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TRANSMITTAL LETTER

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

SUBJECT: Laundry Technical Services, Inc.

Enclosed is an original and one (1) copy of the articles of incorporation for the above named entity and check for:

\$78.75, Filing Fee & Certificate

Please return the photocopy to me with the filing date stamped on it. Thank you for your assistance with this matter.

FROM: Deborah A. Giles P.O. Box 296

Kresgeville, PA 18333

610-681-4455

Enclosures: Chech # 710 PrePaid - US Mail, Express # EF143888728US 95 HAY 16 AH 8: 3
SECRETARY OF STATE
TAIL AHASSEE FLORIG

Articles of Incorporation

1. The name of the corporation shall be:

Laundry Technical Services, Inc.

2. The principal place of business and mailing address of the corporation is

13199 N.W. 107 Avenue Suite 7 Hialeah Gardens, FL 33016



- 3. The corporation shall have the authority to issue 1,000 shares of stock.
- 4. The registered agent of the corporation is <u>Deborah A. Giles</u> and the registered street address is 13199 N.W. 107 Avenue, Suite 7, Hialeah Gardens, FL 33016.
- 5. The initial Board of Directors shall have two (2) members whose names and addresses are as follows:

Deborah A. Giles, P.O. Box 296, Kresgeville, PA 18333 Harry C. Giles, P.O. Box 296, Kresgeville, PA 18333

The number of directors may be raised or lowered by amendment of the bylaws of the corporation but shall in no case be less than one.

6. The incorporator of this corporation is Harry C. Giles whose street address is HCR Box 27, Smith Drive & Route 209, Kresgeville, PA 18333.

Dated:__

Harry C. Giles

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in the attached Articles of Incorporation, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and am familiar with and accept the obligations of my position as registered agent.

Dated: 5/15/95

Deborah A. Giles

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L.T.S. Equipment, Inc. 2061 S.W. 70th Ave., F-16 Davie, Florida 33317

February 20, 1996

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Department of Sate Division of Corporations P.O. Box 6327 Taltahassee, FL 32314

SUBJECT Articles of Amendment to Articles of Incorporation Current Name: Laundry Technical Service, Inc.

Enclosed please find our Articles of Amendment for the corporation listed above. If there are any questions or if additional information is required, please feel free to contact me at 954/476-7329

Thank you for your prompt attention and assistance with this matter.

Sincerely,

Debbie Giles

Registered Agent

Laundry Technical Service, Inc.

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ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION

Technical Services, Inc.

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amenaed, added or deleted)

Article #1 to be amended as follows: The name of the corporation shall be: L.T.S Equipment, Inc.

Article #2 to be amended as follows:

The principal place of business and mailing address of the corporation as: 2061 S.W. 79th Avenue, F-16 Davie, FL 53317

Article #5 to be amended as follows:

The initial Board of Directors remains the same, address has changed as follows: Deborah A. Giles - 1161 Whitestone Way, Davie, FL 33325 Harry C. Giles - 1161 Whitestone Way, Davie, FL 33325

All other information will remain unchanged.

If an amendment provides for an exchange, reclassification or cancellation of issued SECOND: shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

THIRD:	The date of each amendment's adoption: Frbracy 12, 1996.
FOURTE	L: Adoption of Amendment(s) (CHECK ONE)
2	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 some separately on the amendment(s):
	"The number of votes cast for the amendment(s) was/were sufficient
	for approval by
Æ	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 the Chairman or Vice 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 incorporator if adopted by the incorporators)
	Typed or printed name
	Insurporator/DIRECTOR