PO6000079769

(Requestor's Name) (Address) (Address)	900077656489		
(City/State/Zip/Phone #) PICK-UP (Business Entity Name) (Document Number) Certified Copies Certificates of Status Special Instructions to Filing Officer: Special Instructions to Filing Officer: Office Use Only	08/15/0601007001 **35.00 06 AUG 14 PH # 10 ALC ALASSEE FLORED FILED A STATE		

T. Roberts AUG 1 4 2000 * .



Continental Shelf Associates, Inc.

759 Parkway Street Jupiter, Florida 33477 www.conshelf.com

Phone: 561-746-7946 Fax: 561-747-2954

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Ref: CSA International, Inc. Document No, P06000079769 Marine Resources, Inc. Document No. P98000093816

To Whom It May Concern:

Marine Resources, Inc. ("MRI") was denied the name change to CSA International, Inc. because that name was "unavailable since it is the same as the name ... of an existing entity." Marine Resources, Inc. is a wholly owned subsidiary of Continental Shelf Associates, Inc. ("CSA") who has entered into an agreement with CSA International, Inc. to buy the rights to the name CSA International, Inc. (copy of Agreement attached).

Attached is the Articles of Amendment for CSA International, Inc. to change their name to ATA International, Inc. signed by the VP, Secretary of CSA International, Inc. We respectfully request that this amendment be processed and immediately upon the effect of the name change, we request that the name change amendment from Marine Resources, Inc. to CSA International, Inc. be processed immediately thereafter.

I have enclosed a check for \$35.00 for the application of CSA International, Inc.

If you have any questions, please call me at 281-381-0080.

Respectfully,

Bradley Parro Managing Director Continental Shelf Associates, Inc.

COVER LETTER

TO: Amendment Section		
Division of Corporations		

NAME OF CORPORATION: CSA International, Inc.

DOCUMENT NUMBER: P06000079769

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

Please return all correspondence concerning this matter to the following:

Christopher Tyson (Name of Contact Person) CSA International, Inc. (Firm/ Company) 1106 W. Indiantown Rd., Suite 1 (Address) Jupiter, FL 33458 (City/ State and Zip Code) For further information concerning this matter, please call: Christopher Tyson 747-9234 561 at ((Name of Contact Person) (Area Code & Daytime Telephone Number) Enclosed is a check for the following amount: ☑ \$35 Filing Fee S52.50 Filing Fee **\$43.75** Filing Fee & **\$43.75** Filing Fee & Certificate of Status Certified Copy Certificate of Status (Additional copy is Certified Copy (Additional Copy enclosed) is enclosed) Mailing Address Street Address Amendment Section Amendment Section **Division of Corporations Division of Corporations** P.O. Box 6327 Clifton Building Tallahassee, FL 32314 2661 Executive Center Circle Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation

of

FILED 06 AUG 14 PM 4: 10

CSA International Inc.

(Name of corporation as currently filed with the Florida Dept / State) OF ST

P06000079769

(Document number of corporation (if known)

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

NEW CORPORATE NAME (if changing):

ernational

(Must contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.") (A professional corporation must contain the word "chartered", "professional association," or the abbreviation "P.A.")

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

(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)

The date of each amendment(s) adoption: Al	ugust 9,	2006
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Effective date if applicable:

(no more than 90 days after amendment file date)

Adoption of Amendment(s) (CE

(CHECK ONE)

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

(voting group)

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.

Signature

(By a director, president or other officer - if directors or officers have not been selected, by an incorporator - if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)

Christopher Tyson

(Typed or printed name of person signing)

VP, Secretary

(Title of person signing)

FILING FEE: \$35

AGREEMENT

Between

Continental Shelf Associates, Inc. And CSA International, Inc.

CSA International, Inc agrees to sell all rights to the name, "CSA International, Inc." to Continental Shelf Associates, Inc. For full consideration, Continental Shelf Associates, Inc. agrees to pay CSA International, Inc, c/o Christopher Tyson, **Manual Shelf**

CSA International Inc. agrees to file any and all documentation with the State of Florida, and provide any other support or information to effect the name change to complete this Agreement. In addition the **support** payment, Continental Shelf Associates, Inc. agrees to pay any filing fees with the State of Florida.

Agreed: Bradley Pario

Continental Shelf Associates, Inc.

Agreed: Christopher Tyson

CSA International, Inc.

Agreement dated August 9. 2006