100000012904 Rijuester's Name

1000	ute 229 Stony Hill R		300007660113 -09/11/0201031- *****70.00 ******	-00:
CORPOR		and the same and	ice Use Only	
1	(Corporation Name)	(Document #)	 	•
2.			02 SE	meg Cr
	(Corporation Name)	(Document #)	TAKY OF	
3	(Corporation Name)	(Document #)	M 8: 28	j
4	(Corporation Name)	(Document #)		:
☐ Ma	alk in Pick up til out Will wa **BLINGS**		☐ Certified Copy ☐ Certificate of Status	
Pro Not	fit for Profit nited Liability mestication	Amendment Resignation of R.A., Change of Registered Dissolution/Withdray Merger	d Agent	ر الم
☐ Anı	R FILINGS nual Report titious Name	REGISTRATION/QUA Foreign Limited Partnership Reinstatement Trademark	LIFICATION OF	 سرد

CR2E031(7/97)

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

COLOSSIANS	KINDERCH	uRCH	E ST	Z.C	- Dingay
	ent name)		HASSE	P 10	
Pursuant to the provisions of section 607.1006, F	of Corporation (If known)		E FE	Æ .œ	
the following articles of amendment to its articles of	orida Suitues, inis Flor of incorporation:	чаа ргозы с	orporati	ion a 2000 1000	dopts

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

MORENIKE . M. ADELEKE - VICE PRESIDENT (ADDED)

SECRETARY

TREASURER

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:

		9 - 10 - 2002				
		ne date of each amendment's adoption:				
FOURTI	:	Adoption of Amendment(s) (CHECK ONE)				
9	×	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(voting group)				
		and the state of t				
		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 10th day of Sep. 200 25th o F				
Ci	-0	P. STATE CORD				
Signatu	IC	(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)				
		(D) an monthorage w ====== .				
		PATRICK ADELEKE				
(Typed or printed name)						

PRESIDENT

(Title)