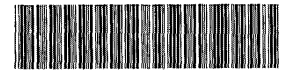
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TRANSMITTAL LETTER

TO: Amendment Section

Division of Corporations

SUBJECT: NAME OF COMPANY CHANGE

DOCUMENT NUMBER: P01000006274

The enclosed Articles of Amendment and fee are submitted for filling.

Please return all correspondence concerning this matter to the following:

MARYANKA ALSINA

WONDERTOPS, CORP.

2450 WEST 82nd STREET, BAY 215

HIALEAH, FL 33016

For further information concerning this matter, please call:

Maryanka Alsina at (305) 469-7177

Enclosed is a check for the following amount:

\$43.75 Filing Fee & Certified Copy (Additional Copy is enclosed)

Articles of Amendment to Articles of Incorporation of

EII ED

Actions of incorporation of	I ILLU
MOULDING WONDERS, CORP.	04 JAN 12 AH 9: 56
(Name of Corporation as currently filed with the Florida De	pt. of State)
P01000006274	TALLAHASSEE. FLORII
(document number of corporation)	
Pursuant to the provisions of section 607.1006, Florida Statutes, this <i>Corporation</i> adopts the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment(s) to its articles of incomparison and the following amendment and the following amendment and the following amendment are also as a following amendment and the following amendment are also as a following amendment and the following amendment are also as a following amendment and the following amendment are also as a following amendment and the following amendment are also as a following amendment and the following amendment are also as a following amendment and the following amendment are also as a following amendment and the following amendment are also as a following amendment and the following amendment are also as a following amendment and the following amendment are also as a following amendment and the following amendment are also as a following amendment and a following amendment are also as a following amendment and a following amendment are a following amendment and a following amendment are a following amendment and a following amendment are a followed and a following amendment are a followed and a following amendment are	•
NEW CORPORATE NAME:	
WONDERTOPS, CORP. GRANITE AND MARBLE DE	ESIGNS.
FIRST: AMENDMENT ADOPTED -	
ARTICLE I – NAME	
The name of this corporation is WONDERTOPS, CORP. GRANITE	AND MARBLE
DESIGNS.	
SECOND: If amendment provides for exchange, reclassification, or contains stated shares, provisions for implementing the amendment if not contain amendment itself:	
<u>N/A</u>	
THIRD: The date of each amendment adoption: January 8, 2004	<u> </u>
FOURTH: Adoption of Amendment(s) (CHECK ONE)	
The amendment(s) was/were approved by the shareholders. The cast for the amendment(s) by the shareholders was/were sufficients.	
The amendment(s) was/were approved by the shareholders through the following statement must be separately provided for each entitled to vote separately provided for each voting group entities separately on the amendment(s):	voting group
"The number of votes cast for the amendment(s) was/w approval by	ere sufficient for
(voting group)	
-1-	

	nent(s) was/were adopted by the board of directors without
snarenoider	action and shareholder action was not required.
	nent(s) was/were adopted by the incorporators without shareholder hareholder action was not required.
Signed this Thursda	y, 8 th day of January, 2004.
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Signature	- / Linguis
Signature	Maryanka Alsina (Timed name of person signing)
Signature	Maryanka Alsina (Typed name of person signing)

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