## P91000076824

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## GLOBAL YACHT FUEL, INC.

WORLDWIDE SUPPLY OF QUALITY MARINE FUEL AND LUBRICANTS 412 Southeast 17<sup>th</sup> Street, Fort Lauderdale, Florida 33316 Tel (954) 462-6050 Fax (954) 462-7467 Email: richard@globalyachtfuel.com

To: Division of Corporations Re: Corp. Doc. P97000076824

We are changing the name of the corporation back to the original name.

Our business was purchased by another company one year ago and the Corporation name change was necessary so they could register "Global Yacht Fuel" as their fictitious name.

I have purchased the company back. A cancellation of the fictitious name "Global Yacht Fuel" has today been filed with the Dept. of State.

Please change the name from "Worldwide Marine Bunkers, Inc." back to "Global Yacht Fuel, Inc."

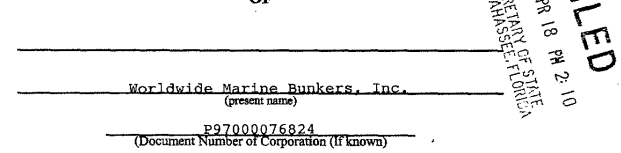
han Nato, Pres.

Any question in this regard, please contact Richard Manto at 954-462-6050.

Thank you. Kind regards,

Richard Manto

## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



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 I CORPORATE NAME AND ADDRESS

The name and address of the corporation is:

Global Yacht Fuel, Inc. 412 S.E. 17th Street, Fort Lauderdale, FL 33316

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:	HIRD: The date of each amendment's adoption: 15 April, 2003.		
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 reparately on the amendment(s):		
	"The number of votes cast for the amendment(s) was/were sufficient for approval by		
	(romg group)		
	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.		
	Signed this 15th day of April 2003		
Signature	Solvatore Manto PRES		
	(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)		
	SALVATORE MANTO (Typed or printed name)		
	(1yped or printed name)		
	PRes.		
	(Title)		