## 10032 Address allahussee City/State/Zip

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

Office Use Only

EULF STREAM S	Afood INC	P95000047603
(Corporation Name)	(Document #)	anera
2. (Corporation Name)	(Document #)	
3. (Corporation Name)	(Document #)	4000045659642 -08/31/0101056002 *****52.50 ******52.50
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Walk in Pick up time _	· · · · · · · · · · · · · · · · · · ·	Certified Copy X2.
Mail out Will wait	Photocopy	Certificate of Status
NEW FILINGS	<b>AMENDMENTS</b>	, , ,
Profit Not for Profit Limited Liability Domestication Other	Amendment Resignation of R Change of Regis Dissolution/With	

## OTHER FILINGS

☐ Annual Report Fictitious Name

## REGISTRATION/QUALIFICATION

Foreign Limited Partnership

Reinstatement

3003 Whitademark

2001 VAC 31 BW 1: SC

Examiner's Initials

CR2E031(7/97)

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION **OF** 

P95000047603

GULF STREAM SEAFOOD, INC.	TALC O
	ALL S
(present name)	SEE P
Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida the following articles of amendment to its articles of incorporation:	a profit comporation adopts

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

Article III is amended to authorize the corporation to have 300,000 shares of stock outstanding at any one time.

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:

HIRD: T	he date of each amendment's adoption: August 29, 2001		
OURTH:	Adoption of Amendment(s) (CHECK ONE)		
KX	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.		
Signature	Signed this 29th day of August, 2001  (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)		
	Clyde W. Truxell, III		
	Typed or printed name		
	President and holder of a majority of the authorized and outstanding shares existing prior to the Articles of Amendment  Title		
*	This Article of Amendment to the Articles of Incorporation of Gulf Stream Seafood, Inc., was done as, and constitutes an action taken by, and with the consent of the shareholder(s) having not less than the number of votes that would be necessary to take the action if holders of all the authorized and issued shares were present at a meeting and voted, pursuant		

to Section 607.0704, Florida Statutes.

Clyde W. Truxell, III