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FORM PTO-1618A Expires 06/30/09 OM8 0861-0027		U.S. Department of Community Patient and Trademark Office TRADEMARK
TR/	TION FORM COVER SHEET ADEMARKS ONLY	
TO: The Commisioner of Patents and Trademar	rks: Please record the attached original doc	umant(s) or copy(les).
Submission Type	Conveyance Type	minimizer as
[X] New		
[ ] Resubmission (Non-Recordation) Document ID #	[ ] Assignment [ ] Licens	
[ ] Correction of PTO Error  Reel # Frame #	[ ] Security Agreement [ ] Nunc [ ] Merger	Pro Tunc Assignment  Effective Date  Month Day Year
[ ] Corrective Document  Real # Frame #	4	11 22 1993
Conveying Party		
Name FEDERATED FOODS, INC.	[ ] Mark if additional names of conveying	parties attached, Execution Date Month Day Year 11 22 1993
Formerly		The state of the s
[ ] Individual [ ] General Partnership [ ] [ ] Other	, , , , , , , , , , , , , , , , , , , ,	[ ] Association
Receiving Party	Atton (LLINOIS     Mark if additional names of receiving processing proc	arties attached.
Name _THE FEDERATED GROUP, INC.		
DBA/AKA/TA		
Composed of	***************************************	
Address (line 1) 3025 WEST SALT CREEK LAI Address (line 2)		
Address (line 3) ARLINGTON HEIGHTS Cky	ILLINOIS 60	0005 Code
[ ] Individual [ ] General Partnership [ X ] Corporation [ ] Association [ ] Other	[ ] Limited Partnership [ ] sasignmen not domin appointment represents	ent to be recorded is en int and the receiving party is clied in the United States, an lent of a domestic tative should be attached. Non must be on a separate of from assignment.
[ X ] Citizenship/State of Incorporation/Organization		Thum assumment;
FOR	OFFICE USE ONLY	

Public burden reporting this collection of information is estimated to everage approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and Sathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027). Washington, D.C. 20503. See OMB ADDRESS.

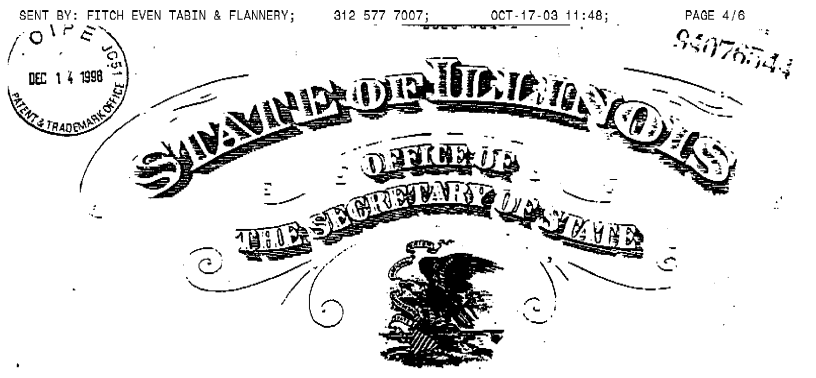
Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignment, Washington D.C. 20231

**TRADEMARK** 

**REEL: 002732 FRAME: 0884** 

FORM PTO-1618B Expires 06/30/99 OMB 0651-0027	Pag	ge 2	U.S. Department of Commerce Petent and Trademark Office TRADEMARK
Domestic Representative	e Name and Address	Enter for the fi	frat Receiving Party only.
			iet naturali resty way.
			**************************************
Correspondent Name and			
	Area Code and To	elephone Number <u>312-</u> 5	577-7000
Name MC	ORGAN L. FITCH, JR.		
	TCH, EVEN, TABIN & FLANN		
	20 SOUTH LASALLE STREET		
Address (line 4) CH			
	ber of pages of the attached y attachments.	conveyance document	*_7
Enter either the Trademerk Applica	lumber(s) or Registration Nation Number or the Registration Number Application Number(s)	Regi 961,828	#1
Fee Amount	11 Yaliini		
	Fee Amount for Properties	s Listed (37 CFR 3,41):	<b>4</b> 40.00
Method of Payment: (Enter for payment by depo	: Enclosed [ ] Cosit account or if additional fees can be	Deposit Account [X] e charged to the account.	
	Deposit Account I	Number:	#06-1135
	Authorization to c	charge additional fees:	Yes [X] No []
Statement and Signature	White the second		
To the best of my knowle streched copy is a true co indicated herein, MORGAN L. FITCH, JR.	adge and belief, the foregoing informopy of the original document. Charge	es tordeparit account are author	oy rized, as CTOBER 12, 2003
	Signeture		Date Signed

**REEL: 002732 FRAME: 0885** 



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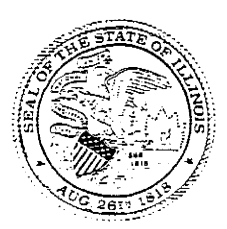
ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

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 Springfi	ield, this _	30TH_	
	DECEMBER			
of the Independence of the United States				
•	ndred and _		TH	

George H Ryan

TRADEMARK REEL: 002732 FRAME: 0886

	··- — ·	EVEN TABIN & FLANNE	RY; 312 577 7007; 0CT-17-03 11:4	8; PAGE 5/6
Şeer Dep: Spru	ngfieid, i	•	FILED	SUBMIT IN DUPLICATION for the by Secretary of Size
		nt in check of money to "Secretary of State "	DEC 3 0 1993 GEORGE H. RYAN SECRETARY OF STATE	Date Franchise Tax \$ - Filing Fee \$ Penalty \$ - Approved:
1.	COR	PORATE NAME:I	EDERATED FOODS, INC.	
2.	MAN	NER OF ADOPTION	N;	Neta .
. 1		By a majority of the inco been elected; or by a maj	ent of the Articles of Incorporation was adopted on below. ("X" one box only)  "porators, provided no directors were named in the articles of in ority of the board of directors, in accordance with Section 10.10 deption of the assentiment;	November 33 per corporation and no directors have to the corporation having issued the
	□ ·		d of dittotase to secondary with family 10-15 share having	(Note 2) been lasted but shareholder action (Note 2)
Ε	<b>_</b>	THE THE CHANGE STATE IN	cordence with Section 10.20, a resolution of the board having beeting of the shareholders, not less than the minimum number of vere voted in favor of the amendment;	een duly adopted and ask
	J	number of votes required	contance with Semion 10.20 and 7.10, a resolution of the board ers. A consent is writing has been signed by the shareholders h by statute and by the articles of incorporation. Shareholders wh accordance with Semion 7.10;	AVIDE DOC LOSS than the minimum.
	<b>_</b>	By the shareholders, in ac-	cordance with Section 10.20 and 7.10, a resolution of the board ars. A consent is writing has been signed by all the shareholder	(Note - having been duly adopted and a entitled of vote on this
				(Note =
			(INSERT AMENDMENT)	
(Any artic RESOLVI	ele being ED, ther	amended is required to be the Articles of Incorporation	ne set forth in its entirety.) (Suggested language for an amend in be amended to read as follows:)	ment to change the component of
		RESOLVED, that th	e Articles of Iscorporation be amended to read as f	ollows:
···			ame of the Corporation is The Federated Group, In	
		<u>-</u> -	(NEW NAME)	
			All changes when they are include on many 7	

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

TRADEMARK REEL: 002732 FRAME: 0887 (a) The manner in which said amendment effects a change in the amount of paid-capital (Paid-in-capital replace the terms Stated Capital and Paid-In-Surplus is equal to the total of these amounts) is as follows: (If not applicable, ins No Change (b) The amount of paid-in-capital (Paid-in-capital replace the terms Stated Capit and Paid-In-Surplus and is equal to the total of these amounts) as changed by tr amendment is as follows: (If not applicable, insert "No change") No Change Before Amendment After Amendment Paid-in Capital (Complete either Item 5 or 6 below) The undersigned corporation has caused this statement authorized officers, each of whom affirms, under pena facts stated herein are true. ament to be signed by its du penalties of perjury, that t Dated \_ November, 1993 Foods, Inc. Grbss. Ronald W. Glass. President **6**. If amendment is authorized by the incorporators, the incorporators must sign belo-OR amendment is authorized by the directors and there are no officers, to ority of the directors as may be designated by the board, must sign below. The undersigned effirms, under penalties of perjury, that the facts stated here NOTE 1: Oxect corporate name as it appr to on the records of the off; of State, Beront any amendme, a herein reported. Directors may adopt amendments without shareholder approval in only six instant to remove the names and address of directors named in the anti-al incorporation; the name and address of the initial registered again a registered office, provided a statement pursuant to \$5.10 is also five registered office, provided a statement pursuant to \$5.10 is also five multiplying them by a whole number, so long as no class or series adversely affected thereby, to change the corporate name by substituting the word "corporation" incorporated", "company", "limited", or the abbreviation "corp.", "inc. "co.", or "ltd." for a similar word or abbreviation in the name, or adding a geographical attribution to the name; statement giled in accordance with \$9.05; to restate the articles of incorporation as currently amended. (\$ 10.15 to restate the articles of incorporation as currently amended. (\$ 10.15 ( to ) ( = )(4) l amendments not adopted under S 10-10 or S 10-15 require that (1) that in and of directors adopt a resolution setting forth the proposed amendment and that the shareholders approve the amendment. Shareholder approval may be (1) by vote at a shareholders' meeting (either annua or special) or (2) by consent, in writing, without a meeting.

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

The articles of incorporation may supercade the 2/3 vote specifying any smaller or larger vote requirement not less than outstanding shares entitled to vote and not less than a major class when class voting applies. vote requirement than a majority of majority within a majority within (\$ 10.

When shareholder approval is by consent, all shareholders must be given national 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. (55 7.10 g 10.20

**RECORDED: 10/17/2003** 

NOTE 5:

STATE OF ILLINOIS Office of the Secretary of State

I hereby certify that this is a true and
correct copy, consisting of
pages, as taken from the original on file in

> George & Ryan George H. Ryan Secretary of State

DATED 132 Com

TRADEMARK

REEL: 002732 FRAME: 0888