

(Requestor's Name)
343 ALMERIA AVENUE

CORAL GABLES, FL 33134 – (305) 445-2700

(City, State, Zip)

(Phone #)



OFFICE USE ONLY

700003173657--5 -03/17/00--01836--081 ****105.00 *****35.00

CORPORATION NA	ME(s) & DOCUMENT NUM	BER(S) (if known):
1. Kingspor	+ Interhation	al Inc. P99000086014
∪ (¢Coπpor	ation Name)	(Document #)
2	ation Name)	(Document#)
З.	ston ivame)	(Document #)
	ation Name)	(Document #)
4.		$\langle Nm_2 \rangle$
	ation Name)	(Document #)
Walk in I	Pick up time	Certified Copy
		Sopy
Mail out	Will wait Photocopy	Certificate of Status
NEW FILINGS	AMENDMENTS	
Profit	★ Amendment	
NonProfit	Resignation of R.A., Officer	Director
Limited Liability	Change of Registered Agent	
Domestication	Dissolution/Withdrawal	
Other	Merger	
OTTIVE THE DAGS	REGISTRATION/	AUMOJT 3988AMAJMAT
OTHER FILINGS	QUALIFICATION	24004405233475190 24004405233469519190
Annual Report	Foreign	BIAIR TO THE PRO
Fictitious Name		0.0 , 18 KMA T/ 1.78 AM POU
Name Reservation	Limited Partnership	BECEINED
	Reinstatement	
	Trademark	
CR2E031(10/92)	Other	Examiner's Initials

ARTICLES OF AMENDMENT



OO FILED PARTY PARTY ARTICLES OF INCORPORATION

OF

KINGSPORT INTERNATIONAL CORP.

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendments to its articles of incorporation:

FIRST:

The name of this corporation shall be changed to ROSENBLUM FINANCIAL

GROUP, INC.

SECOND:

The principal address of the Corporation shall be 6801 Lake Worth Road, Suite 344,

Lake Worth, Florida 33467 and the mailing address shall be the same.

THIRD:

The Officers of the Corporation shall be:

President:

Barry Rosenblum

Secretary:

Barry Rosenblum

Treasurer:

Barry Rosenblum

whose address shall be the same as the principal address of the Corporation.

FOURTH:

The Director of the Corporation shall be:

Barry Rosenblum

whose address shall be the same as the principal address of the Corporation.



FIFTH: The date of the adoption of this amendment is the 15 March 2000.

SIXTH: Shareholder action was not required for these Articles because no shares of stock

have been issued, this amendment was adopted by the Incorporator.

SEVENTH: This amendment shall be effective upon the filing of these Articles of Amendment

to Articles of Incorporation with the Secretary of State of Florida.

Signed this 15 March 2000.