

# Delaware

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*The First State*

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "PREACHERS COFFEE, INC.", CHANGING ITS NAME FROM "PREACHERS COFFEE, INC." TO "PROTEIN REACTOR COMBINED FUELS INC", FILED IN THIS OFFICE ON THE THIRD DAY OF FEBRUARY, A.D. 2011, AT 8:26 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

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Jeffrey W. Bullock, Secretary of State  
AUTHENTICATION: 8540152

DATE: 02-04-11

**STATE OF DELAWARE  
CERTIFICATE OF AMENDMENT  
OF CERTIFICATE OF INCORPORATION**

The corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware does hereby certify:

**FIRST:** That at a meeting of the Board of Directors of  
PREACHERS COFFEE, INC.

resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution setting forth the proposed amendment is as follows:

**RESOLVED**, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "FIRST and FOURTH" so that, as amended, said Article shall be and read as follows:

FIRST: That the NAME of the CORPORATION SHALL BE "PROTEIN REACTOR COMBINED FUELS INC" ; FOURTH: SHALL BE AUTHORIZED to ISSUE 20,000,000,000 COMMON SHARES at PAR VALUE of \$0.000001 and 5,000,000,000 PREFERRED SHARES at PAR VALUE of \$0.000001

**SECOND:** That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amendment.

**THIRD:** That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, said corporation has caused this certificate to be signed this 25TH day of JANUARY 2011.

By: 

Authorized Officer

Title: CHAIRMAN/CEO, FOUNDER

Name: NESTOR C. BUENAFLOR

Print or Type

The financial statements requested pursuant to this item shall be prepared in accordance with generally accepted accounting principles (GAAP)<sup>6</sup> by persons with sufficient financial skills.

Information contained in annual financial statements will not be considered current more than 90 days after the end of the issuer's fiscal year immediately following the fiscal year for which such statement are provided, or with respect to quarterly financial statements, more than 45 days after the end of the quarter immediately following the quarter for which such statements are provided.

**Item 13 Similar financial information for such part of the two preceding fiscal years as the issuer or its predecessor has been in existence.**

Please provide the financial statements described in Item 12 above for the issuer's two preceding fiscal years.

*Instruction to Item 13:* The issuer shall either (i) attach the financial statements required by this Item 13 to its initial disclosure statement or (ii) post such financial statements through the OTC Disclosure and News Service as a separate report under the name of "Annual Report" for the applicable fiscal year end. **The issuer must state in its disclosure statement that such financial statements are incorporated by reference.** The issuer must also (x) provide a list in the disclosure statement describing the financial statements that are incorporated by reference, (y) clearly explain where the incorporated documents can be found, and (z) provide a clear cross-reference to the specific location where the information requested by this Item 13 can be found in the incorporated documents.

**Item 14 Beneficial Owners.**

Provide a list of the name, address and shareholdings of all persons beneficially owning more than five percent (5%) of any class of the issuer's equity securities.

- 1) EURO-PACIFIC FUELS TECH CORPORATION – 8 Billion Common Shares – 5824 East 32<sup>nd</sup> Ave., Tampa, Florida 33619  
-- Jiao Zhi Min, Jiang Lili, Peter J. Chernov, Romualdas Voisiatas, Bioenergomash Ltd. (Ukraine), DFS ehf (Iceland), Shenzhen Mind-in-China Commodity Ltd. (China), Chongqing Xunyang Investment Consulting Co., Ltd (China), Norman C. Buenaflor, Nestor C. Buenaflor, Shandong Dong-A Dongsheng E-Jiao Products Tech Development Co., Ltd. (China)
- 2) EURO-PACIFIC GROUP CORP – 2 Billion Common Shares – 5824 East 32<sup>nd</sup> Ave, Tampa, Florida 33619  
-- Euro-Pacific Minerals Development Corporation, Kristine Diane Cabrera, Kristoffer Vincent Cabrera, Kenneth John Cabrera, Nancy C. Buenaflor, Nestor C. Buenaflor, Gregorio Brual Jr., eKnowBook Research Holdings, Ltd. (Macau)
- 3) BIOENERGOMASH LTD (EURO-PACIFIC FUELS TECH UKRAINE, LTD.) – 1 Billion Common Shares – 5824 East 32<sup>nd</sup> Ave., Tampa, Florida, 33619 & Dnipropetrovsk, Ukraine, East Europe, Commonwealth of Independent States  
-- ASSOCIATION of ALGAE SCIENTISTS of UKRAINE, Peter J. Chernov, Julia Lotik, Biodizeldnepr Ltd., Trade Union of Inventors & Innovators of Ukraine, Euro-Pacific Fuels Tech Corporation (U.S.A.)

**Item 15 The name, address, telephone number, and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure:**

1. Investment Banker UNDER NEGOTIATIONS - Proper Knowledge of the Products Very Important
2. Promoters UNDER NEGOTIATIONS - Proper Knowledge of the Products Very Important

<sup>6</sup> Foreign private issuers that have furnished financial statements pursuant to Rule 12g3-2(b) under the Exchange Act can provide those same financial statements as an alternative to U.S. GAAP. For information regarding U.S. GAAP, see <http://cpaclass.com/gaap/gaap-us-01a.htm>.