# PD-2000005395

EXPRESS CORPORATE FILING SERVICE INC.
(Requestor's Name)

1000 PONCE DE LEON BLVD. STE: 101
(Address)

CORAL GABLES, FL 33134 305-444-4994

(Phone #)

(City, State, Zip)

TALLAHASSEE, FLORIDA

OFFICE USE ONLY

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(Corporation Name)	(Docu	ment#)	<u> </u>
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NEW FILINGS	AMENDMENTS		RECEIVED 2 JUN 27 MIII: SIGN-GI CHESTA SIGN-GI CHESTA LILAMASSEL FLAR
Profit	Amendment		36E 27 F
NonProfit	Resignation of R.A., Office	r/Director	
Limited Liability	Change of Registered Age	nt	VE D
Domestication	Dissolution/Withdrawal		- 5t 2t
Other	Merger		<u> </u>
20029-2018-003-121-121-121-121-121-121-121-121-121-12			
OTHER FILNGS	REGISTRATION/ QUALIFICATION		
Annual Report	Foreign		
Fictitious Name	Limited Partnership	(	C. Corilliate District
Name Reservation	Reinstatement		C. Coulliage JUN 27 2002
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r	Trademark		

### ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF GYMEL INC.

Pursuant to the provisions of section 607.1006, Florida Statues, this corporation amplis following articles of amendment to its articles of incorporation:

## FIRST: BOARD OF DIRECTORS:

Name, title and mailing address of officers/directors of this corporation is amended as foll

NAME	CITADEC	Transit of the Co	corboration is smedded as follows:				
	<u>SHARES</u>	. <u>TITLE</u>	MAILING ADDRESS				
Guillermo Cortes	26	President/Director	4005 CW 127 A // 10 3 S				
Clara Cortes	25		4095 SW 137 Ave. # 10, Miami, Florida 33175				
		V. President/D	4095 SW 137 Ave. # 10, Miami, Florida 33175				
Nelso Cortes	25	V. President/D	4005 SW 127 Are # 10 No.				
Maria I. Cortes	24		4095 SW 137 Ave. # 10, Miami, Florida 33175				
	27	Secretary/D	4095 SW 137 Ave. # 10, Miami, Florida 33175				

SECOND: 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, are as follows:

THIRD:	The da	te of e	ach ame	endment'	s adoptio	on:	June 19,	2002_	 		•
TO TO TO		_	_								

FOURTH: Adoption of Amendment(s) (check one)

- The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) 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 \_\_\_\_

- The amendment(s) 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.
- The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required. Signed this \_ 19<sup>th</sup> day of June, 2002

Signature (By the Chairman of the Board of Directors,

President or other officer if adopted by the shareholders)

OR.

(By a director if adopted by the directors) OR

(By an incorporators if adopted by the incorporators)

President Director Typed or printed name Guillermo Cortes, President/Director\_ INCORPORATOR/CHAIRMAN\_

Title