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(((H05000239785 3)))

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To:

Division of Corporations

Fax Number : {850}205-0380

From:

Account Name : A 1 A CORPORATE SERVICES, INC.

Account Number : 120010000247 Phone : (800)494-3124 Fax Number : (305)675-2811

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A SIGN OF CONFORMITOR

BASIC AMENDMENT

GOLDLEND, INC

Certificate of Status	0
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10/10/05

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Articles of Amendment to Articles of Incorporation of

GOLDLEND, INC

(Name of corporation as currently filed with the Florida Dept. of State)

P05000026678

(Document number of corporation (if known)

Pursuant to the provisions of section 607.1006, Florida Statutes, this *Florida Profit Corporation* 3 adopts the following amendment(s) to its Articles of Incorporation:

NEW CORPORATE NAME (if changing):

(must contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.")

<u>AMENDMENTS ADOPTED</u>- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (<u>BE SPECIFIC</u>)

HEREBY THE PRINCIPLAL PLACE OF BUSINESS AND MAILING ADDRESS IS CHANGED TO:

3600 S STATE ROAD 7 (441) STE 246 MIRAMAR FL 33023-5289

HEREBY THE ADDRESS UNDER WHICH ROMANES DESPEINES IS LISTED AS PRESIDENT

IS CHANGED TO: 3600 S STATE ROAD 7 (441) STE 246 MIRAMAR FL 33023-528

HEREBY WALLACE O DESPEINES RESIGNS AS CP OF THE COMPANY.

HEREBY THE ADDRESS UNDER WHICH HERMITE TOUSSAINT IS LISTED AS TREASURER IS CHANGED TO:

3600 S STATE ROAD 7 (441) STE 246 MIRAMAR FL 33023-528 AND SHE IS AS WELL ADDED AS VICE PRESIDENT.

HEREBY JEAN ERNESO MICHEL AT 3600 S STATE ROAD 7 (441) STE 246 MIRAMAR FL 33023-528 IS

APPOINTED AS PRINCIPAL REPRESENTATIVE.

(Attach additional pages if necessary)

If an amendment provides for 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)

(continued)

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The date	of each amendment(s) adoption: <u>10-10-2005</u>
Effective (date if <u>applicable</u> :	-
		(no more than 90 days after amendment file date)
Adoption	of Amendment(s)	(CHECK ONE)
Ø		was/were approved by the shareholders. The number of votes cast for the shareholders was/were sufficient for approval.
		was/were approved by the shareholders through voting groups. The must be separately provided for each voting group entitled to vote mendment(s):
	"The number of	votes cast for the amendment(s) was/were sufficient for approval by
		(voting group)
		was/were adopted by the board of directors without shareholder action was not required.
	The amendment(s) v shareholder action v	was/were adopted by the incorporators without shareholder action and was not required.
Signed thi	s 10TH day of	OCTOBER , 2005
	selecte	inctor, president or other cricer - if directors or officers have not been ed, by an incorporator - if in the hands of a receiver, trustee, or other court ated fiduciary by that fiduciary)
		PRESIDENT
		(Typed or printed name of person signing)
		ROMANES DESPEINES
		(Title of person signing)