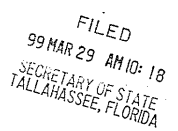
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NEW FILINGS Profit NonProfit	AMENDMENTS Amendment Resignation of R.A., Officer/ Direct	ctor	
Limited Liability Domestication Other	Change of Registered Agent Dissolution/Withdrawal Merger		
OTHER FILINGS Annual Report Fictitious Name	REGISTRATION/- QUALIFICATION: Foreign Limited Partnership	Amend. F VS APR 6 1999	
Name Reservation	Reinstatement Trademark Other		·
		Examiner's Initials	

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



WORLD WEILNESS, 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)

PATICLE IV: SHALL BE AMENDED TO READ AG

THE 100,000,000 SHARES OF STOCK THE COARDANTION
15 AUTHORITED TO ISSUE SHACE BE CLASSIFIED AS
FOLLOWS;

CLASS A PREFERSED STOCK - 20,000,000 SHARES
SEE THATED RESILUTION (NON-OWNERSHIP, NON-USTING
DIVIDERED PAYING)

CLASS B COMMON STOCK- 80,000,000 SHARES SERT ATTACHED RESOLUTION (FULL NOTING RIGHTS AND CONNERSHIP RIGHTS, NON-DIVIDEND PAYING).

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:

	ALMAZA 9 1998.
	e date of each amendment's adoption: Normale R 9 / 1998.
FOURTH: A	Adoption of Amendment(s) (CHECK ONE)
۵	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 byvoting group
89	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)
	JHON T. LAIN Typed or printed name
	VICE CHAIRMAN, SEC CEO

World Wellness, Inc.

CORPORATE RESOLUTION OF THE BOARD OF DIRECTORS **Authorization to Amend Articles of Incorporation**

At a Special Meeting on November 9, 1998, of the Board of Directors of World Wellness, Inc., the Board considered amending the Articles of Incorporation in order to classify the authorized issues of stock. The Board reviewed and discussed the issues and on motion, the following resolution was adopted:

RESOLVED, that the Board of Directors hereby authorizes the Amendment to Article IV of the Articles of Incorporation. Specifically, Article IV shall read as follows: The 100,000,000 shares of stock the Corporation is authorized to issue shall be classifed as follows:

Class A: Preferred Stock - 20,000,000 shares

Preferences -

Liquidation - upon liquidation of the company, Class A will receive 1.5 times per share the amount received by Class B;

Dividends -

Dividends will be paid to Class A if a net profit is declared by the Board of Directors in an amount equal to eight percent (8%) of the net profits.

Redemption Provision -

The corporation is authorized to buy back preferred shares from their owners whenever the corporation chooses to do so (Section 54 of the Model Act) in the amount of 150% of the preffered stock purchase price. The preferred shares of stock are callable and redeamable at the sole discretion of the corporation at any time up to and including two years from the date of purchase. I If the corporation calls for the redemption of preferred shares of stock, the stockholder will be notified of its intent in writing, via certified mail, 30 days prior to the redemption date. The stockholder then must return the stock certificates, via certified mail, to World Wellness, Inc., 36555 U.S. Hwy 19 North, Palm Harbor, Florida 34684. Within thirty (30) days of receipt of the certificate and notification of the stockholders redemption option, the corporation shall cause to be issued the appropriate payment.

Voting Powers - none; Ownership Rights - none.

Class B: Common Stock - 80,000,000 shares

Preferences - none;

Dividends - none;

Voting Powers - 1 vote per share;

Ownership Rights - full ownership rights.

CARLOS M. GARCYA, MD. GMP, COB

CORPORATE SECRETARY

SEAL: