# P20000030834

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
(211)/010/012/2/
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Cart arms ata
Special Instructions to Filing Officer. Garraces
TOTAL TURATION BY PHONE TO
correct <u>address</u>
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Office Use Only



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SECRETARY OF STATE
TALLAHASSEE, FL

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APR 1977

## CORPORATE WE ACCESS,

When you need ACCESS to the world

INC.

236 East 6th Avenue. Tallahassee, Florida 32303

P.O. Box 37066 (32315-7066) ~ (850) 222-2666 or (800) 969-1666. Fax (850) 222-1666

## **WALK IN**

	P	ICK UP:	04/16/2020		
хх	CERTIFIED COPY				
	РНОТОСОРУ				
хx	CUS	GO	OD STANDING		
*	FILING	F	heticles	<del></del>	
	WWSTEVENS INC. (CORPORATE NAME AND DO	OCUMENT #)			
	(CORPORATE NAME AND DO	OCUMENT #)			
	(CORPORATE NAME AND DO	OCUMENT #)			
	(CORPORATE NAME AND DO	DCUMENT #)		<del></del>	
	(CORPORATE NAME AND DO	OCUMENT #)			

## **COVER LETTER**

Department of State New Filing Section Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT:	WWStevens Inc.		
SUBJECT.	(PROPOSED CORPORA	TE NAME – MUST INCL	UDE SUFFIX)
Enclosed are an orig	ginal and one (1) copy of the art	icles of incorporation and	d a check for:
□ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	S78.75 Filing Fee & Certified Copy	& Certificate of Status
		ADDITIONAL CO	PY REQUIRED
FROM:	Name	e (Printed or typed)	
		Address	
	City,	State & Zip	
	Daytime T	elephone number	<del>-</del>
			····
	E-mail address: (to be used	I for future annual report n	otification)

NOTE: Please provide the original and one copy of the articles.



## FLORIDA DEPARTMENT OF STATE Division of Corporations

April 17, 2020

CORPORATE ACCESS, INC

SUBJECT: WWSTEVENS INC. Ref. Number: W20000038527

We have received your document for WWSTEVENS INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

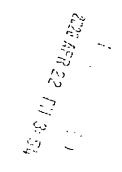
Correct the address in Article II and V.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Neysa Culligan Regulatory Specialist II

Letter Number: 820A00008127



ARTICLES OF INCORPORATION
In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

hungang of the compa	ation shall be: WWStevens Inc.		
ne name of the corpor	ation shall be:		
	CIPAL OFFICE Principal street address	Mailing address	. if different is:
1	0901 Brighton Blvd. NE		
	Petersburg, FL 33716		
			<del></del>
RTICLE III PURP	the corporation is organized is: Carpet	and Floor Cleaning	
ne purpose for which	the corporation is organized is:		
<del></del>			
<del></del>			1 S 2 S
<del></del>			一 一
			TARY OF STATE
			880
			SEE, FL
RTICLE IV SHAR	<u>PES</u>		FIL
ne number of shares of	Stock is: See Attached Addendum	<del></del>	· 🛱 c
RTICLE V INITL	AL OFFICERS AND/OR DIRECTORS		
		Name and Title:	
	10901 Brighton Blvd. NE		
Address			
.57	Petersburg, FL 33716	<del>-</del>	
Name and Title	:	Name and Title	
			<del>-</del>
Address		Address:	
Name and Title		N. 1771	
	: <u> </u>		
Address		Address:	<u> </u>
		<del>-</del> - <u></u>	
		<del>-</del>	

Name an	d Title:	Name and Title:
. Address		Address:
	<del></del>	
		<del></del>
ARTICLE VI The name and Fl	REGISTERED AGENT orida street address (P.O. Box NOT accep	ptable) of the registered agent is:
Name:	Wesley Watson Stevens	
Address:	10901 Brighton Blyd, NE	TALLARY
	St. Petersburg, FL 33716	
		ORETAKY OF ST
ARTICLE VII	INCORPORATOR	Michael Michae
The <u>name and ad</u>	dress of the Incorporator is:	SSEE, FL
Name:	Laura Moyer	FE
Address:	1180 Welsh Rd Suite 280	
	North Wales PA 19454	<del></del>
Effective date, if o	EFFECTIVE DATE: other than the date of filing: ate is listed, the date must be specific an	. (OPTIONAL) d cannot be more than five days prior or 90 days after the
Note: If the date	inserted in this block does not meet the ap fective date on the Department of State's r	oplicable statutory filing requirements, this date will not be listed as records.
Having been name certificate, I am fa	ed as registered agent to accept service of po miliar with and accept the appointment as	rocess for the above stated corporation ut the place designated in this registered agent and agree to act in this capacity
	dejoli	4/16/2020
	Required Signature/Registered Ago	
I submit this docu document to the D	ment and affirm that the facts stated her epartment of State constitutes a third degre	ein are true. I am aware that the false information submitted in a ee felony as provided for in s.817.155, F.S.
Paris de la	Jaura/1/orgen	04/14/2020
Required Signatur	rincorporator	Date

## ADDENDUM TO ARTICLES OF INCORPORATION OF

### WWStevens Inc.

### **AUTHORIZED SHARES**

The Corporation is organized on a stock share basis. The total number of shares of all classes of stock that the Corporation has authority to issue is 10,000,000 consisting of (a) 5,000,000 shares of Common Stock, having no par value and (b) 5,000,000 shares of Preferred Stock, having no par value. The Preferred Stock may be issued from time to time. As of the effective date of these Articles, all shares of the Preferred Stock of the Corporation are hereby designated "Preferred Stock".

The relative rights, preferences, and limitations of the share of each class is as follows:

**Common Shares**. The Common Stock shall have the rights to one vote per share. The cumulation of votes by a voter with other voters for election of directors is not permitted.

Preferred Shares. The Preferred Stock shall have the rights to one vote per share. The cumulation of votes by a voter with other voters for election of directors is not permitted. Holders of Preferred Stock will be entitled to dividends in a manner to be outlined in the by-laws or through amendment to these articles. In the event of liquidation, merger, or dissolution of the Corporation, holders of Preferred Stock with be compensated from the assets of the Corporation in preference to holders of Common Stock, in an amount equal to the original issue price of the Preferred Stock, in addition to any accrued unpaid dividends.