P960000955126

	Created City/State	Address Phone MOY. 6449 NAME(S) & DOCI	6160	Office Us	CUCHCH 1 (2) 7° 5141 57 2 /2879601064011 +122.50
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	Profit	Amendment			
	NonProfit	Resignation of R	A., Officer/ Director		713 - 72 - 72 - 72 - 72 - 72 - 72 - 72 - 7
	Limited Liability	Change of Regist	ered Agent		
	Domestication	Dissolution/With	drawal		
	Other	Merger			19 19
_	OTHER FILINGS Annual Report	REGISTR	ATION/		
	Fictitious Name	Foreign			
	Name Reservation	Limited Partnersh	nip		k
		Reinstatement			Val Cha
		Trademark			47,46
		Other	l		

Examiner's Initials

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ARTICLES OF INCORPORATION OF LAWSON TRUCKING INC.

ARTICLE ONE

THE NAME OF THE CORPORATION IS LAWSON TRUCKING INC.

ARTICLE TWO

THIS CORPORATION IS TO PROVIDE TRUCKING SERVICES, WHEREAS, THE PRIMARY SERVICE WILL BE MOVING FUNITURE FOR RETAILERS AND OR WHOLESALERS. WE WILL OPERATE THE BUSINESS UP TO SIX DAYS PER WEEK AND OCCASIONALLY SEVEN DAYS PER WEEK AS THE BUSINESS MAY DICTATE. IF GRANTED COPORATE STATUS THE BUSINESS WILL ALSO PROVIDE, OTHER SIMILAR VENTURES AS PROVIDED FOR BY STATURE.

ARTICLE THREE

THE PERIOD OF DURATION IS - PERPETUALITY.

ARTICLE FOUR

THE AGGREGATE NUMBER OF SHARES WHICH THE CORPORATION SHALL HAVE THE AUTHORITY TO ISSUE ARE 2000 AT A PAR VALUE OF ONE DOLLAR EACH.

ARTICLE FIVE

THE CORPORATION WILL NOT COMMENCE ITS BUSINESS UNTIL IT HAS RECEIVED FOR THE ISSUANCE OF SHARES CONSIDERATION OF THE VALUE TWO THOUSAND DOLLARS.

Principal

THE STREET ADDRESS OF ITS INITIAL REGISTERED OFFICE IS 711 BLUE EARTH COURT ORLANDO FL. 32818. THE NAME OF THE INITIAL REGISTERED 'AGENT' IS CLEVELAND LAWSON 711 BLUE EARTH COURT 32818.

ARTICLE SEVEN

THE NUMBER OF DIRECTORS WHICH WILL CONSTITUTE THE BOARD OF DIRECTORS ARE TWO. THE NAMES AND ADDRESSES OF THE PERSONS WHO WILL SERVE AS DIRECTORS ARE AS FOLLOWS;

NAMES CLEVELAND LAWSON ADDRESSES 711 BLUE EARTH CT. ORLANDO FL. 32818

LYNETT LAWSON

SAME AS ABOVE

ARTICLE EIGHT

THE BOARD OF DIRECTORS SHALL HAVE THE POWER TO SET AND DEVELOP ITS BY-LAWS WITHOUT RESTRICTION OF THEIR POWERS CONFERRED BY STATUS.

ARTICLE NINE

THE NAME AND ADDRESS OF THE INCORPORATOR IS

CARLTON THOMAS 304 SO. O.B.T. ORLANDO FL. 32805

THE DUTIES AND POWERS OF THE INCORPORATOR SHALL CEASE ONCE THE BUSINESS IS GRANTED CORPORATE STATUS.

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 OR 617.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANISED UNDER THE LAWS OF THE STATE OF FLORIDA SUBMITS THE FOLLOWING STATEMENTS IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1.	THE NAME OF THE CORPORATION IS:	
	LAWSON TRUCKING INC.	(20000)
2.	THE NAME AND AUDRESS OF THE REGISTERED AGENT AND OFFICE IS:	9
CLEVELAND LAWSON	LEVELAND LAWSON	FIL. Jul 28
	(P.O. BOX <u>NOT</u> ACCEPTABLE)	
	711 BLUE EARTH COURT (CITY/STATE/ZIP) ORLANDO FLORIDA , 32818	25.21 15.20

HAVING BEEN NAMED AS REGISTERED AGENT TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE. 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 SATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

Clareline Jawson 6-2 V. 96
(SIGNATURE) (DATE)

P96000055126

	BLUG GARTH CT. ANDO FL. 82818
City/State	e/Zip Phone # Office Use Only
CORPORATION	NAME(S) & DOCUMENT NUMBER(S), (if known):
1(Cor	poration Name) (Document #)
2.	
2	poration Name) (Document #) SIDINITI 1 3 1 2 5 1 5 -08/05/960104901 1 poration Name) (Document #) *****35.00 *****35.00
(Cor	poration Name)
4	poration Name) (Document #)
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☐ Walk in 〔	Pick up time Certified Copy
	Will wait Photocopy Certificate of Status
NEW FILINGS	AMENDMENTS CONTROL OF THE PARTY
Profit	Amendment NC
NonProfit	Resignation of R.A., Officer/ Director
Limited Liability	Change of Registered Agent Dissolution/Withdrawal
Domestication	Dissolution/Withdrawal
Other	Change of Registered Agent Dissolution/Withdrawal Merger
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OTHER FILINGS	REGISTRATION/
Annual Report	
Fictitious Name	Foreign
Name Reservation	Limited Partnership
	Reinstatement
٠	Trademark
	Other

CR2E031(1/95)

Examiner's Initials

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

OF

CAWSON TRUCKING INC.

(present name)

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 amended, added or deleted)

NEW NAME! GENESIS HOME DELIVERY INC.

ARTICLE NUMBER: P9600005512G

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:

, •	•
luikb: †	The date of each amendment's adoption: 07-30-96
OURTH:	Adoption of Amendment(s) (CHECK ONE)
ū	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.
C	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
	young group
\(\delta\)	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.
	(By the Chairman of Vice Chairman of the Board of Directors, President or other officer if adopted by
ignature _	(By the Chairman or Vice Chairman of the Board of Directors, President, or other officer if adonted by
	the shareholders)
	OR
	(By a director if adopted by the directors)
	OR
	(By an incorporator if adopted by the incorporators)
	CLEVETANS LAWSON
	Typed or printed name
	DIRECTOR
	Title

•

P960000 55126 CARLTON THOMAS

Requestor's Name 304 SO. ORANGE BLOSSOM TRAIL ORLAND 0, FL. 32500-40749 1606 City/State/Zip Phone // Office Use Only 15 CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): 1. GENESIS HOME DELIVERY INC. (Corporation Name) 2. (Corporation Name) (Document #) 3. (Corporation Name) (Document #) (Corporation Name) (Document #) Walk in Pick up time _____ Certified Copy Will wait Mail out Photocopy Certificate of Status NEW FILINGS AMENDMENTS Profit Amendment NonProfit Resignation of R.A., Officer/ Director Limited Liability Change of Registered Agent Rathana Callina Planca Domestication Dissolution/Withdrawal Other Merger OTHER FILINGS REGISTRATION/ QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement N. HENDRICKS OCT 2 5 1996 Trademark

CR2F031(1.95)

Other

Examiner's Initials

ARTICLES OF AMENDMENT ARTICLES OF INCORPORATION OF

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TALLAHASSEE FLORIDA

GENESIS HOME DELIVERY
(present name)

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 amended, added or deleted)

ARTICLE NUMBER: P96000055126

- AMENDMENT: O ELIMINATE DIRECTOR CLEVELAND LAWSON AS " BUSTING DIRECTOR OF GENESIS HOME DELIVERY INC. - LYNETT LAWSON IS THE ONLY PRESIDENT/DIRECTOR.
 - REGISTERED AGENT IS LYNETT LAWSON 711 BLUE GARTH CT. OCLANDO FL
 - Kegistered 711 BLUE GARTH CT. ORLANDO FL

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:

THIRD:	The date of each amendment's adoption: 10 - 30 - 96				
	: Adoption of Amendment(s) (CHECK ONE)				
C	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.				
C	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"				
Ü	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.				
C	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.				
Signed this day of OCTOBER, 19 96					
(B) 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)				
LYNETT LAWSON Typed or printed name					
	Synt Jayson President? Chains				