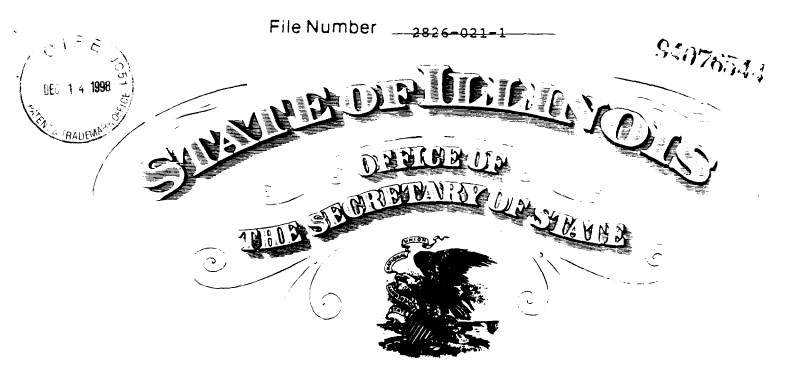
File: 0625-64839

IEET U.S. DEPARTMENT OF COMMERCE FORM PTO-1594 Patent and Trademark Office (Rev. 6-93) OMB No. 0651-0011 (exp. 4/94) DEC 1 4 1998 100929206 To the Honorable Commissionen ... are attached original documents or copy thereof. 2. Name and address of receiving party(ies) Name of conveying party(ies): Federated Foods, Inc. Name: The Federated Group, Inc. Individual(s) General Partnership ☐ Association Internal Address: ☐ Limited Partnership Corporation - Illinois Street Address: 3025 West Salt Creek Lane Other \_ City: Arlington Heights State: IL ZIP: 60005 Additional name(s) of conveying party(les) attached? \_\_\_\_ Yes \_\_X No ☐ Individual(s) citizenship \_ Association General Partnership Limited Partnership 3. Nature of conveyance: X Corporation-State Illinois Other \_\_\_ Assignment Merger If assignee is not domiciled in the United States, a domestic representative designation is attached: \_\_\_ Security Agreement X Change of Name (Designations must be a separate document from assignment) Other Additional name(s) & address(es) attached? \_\_\_\_ Yes \_X\_No Execution Date:11/22/1993 4. Application number(s) or trademark registration number(s): A. Trademark Application No.(s) B. Trademark Registration No.(s) 1109114 Additional numbers attached? Yes 5. Name and address of party to whom correspondence 6. Total number of applications and concerning document should be mailed: registrations involved: 1 Name: Morgan L. Fitch, Jr. 7. Total Fee (37 CFR 3.41) . . . . . . . \$40.00 X Enclosed Internal Address:\_\_ Authorized to be charged to deposit account FITCH, EVEN, TABIN & FLANNERY Street Address: 120 South LaSaile Street, 16th Floor 8. Deposit Account No. City: Chicago State: IL ZIP:60603-4277 06-1135 DO NOT USE THIS SPACE 9. Statement and signature To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Morgan L. Fitch, Jr. Name of Person Signing Total number of pages including cover sheet, attachments, and document:



ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

FEDERATED FOODS, INC.
INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN
FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE
BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, George H. Ryan, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof. I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois.



at the City	of Springf	ield, this _	30TH
-	DECEMBER		
•	ependence of	_	
the two hus	ndred and _	1.8	BTH

George H Ryan SECRETARY OF STATE

Form <b>BC</b> (Rev. Jan.	( <b>A-10.30</b> 1991)	ARTICLES OF AMENDMENT	File #
George H. Ry Secretary of S Department of Springfield, Il Telephone (21	State f Business Services Llinois 62756	FILED	SUBMIT IN DUPLICATE  This space for use by Secretary of State
Remit paymen	nt in check or money to "Secretary of State."	DEC 3 0 1993  GEORGE H. RYAN SECRETARY OF STATE	Date  Franchise Tax 5  Filing Fee 5  Penalty 5  Approved:
I. COR	PORATE NAME: _	FEDERATED FOODS, INC.	
2. MAI	NNER OF ADOPTIO	N:	N to
	_	ent of the Articles of Incorporation was adopted on	November 22 424
	been elected; or by a m	orporators, provided no directors were named in the articles of ajority of the board of directors, in accordance with Section 10, adoption of the amendment;	•
	• •	ard of directors, in accordance with Section 10.15, shares having ption of the amendment;	·
	the shareholders. At a	accordance with Section 10.20, a resolution of the board having meeting of the shareholders, not less than the minimum number were voted in favor of the amendment;	of votes required by statute and no to
	submitted to the shareho number of votes require	accordance with Section 10.20 and 7.10, a resolution of the bolders. A consent in writing has been signed by the shareholders d by statute and by the articles of incorporation. Shareholders in accordance with Section 7.10;	having not less than the minimum
	-	accordance with Section 10.20 and 7 10, a resolution of the booklders. A consent in writing has been signed by all the shareholders.	
	<b></b>		(Note 2
		(INSERT AMENDMENT)	
•	•	tion be amended to read as follows:)	nendment to change the corporate
	RESOLVED, that	the Articles of Incorporation be amended to read	as follows:
	"Article One - The	e name of the Corporation is The Federated Group	, Inc."

All changes other than name, include on page 2 (over)

(NEW NAME)

	: (If not applie		rovided for or effected by this ament "No change")
		No C	Change
capital (Paid	-in-capital repi	lace the ter	effects a change in the amount of parms Stated Capital and Paid-In-Surplis as follows: (If not applicable,
		No C	Thange
and Paid-In-S	urplus and is eq	qual to the	in-capital replace the terms Stated C total of these amounts) as changed b ble, insert "No change")
		No C	Change
		Before Ame	ndment After Amendment
P	aid-in Capital	\$	\$
	(Complete	either It	em 5 or 6 below)
Dated	Novem	<u>nber</u> , 19 <u>93</u>	Federated Foods, Inc.
	\. <del>\. \. \. \. \. \. \. \. \. \. \. \. \. \</del>		(Exact Name of Corporation)
attested by _	Signature of Secretary or Assi	stant Secretary)	by Canad Wo
** * **		•	(Signature of President or Vice President)
W.B. Mart	in Gross, Sec	and Title)	Ronald W. Glass, President (Type or Print Name and Title)
			(1) po di 11111 (1111)
If amendment	s authorized by	the incorpo	prators, the incorporators must sign
		ı	OR
If amendment majority of t	is authorized he directors as	by the dire	ectors and there are no officers, gnated by the board, must sign below
	ed affirms, unde	er penalties	s of perjury, that the facts stated
The undersign are true.			
are true.		, 19	
are true.		, 19	
are true.		, 19	

## NOTES and INSTRUCTIONS

- NOTE 1: State the true exact corporate name as it appears on the records of the of: of the Secretary of State, BEFORE any amendments herein reported.
- NOTE 2: Incorporators are permitted to adopt amendments ONLY before any shares have a issued and before any directors have been named or elected. (§ 10)
- NOTE 3: Directors may adopt amendments without shareholder approval in only six instar as follows:
  - (a) to remove the names and addresses of directors named in the articles incorporation;
  - (b) to remove the name and address of the initial registered agent registered office, provided a statement pursuant to § 5.10 is also file
  - (c) to split the issued whole shares and unissued authorized shares multiplying them by a whole number, so long as no class or series adversely affected thereby;
  - (d) to change the corporate name by substituting the word "corporation "incorporated", "company", "limited", or the abbreviation "corp.", "incorporated", for a similar word or abbreviation in the name, or adding a geographical attribution to the name;
  - (e) to reduce the authorized shares of any class pursuant to a cancellate statement filed in accordance with § 9.05;
  - (f) to restate the articles of incorporation as currently amended. (§ 10
- NOTE 4: All amendments not adopted under § 10.10 or § 10.15 require that (1) that board of directors adopt a resolution setting forth the proposed amendment (2) that the shareholders approve the amendment.

Shareholder approval may be (1) by vote at a shareholders' meeting (either and or special) or (2) by consent, in writing, without a meeting.

To be adopted, the amendment must receive the affirmative vote or consent of tholders of at least 2/3 of the outstanding shares entitled to vote on amendment (but if class voting applies, then also at least a 2/3 vote within eaclass is required).

The articles of incorporation may supercede the 2/3 vote requirement specifying any smaller or larger vote requirement not less than a majority of toutstanding shares entitled to vote and not less than a majority within eaclass when class voting applies.

(5 10.1

NOTE 5: When shareholder approval is by consent, all shareholders must be given note of the proposed amendment at least 5 days before the consent is signed. If the amendment is adopted, shareholders who have not signed the consent must promptly notified of the passage of the amendment. (\$\$ 7.10 & 10.21)

STATE OF ILLINOIS

Office of the Secretary of State
I hereby certify that this is a true and

correct copy, consisting of fact pages, as taken from the original on file in

this office.

George H. Flyan
Secretary of State

BY: Bartar Loffort

TRADEMARK REEL: 1831 FRAME: 0647

RECORDED: 12/14/1998