Inc., held at 11:00 a.m. at 131 W. 35th Street, 8F, New York, New York 10001, and telephonically, having been duly Noticed on September 17, 2014, pursuant to the Corporations By-laws, a quorum being present, did discuss, deliberate and act upon the following resolutions:

Present:
William Lieberman – in-person
Samir Ashrup – telephonically

Absent: None

Agenda:

- 1. To determine if it is in the best interest of the Shareholders and to recommend to a vote there of, a change to the Articles of Incorporation a name change to better describe and facilitate a broadening of the scope of the corporation's current business plan.
- 2. To determine if it is in the best interest of the Shareholders and to recommend to a vote there of, the declaration of a negative dividend to reduce the total issued and outstanding shares of common stock by a ratio of 1 share for each 500 shares held at closing of the market on September 30, 2014. The purpose of such negative dividend is to facilitate an acquisition to broaden the scope of the corporation's business plan and provide opportunity for greater shareholder value.

The meeting being called to order at 11:10 am by Mr. Lieberman, the following resolutions, after due deliberation and discussion, were acted upon:

1. **BE IT RESOLVED**, that having entered into discussions with a potential acquisition partner not currently engaged in the mining industry, the Board of Directors believes it is in the best interest of Corporation and its Shareholders to amend its Articles of Incorporation to effect a name change to: *Strategic Asset Leasing Incorporated*, to more accurately define its expanded scope of business.

BE IT FURTHER RESOLVED, the President, William Lieberman, and his designees are authorized and directed by the Board to execute and deliver all required documents and papers deemed to be necessary to effect the matters resolved herein, without limitation

2. **BE IT RESOLVED**, that a negative dividend is hereby declared by the Board of Directors pursuant to its authority under the Corporation's By-laws reducing the total number of shares issued and outstanding on September 30, 2014 by a quotient of 500, reducing said common shares from 252,000,000 to 500,000 (ratio of 1:500).

BE IT FURTHER RESOLVED, that this negative dividend will have no effect on the total capitalization of the Corporation which is 301,000,000 at par value \$0.0001, \$30,100.

BE IT FURTHER RESOLVED, the Board recognizes that said negative dividend is effectively a reverse split of the common stock issued and outstanding that it will recommend and submit said reverse to the Shareholders of record on September 30, 2014 for a vote, such action to be completed by October 17, 2014.

BE IT FURTHER RESOLVED, fractional shares, if any, shall be rounded up to the nearest whole number, in so much as, such fractional share shall exceed or be equal to .50 of one share.

BE IT FURTHER RESOLVED, the President, William Lieberman, and his designees are authorized and directed by the Board to execute and deliver all required documents and papers deemed to be necessary to effect said negative dividend, and any other of the matters resolved herein, without limitation.

BE IT FURTHER RESOLVED, said negative reverse has no effect on the overall capitalization of the Corporation nor any effect on the Articles of Incorporation, therefore pursuant to Wyoming statute 17-16-1001 (a), said negative reverse does not require Amendment of the Articles of Incorporation.

Each of the above resolutions were passed unanimously. There being no further business, upon motion by Mr. Lieberman, and seconded by Mr. Ashrup, the meeting was adjourned at 3:45 pm.

Dated: New York New York September 19, 2014

William Lieberman, President

MAMMOTH ENERGY GROUP, INC. 131 WEST 35th Street, 8th Floor New York, New York 10001

CERTIFIED COPIES OF RESOLUTIONS ADOPTED ON CONSENT OF A MAJORITY OF THE SHAREHOLDERES

STATE OF NEW YORK)	
	•	SS.
COUNTY OF M)	

I, William Lieberman, do hereby certify that the following is a complete, true and correct copy of certain resolutions duly adopted at a meeting of the MAJORITY OF SHAREHOLDERS of Mammoth Energy Group, a corporation duly formed under the laws of the State of Wyoming, held on October 1, 2014, pursuant to the authority granted by the By-laws of the corporation. All as more fully set forth in the minutes of said meeting, and that I am the keeper of the minutes and official records of the corporation, and that the said majority shareholder approval have not been rescinded or modified.

Dated: New York, New York

William Lieberman, President

On this ____ day of October 2014, William Lieberman did appear personally before me, known to me or having sufficiently proved, that he is the President of Mammoth Energy Group, Inc., and that he acknowledged to me that he executed the foregoing certification, in that capacity.

Notary Public

SHILPA A SHETTY

Notary Public - State of New York

NO. 01SH6241166

Qualified in Kings County

My Commission Expires 5: 16-15

MAMMOTH ENERGY GROUP, INC. 131 WEST 35th Street, 8th Floor New York, New York 10001

MINUTES OF THE CONSENT OF A MAJORITY OF THE SHAREHOLDERS

Upon the recommendation of the Board of Directors, we the undersigned Shareholders, representing 68.05% of the voting shareholders, as issued and outstanding on September 30, 2014, herewith approve the Resolutions herein below:

1. **BE IT RESOLVED**, that having entered into discussions with a potential acquisition partner not currently engaged in the mining industry, the Board of Directors believes it is in the best interest of Corporation and its Shareholders to amend its Articles of Incorporation to effect a name change to: **Strategic Asset Leasing Incorporated**, to more accurately define its expanded scope of business.

BE IT FURTHER RESOLVED, the President, William Lieberman, and his designees are authorized and directed by the Board to execute and deliver all required documents and papers deemed to be necessary to effect the matters resolved herein, without limitation.

2. **BE IT RESOLVED**, that a negative dividend is hereby declared by the Board of Directors pursuant to its authority under the Corporation's By-laws reducing the total number of shares issued and outstanding on September 30, 2014 by a quotient of 500, reducing said common shares from 252,000,000 to 504,000 (ratio of 1:500).

BE IT FURTHER RESOLVED, that this negative dividend will have no effect on the total capitalization of the Corporation which is 301,000,000 at par value \$0.0001, \$30,100.

BE IT FURTHER RESOLVED, the Board recognizes that said negative dividend is effectively a reverse split of the common stock issued and outstanding that it will recommend and submit said reverse to the Shareholders of record on September 30, 2014 for a vote, such action to be completed by October 17, 2014.

BE IT FURTHER RESOLVED, fractional shares, if any, shall be rounded up to the nearest whole number, in so much as, such fractional share shall exceed or be equal to .50 of one share.

BE IT FURTHER RESOLVED, the President, William Lieberman, and his designees are authorized and directed by the Board to execute and deliver all required documents and papers deemed to be necessary to effect said negative dividend, and any other of the matters resolved herein, without limitation.

BE IT FURTHER RESOLVED, said negative reverse has no effect on the overall capitalization of the Corporation nor any effect on the Articles of Incorporation, therefore pursuant to Wyoming statute 17-16-1001 (a), said negative reverse does not require Amendment of the Articles of Incorporation.

CONSENTING SHAREHOLDERS':	
Dolla M	
William Lieberman:	Samir Ahshrup:
3,175,000 common voting shares.	125,000 common voting shares
Columbia Power Resources Ltd.	Compania Lithium Investments, Ltd
Ву:	By:
Alvin Law, Officer	William Lieberman, Officer
75,000,000 common voting shares	67,198,300 common voting shares
Asheima Holdings Limited By:	
James Molloy, Officer	
10,000,000 common voting shares	
Kittihawk Trading Limited	Highflow Trading Limited
Ву:	Ву:
Martin Thomas , Officer	Gail Numreini, Officer
8,000,000 common voting shares	8,000,000 common voting shares

Maybe executed in multiple copies, each to be deemed an original. Facsimile signatures shall be deemed originals.

CONSENTING SHAREHOLDERSⁱ:

William Lieberman: Samir Ahshrup: 3,175,000 common voting shares. 125,000 common voting shares Compania Lithium Investments, Ltd Columbia Power Resources Ltd. By: Alvin Law, Officer William Lieberman, Officer 75,000,000 common voting shares 67,198,300 common voting shares Asheima Holdings Limited By: James Molloy, Officer 10,000,000 common voting shares Kittihawk Trading Limited **Highflow Trading Limited** By: By: Martin Thomas , Officer Gail Numreini, Officer 8,000,000 common voting shares 8,000,000 common voting shares

Maybe executed in multiple copies, each to be deemed an original. Facsimile signatures shall be deemed originals.

CONSENTING SHAREHOLDERSi:

William Lieberman: Samir Ahshrup:

3,175,000 common voting shares. 125,000 common voting shares

Compania Lithium Investments, Ltd Columbia Power Resources Ltd. By: By:

Alvin Law, Officer William Lieberman, Officer

67,198,300 common voting shares 75,000,000 common voting shares

Asheima Holdings Limited

James Molloy, Officer 10,000,000 common voting shares

By:

Kittihawk Trading Limited **Highflow Trading Limited**

By: mid day

Martin Thomas , Officer Gail Numreini, Officer 8,000,000 common voting shares 8,000,000 common voting shares

¹ Maybe executed in multiple copies, each to be deemed an original. Facsimile signatures shall be deemed originals.

CONSENTING SHAREHOLDERSⁱ:

William Lieberman:

3,175,000 common voting shares.

Columbia Power Resources Ltd.

By:

Compania Lithium Investments, Ltd

By:

William Lieberman, Officer

75,000,000 common voting shares

67,198,300 common voting shares

Highflow Trading Limited

By:

Asheima Holdings Limited By:

James Molloy, Officer 10,000,000 common voting shares

Kittihawk Trading Limited By:

Martin Thomas , Officer Gail Numreini, Officer 8,000,000 common voting shares 8,000,000 common voting shares

¹ Maybe executed in multiple copies, each to be deemed an original. Facsimile signatures shall be deemed originals.

CONSENTING SHAREHOLDERS¹:

William Lieberman:

3,175,000 common voting shares.

Samir Ahshrup: 125,000 common voting shares

Columbia Power Resources Ltd.

Compania Lithium Investments, Ltd.

By:

By:

Alvin Law, Officer

75,000,000 common voting shares

William Lieberman, Officer 67,198,300 common voting shares

Asheima Holdings Limited,

James Molloy, Officer

= 10,000,000 common yeting shares

Kittihawk Trading Limited

By:

Highflow Trading Limited

By:

Martin Thomas , Officer

8,000,000 common voting shares

Gail Numreini, Officer

8,000,000 common voting shares

¹ Maybe executed in multiple copies, each to be deemed an original. Facsimile signatures shall be deemed originals.

CONSENTING SHAREHOLDERS': William Lieberman: Samir Ahshrup: 125,000 common voting shares 3,175,000 common voting shares. Compania Lithium Investments, Ltd Columbia Power Resources Ltd. William Lieberman, Officer Alvin Law, Officer 67,198,300 common voting shares 75,000,000 common voting shares Ashelma Holdings Limited By: James Molloy, Officer 10,000,000 common voting shares Highflow Trading Limited Kittihawk Trading Limited Ву: By: Gail Numreini, Officer Martin Thomas, Officer 8,000,000 common voting shares 8,000,000 common voting shares

¹ Maybe executed in multiple copies, each to be deemed an original. Facsimile signatures shall be deemed originals.



This form has not yet been submitted to FINRA, required information is missing and/or responses to required questions are left unanswered. Please review the information below for the location of the missing responses in the form. Then return to the form by clicking the Edit button at the bottom of this page, and provide the information required to complete the form.

Transaction Options

Issuer Security Information

• 'Are you aware of any current trading or clearing restriction by any exchange, government agency, self-regulatory organization of clearing organization imposed on the company's shares?' an answer to this question is required

Fees Owed

Please note that the actual amount due for this corporate action may change after review of the information submitted to FINRA.

• The applicable Rule 6490 fees cannot be calculated until all required information has been entered. After providing the required information, the fees will be

		Company Inform	nation
Review the Form Instr	ructions prior to completing the f	om.	
Company Name * M	lammoth Energy Group, Inc.		
Company Name 2			
Company Address			
Street 1 * 131 We	est 35th Street		
Street 2 8th Floor			
Street 3			
Country * United States			
City * New York		Zip/Postal Code * 10001	
Telephone *	Facsimile	Website	
917.725.4171			
Is Company required	to file reports pursuant Section	13 or 15(d) of the Exchange Act?	Yes No
			iate Federal banking agency or State bank supervisor (as defined in U.S.C.
1813)? * Yes	No		
Country of Incorporat United States	tion * State of Incorporation * Wyoming	Date of Incorporation or Re-Inco	rporation *
Is the Company in "G	ood Standing" in its state of Inc	orporation? * • Yes No	
		Contact Informa	ation
II Communications reg	garding this Company-Related A	ction will be addressed to the con	tact provided below.
First Name *	,	Last Name *	Title
Edward		da Parma	Attorney
ls Contact Firm Name	different from Company Name?	* • Yes No	
Name of Firm * Exec	cutive Support and Services Gro	up, Corp	
ls Contact Address di	fferent from Company Address?	* Vac No	
Address (if different fr		0 163 0 140	
	W Elizabeth Ave		
	W Elizabeth Ave		
Street 2			
Street 3			
Country * United States			
City *		Zip/Postal Code *	
Maricopa	Arizona	85138	
Telephone *	Facsimile	Email *	
520.450.0812	347.710.1183	edaparma@essgcorp.r	let

Affiliation with company *

Attorney

		Company Officers and Dir	ectors	
First Name *	Last Na		Title *	
William	Lieben		President/CE	0
TTIMETTI	Liobon	TIGHT.	i iodadii oz	
Date of Appointment * 01/19/2010				
		Delete		
First Name *	Last Na	ame *	Title *	
Samir	Ahsrup)	Vice Presider	nt/Sec
Date of Appointment * 01/19/2010				
Date of Appointment * 01/19/2010				
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Add another				
Are any of the Officers, Directors, or part investigation by a federal, state or foreig				
Yes No	in regulatory agency or	sell-legulatory organization,	of a civil of chillinal action relate	to fladd of securities laws violation
Yes No				
	•	Transfer Agency Contact Info	ormation	
Transfer Agency Contact Informa	ation			
Transfer Agency * Transfer On Line Inc	•			
Transfer Agency * Transfer On Line Inc	<u>C</u>			
Agency Representative First Name *	Agency R	Representative Last Name *		
Carolyn	Hall			
Email * carolyn@transferonline.com				
Address				
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Street 1 * 512 SE Salmon Street				
Street 2				
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Street 3		_		
Country *				
United States				
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City * State/ Portland Orego	Province * Zip/Postal on 97214	Code "		
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Telephone * Facsimile	e	Website		
503.227.2950		www.transferonline.com		
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Date of Appointment * 07/14/2006				
Is this the transfer agency listed above t	ha sama Transfor Agan	any that will process this corp	orate action2 * • Voc	No
is this the transfer agency listed above the	ne same mansier Agen	icy that will process this corpo	orace action?	NO
Does the Transfer Agency have a Co-Ag	ent relationship with an	nother Transfer Agency? *	Yes No	
2000 1.10	your rollation only than an			
		FINRA Rule 6490 Fee Sch	nedule	
SEA Rule 10b-17 Action		Fee Rule		Fee
Timely SEA Rule 10b-17 Notification	Notice Submit		s prior to corporate action date	200
Late (5 days prior) SEA Rule 10b-17 No			prior to corporate action date	1000
Late (1 day prior) SEA Rule 10b-17 Noti			prior to corporate action date	2000
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	Gation Trotice Gubinit	311 of altor corporate dol		
Other Company-Related Action Fee	- 			
Voluntary Symbol Request Change 500	<u> </u>			
Initial Symbol Set Up	_			
Symbol Deletion	_			
Annual En	7			

Transaction Options

Issuer Security Information

Action Determination Appeal Fee 4000

Current Issue Symbol * Current CUSIP * New CUSIP (if applicable)

MMTE	56154R304	86270P106
0 " T +		-
Security Type * Common Stock		
Security Description		
Common Voting Shares		
Does this issue trade on foreign	gn exchange? * Yes	No
Are you aware of any current	trading or clearing restriction by	vany exchange, government agency, self-regulatory organization of clearing organization imposed c
the company's shares? *	Yes No	
Please check all corporate ac applicable fees and list of doc	tions that apply. Additionally plea cuments.	ease see Sections entitled 'FINRA Rule 6490 Fee Schedule' and 'Required Documentation' for
Transaction Options *		
Stock Split	Spin-off Divider	end/Distribution
Merger/Acquisition	Domicile Change Reden	emption
Name Change	Rights Offering Bankru	ruptcy
OTC Symbol Change	Liquidation Other	r
Stock Split		
Type of Stock Split *		
Forward Split		
Reverse Split		
Reverse Followed by a F	Forward Stock Split with a Manda	atory Cash Out
Stock Split ratio * 1	for * 500	
Effective Date * Declaration 11/03/2014 09/17/20		ayment/Distribution Date
Total Shares outstanding price 252000000	or to Split * As of Date * 09/30/2014]
Number of shares being canc	elled * 251496000	
Total shares outstanding afte	r Split * 504000	
Method of settling fractional s	hares * Round up to 1 when fro	fraction is greater or equal to
Does Transfer Agency have o	certificates for Distribution *	Yes No
Name Change		
· ·	tegic Asset Leasing Incorporated	
Is name change result of a mo	erger, reverse merger or acquisiti	ition? * Yes No
Legal effective date of name 10/03/2014	e change	
OTC Symbol Change		
New Symbol must contain 4	letters	
All submissions of OTC Volun	tary Symbol Requests must be a	accompanied by \$500, non-refundable fee.
Preference #1 * LEAS		
Preference #2 SALI		
Preference #3 SALS		

FINRA will make its best attempt to honor the reqests above; however, granting of a symbol is subject to availability. FINRA can give No guarantee that any of the requests above will be granted.

Documentation

Required Documentation

The following documentation is required to be submitted for the requested corporate action. If the Company is an SEC reporting company and the Company has filed the required documents with the SEC, the Company can provide, in lieu of the required documents listed below, the SEC filing type (i.e., 8K, 10K, etc.) and the date of the filing of each document.

Attach Executed and notarized copy of the Board of Directors Resolutions or notarized officer's certificate authorizing the requested corporate action. Attached Documents:

1. Certifed BOD docs.pdf [Size: 1364913; Status: Completed] -- Board Minites

Attach Notarized and executed shareholder approval authorizing the requested corporate action or notarized officer's certificate indicating shareholder approval of requested corporate action. If issuer's state of domicile does not require shareholder approval for requested corporate action, please provide specific state law that states the item is not required.

Attached Documents:

1. Consent of BOD - Shareholders Approval.pdf [Size: 1279455; Status: Completed] -- Shareholder consent

Attach File stamped Articles of Incorporation from the time the company began using its current name Attached Documents:

1. Original articles mmte.pdf [Size: 5040743; Status: Completed] -- Articles

2. Mammoth Name Change Wyoming.pdf [Size: 108905; Status: Completed] - Amended Name change

Attach File stamped Articles of Amendment amending the company from its current name to the new name.

Attach File stamped Articles of Amendment citing the split. If no amendment is required, please provide specific state law that states the item is not required.

Attach Letter providing a full corporate history beginning at the original date of incorporation including all corporate changes, but not limited to, changes of control, reverse mergers, name changes, share exchanges, purchase agreements, etc. that have occurred until present day.

Attached Documents:

1. Financial Industry Regulatory Authority mammoth Signed.pdf [Size: 733226; Status: Completed] - Org History

Attach CUSIP confirmation from the CUSIP Service Bureau (212-438-6565 or www.cusip.com) indicating the current status of the CUSIP for the Issue(s), if applicable. **Please note:** current CUSIP should not be suspended until shortly before requested corporate action is announced.

Attach CUSIP confirmation from the CUSIP Service Bureau (212-438-6565 or www.cusip.com) indicating the current status of the CUSIP for the Issue(s). **Please note:** current CUSIP should not be suspended until shortly before requested corporate action is announced. New CUSIP is not required for forward split **mailed directly to shareholders**.

Attached Documents:

1. Fwd CUSIP Confirmation STRATEGIC ASSET LEASING INC.pdf [Size: 596825; Status: Completed] - cusip

Attach Executed appointments of the current corporate officers and directors of the issuer. The appointments may be submitted as executed resolutions by the former officers appointing the new officers; filings made to the SEC; filings with the Secretary of State showing the appointment of the new officers and the resignations of the prior officers; or appointments reaffirming the officer's position within the company executed and notarized.

Attached Documents:

1. BOD change - MMTE.pdf [Size: 386812; Status: Completed] -- appoinments

Attach Executed resignation from the prior corporate officers and directors of the issuer. The resignations may be submitted as executed resignation letters; filings made to the SEC; certifications from the secretary of the company certifying that the former officers of the company departed on their own accord and the departure was not followed by a change of control/corporate shell transaction; legal opinion letter, from outside counsel, certifying that the former officers of the company departed on their own accord and the departure was not followed by a change of control/corporate shell transaction which should include the details surrounding the resignations and the control was obtained in accordance with the corporation's by-laws and State and Federal securities law; or filings with the Secretary of State showing the appointment of the new officers and the resignations of the prior officers

Attach File-stamped articles of merger if name change is as a result of a merger.

Attach Plan of merger if name change is as a result of a merger

Attach For companies that are not current in their SEC filings, executed and notarized documents relating to the appointment of the current corporate officers and directors. If appointment is less than 6 months, attach documents relating to the resignation of prior corporate officers and directors.

Attach Please attach any other relevant documentation if applicable.

Reminder: Current Transfer Agent must complete and submit Transfer Agent Verification Form directly to FINRA. If date of appointment is within last six months, a letter from the previous Transfer Agent is required indicating status of book and records.

Authorization by Corporate Representative

Printed Name * William Lieberman

Date * 10/20/2014

I hereby certify that the information disclosed in this Issuer Company-Related Action Notification Form is accurate and true to the best of my information, knowledge and belief, and that I have all necessary authority to submit this form on behalf of the named issuer and to respond to communications related to this form *

Fees Owed

Please note that the actual amount due for this corporate action may change after review of the information submitted to FINRA.

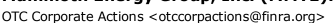
Glossary Sitemap Privacy Legal

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Subject

From

FINRA Confirmation of Corporate Actions-Mammoth Energy Group, Inc. (MMTE).



<edaparma@essgcorp.net>, 'Carolyn Hall'

<carolyn@transferonline.com>

Date 2014-11-11 07:15



The 1-500 Reverse Split and name change of Mammoth Energy Group, Inc. (MMTE) to "Strategic Asset Leasing Inc." will be announced 11/11/2014 on our Daily List.

This corporate action will take effect at the open of business **11/12/2014**. The new symbol will be **MMTED**. The D will be removed in 20 business days and the new symbol will be **LEAS**.

Raj Jaghai FINRA- Corporate Actions 9509 Key West Avenue Rockville, MD 20850

Operations: 866.776.0800

Fax: 202.689.3533 otccorpactions@finra.org

From: OTC Corporate Actions

Sent: Monday, November 10, 2014 9:27 AM **To:** edaparma@essgcorp.net; Carolyn Hall

Subject: FINRA Confirmation Request of Corporate Actions- Mammoth Energy Group, Inc. (MMTE).

Please be advised that FINRA has received the necessary documentation to announce the below listed corporate action for Mammoth Energy Group, Inc. (MMTE) and Transfer Online and is requesting action Mammoth Energy Group, Inc. (MMTE) and Transfer Online confirm that the following information relating to the pending corporate action is accurate.

Description of Corporate Action:

- Name Change to "Strategic Asset Leasing Inc."
- New Symbol LEAS is available.

New CUSIP: 86270P106

1-500 Reverse Split

Pre-Split: 252,000,000

• Post-Split: 504,000

Effective Date: 11/12/2014



Wyoming Secretary of State

State Capitol Building, Room 110 200 West 24th Street Cheyenne, WY 82002-0020 Ph. 307.777.7311

Fax 307.777.5339 Email: Business@wyo.gov

For	Office	Use	Onl	V
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If approval was required by the shareholders, a statement to in the manner required by this act and by the articles of income and the statement of the shareholders.		as duly approved by the shareholders
Signature:	Date:	(mm/dd/yyyy)
Print Name: Title:		(mm/aa/yyyy)
Contact Person:		
Daytime Phone Number:	Email:	

Checklist

Filing Fee: \$50.00 Make check or money order payable to Wyoming Secretary of State. The Articles of Amendment may be executed by the Chairman of the Board, President or another of its officers. Please submit one **originally signed** document and one exact photocopy of the filing.



P-Amendment - Revised 11/2012

Wyoming Secretary of State State Capitol Building, Room 110 200 West 24th Street Chevenne, WY 82002-0020 Ph. 307.777.7311 Fax 307.777.5339

Email: Business@wyo.gov

Max Maxfield, WY Secretary of State FILED: 10/06/2014 11:53 AM Original ID: 2013-000639084 Amendment ID: 2014-001660831

Profit Corporation Articles of Amendment

. Corporatio	n name:			
Mammoth	Energy Group, Inc.			
. Article(s)	1	is amended as follows:		
Corporation	on name will be chan	ged to: Strategic Asset Leas	sing Incorporated. Pl	ease see Exhibit A.
mplementing	endment provides for g the amendment if no outside the articles of	an exchange, reclassification of contained in the amendment	, or cancellation of is t itself which may be	ssued shares, provisions for made upon facts objectively
Scertamatic	outside the articles of	anordinent.		
. The ameno	dment was adopted on	(Date - mm/dd/yyyy)		
hat the amer	ndment was adopted by ndment was duly appro approval was not requit	y the incorporators or board of eved by the incorporators or by ed.	the board of directors	s as the case may be and that
				A
		OR		Received
				Received OCT 32014 Secretary of State Secretary Myoming
				Secretary of



Wyoming Secretary of State

State Capitol Building, Room 110 200 West 24th Street Cheyenne, WY 82002-0020 Ph. 307.777.7311 Fax 307.777.5339 Email: Business@wyo.gov

For	Office	Use	Only
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If approval was required by the shareholders, a statement that the amendment was duly approved by the shareholders in the manner required by this act and by the articles of incorporation.

This amendment was duly approved by shareholders in the manner required by this act and by the articles of incorporation. The number of shares at the time of the adoption of the amendment was 252,000,000. The total number of shares voting in favor was 190,498,300.

Signature: Print Name: William Lieberman	Date: 10/02/214 (mm/dd/yyyy)
Title: President/Director Contact Person: Sara Moore	
Daytime Phone Number: (702) 253-7499	Email: sara@npcworld.com
Checklist Filing Fee: \$50.00 Make check or money order pa The Articles of Amendment may be executed by the Check or money order pa Please submit one originally signed document and	airman of the Board, President or another of its officers.

Exhibit A

Amendment to
Articles of Incorporation
of
Mammoth Energy Group Inc.

1. The name of corporation is:

Mammoth Energy Group Inc.

- 2. The following amendment to the Articles of Incorporation was approved by the directors on the 2nd day of October 2014.
- * The First article of the Articles of Incorporation shall is hereby amended and shall read in its entirety:

Name of Corporation: Strategic Asset Leasing Incorporated

- 3. The number of shares outstanding at the time of the adoption of the amendment was 252,000,000. The total number of shares voting in favor of such amendment was 190,498,300.
- 4. The effective date of this Amendment to the Articles of Incorporation shall be October 2, 2014.

STATE OF WYOMING Office of the Secretary of State

I, MAX MAXFIELD, Secretary of State of the State of Wyoming, do hereby certify that the filing requirements for the issuance of this certificate have been fulfilled.

CERTIFICATE OF NAME CHANGE

Current Name: Strategic Asset Leasing Incorporated
Old Name: Mammoth Energy Group, Inc.

I have affixed hereto the Great Seal of the State of Wyoming and duly executed this official certificate at Cheyenne, Wyoming on this **6th** day of **October**, **2014**



Filed Date: 10/06/2014

Max Massile

Secretary of State

By: Dave Barker

WYOMING SECRETARY OF STATE

OFFICIAL RECEIPT

Thank you for your payment!

DO NOT PAY!
THIS IS NOT A BILL.

Amount Paid: \$50.00

Receipt #: 812583

Receipt Date: October 6, 2014
Processed By: DAVE . BARKER

Corp #: 2013-000639084

Doc ld #: 2014-001660831

Mammoth Energy Group, Inc 131 West 35th Street, 8th Floor New York, NY 10001

Payment	Reference	Amount	
CHECK	121005340	50.00	
		_	

TOTAL PAYMENT

\$50.00



Description of Charges	Invoice #	Sec. File #	Quantity	Unit Price	Total
CFD - Corporation Filing - Domestic			1	50.00	50.00

TOTAL CHARGES PAID

\$50.00



In Reference To:

Strategic Asset Leasing Incorporated

Comments: