## P98000074704

D	nunda da Mana	<del></del>		
		i		
A SOLUTI 4700 N. S FORT L	ON IN ACCOUNTING INC STATE RD. 7, SUITE 221 AUDERDALE, FL 33319			
<del></del>	zip———тпон <del>с и</del>	_=		
		<u></u>	Office U	se Only
CORPORATION	NAME(S) & DOCUM	TENT NUMBER(S	S), (if known):	
1	oration Name)	(Document ;	ш,	<u> </u>
_	•	(Document 7	<del>7</del> )	PALI
(Corp	oration Name)	(Document #	<del>-</del>	LAHE JUN
3.				ASS 9
(Corp	oration Name)	(Document #	<del>*</del> )	E P
4.	oration Name)			_ైాం. బ 📛
(Corp	oration Name)	(Document #	<del>)</del> )	O3
☐ Walk in	Pick up time		lavata	<b>≫</b>
			Certified Copy	
Mail out	Will wait F	Photocopy	Certificate of	Status
NEW FILINGS	AMENDMENT	rs		
Profit	Amendment	Asserted Available Steel Titles	3000%	128992037
NonProfit	Resignation of R.A.	Officer/Director	**	5/09/9901046007 ****35.00 *****35.00
Limited Liability	Change of Registere	d Agent		
Domestication	Dissolution/Withdra			-
Other	Merger			
			<b>.</b>	
OTHER FILINGS	REGISTRAT	TION TONE	9 V	
Annual Report	QUALIFICA	TION /- /	- ded	
Fictitious Name	Foreign	. As	íŠ	
Name Reservation	Limited Partnership		-	
	Reinstatement			
	Trademark			
	Other			
		_		

CR2E031(1/95)

Examiner's Initials

## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

ISLAND	STYLE	MEAT	&	PRODUČE,	INC.	
(present name)						

Pursuant to the provisions of section 607.1006, Florida Statutes, this 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 VI is hereby amended to delete the following director:

Herbert Taylor 2730 Somerset Drive: Lauderdale: Lakes, FL 33309

99 JUN -9 PM 3: 03
SEARCH AND OF STATE
TAIL AHASSEE, FLORIDA

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: June 1, 1999

FO)	URTH: 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 byvoting group						
	voting group						
Х	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 day $157$ of $14N \in$ , 19 99.						
	Signature <u>Bealsex</u> TAy/T (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)						
	(2) are moorborator is anobion of ma maorborators)						
	Herbert Taylor						
	Typed or printed name						
	Dîrector						
	Title						