PGGGGSTET'S Name NATIONAL WHOLESALE SERVICES INC. 3590 SOUTH STATE ROAD 7, #22 MIRAMAR, FL 33023 City/State/Zip Phone

Office Use Only

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

Corporation Name) 2(Corporation Name)	100031754515 -03/20/0001127004 -(Document#) ******35.00 ******35.00
3. (Corporation Name)	(Document #)
4(Corporation Name) Walk in Pick up time	(Document #) Certified Copy
Mail out Will wait	Photocopy Certificate of Status
NEW FILINGS Profit Not for Profit Limited Liability Domestication Other	AMENDMENTS Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger
OTHER FILINGS Annual Report Fictitious Name	REGISTRATION/QUALIFICATION Foreign Limited Partnership Reinstatement Trademark Other

Examiner's Initials

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

OO MAR 20 AM 8:58

National Wholesale Services , 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)

Articule VII amoud to record Glew Miller As director AND president; secretary And treasurer. Hea Miller's present Address is: 3590 South State load 7 Miraman, Fl. 33023

Article VII delete:

Laurie Fronseca Miller 13305 N. Minmi Ave. Minmi, FC- 33168 (Pres.) Elsy Jewarfen Arange 13305 N. M. M. M. H. Hrs. Mr. Moni, Fl. - 33168 (V. Nres.)

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:

THIRD: The date of each amendment's adoption: Feb. 25th 2000
FOURTH: Adoption of Amendment(s) (CHECK ONE)
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 an shareholder action was not required.
The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Signed this day 3 of March 19 2000. Signature Lawe Miller
(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)
Launic Milley Typed or printed name
President