FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

08-14-2003



U.S. Department of Commerce Patent and Trademark Office TRADEMARK

VER SHEET 203 AUG 11 PM 3: 10 8-11-03 102524999 VER TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies). Conveyance Type Submission Type [X] New [] License [] Assignment [] Resubmission (Non-Recordation) Document ID # [] Security Agreement [] Nunc Pro Tunc Assignment [] Correction of PTO Error [] Merger **Effective Date** Reel # Frame # __ Month Year Dav __11 1993 [] Corrective Document [X] Change of Name Reel # _____ Frame # ____ [] Other____ **Conveying Party** [] Mark if additional names of conveying parties attached. **Execution Date** Month Day Year 22 1993 Name FEDERATED FOODS, INC. Formerly_____ [] Individual [] General Partnership [] Limited Partnership [x] Corporation [] Association [] Other____ [X] Citizenship/State of Incorporation/Organization ILLINOIS Mark if additional names of receiving parties attached. Receiving Party Name THE FEDERATED GROUP, INC. DBA/AKA/TA_ Composed of___ Address (line 1) 3025 WEST SALT CREEK LANE Address (line 2)_____ 60005 Address (line 3) ARLINGTON HEIGHTS ILLINOIS Zip Code If document to be recorded is an [] Individual [] General Partnership [] Limited Partnership assignment and the receiving party is not domiciled in the United States, an appointment of a domestic [X] Corporation [] Association representative should be attached. (Designation must be on a separate document from assignment.) [] Other____ [X] Citizenship/State of Incorporation/Organization <u>ILLINOIS</u> FOR OFFICE USE ONLY 00000088 061135 754306 08/13/2003 GTON11 40.00 DA 01 Ft:8521

Public burden reporting this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and Gathering 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 Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS

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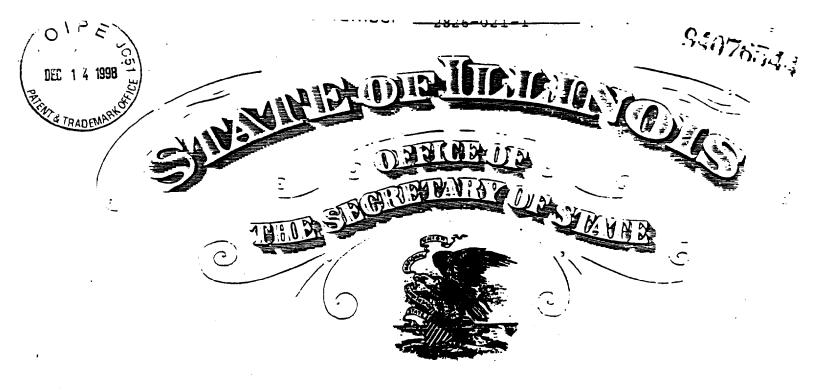
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Correspondent Na	me and Address				
		Area Code and Te	lephone Number	312-577-700	0
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Page 2

FORM PTO-1618B

TRADEMARK REEL: 002800 FRAME: 0913

U.S. Department of



WILLIAS, 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 Springs	field, this 30TH
day of DECEMBER	
of the Independence of	
the two hundred and	18TH

George H. Reyon SECRETARY OF STATES

(Rev. Jan. 1991)		articles of Amendment.	File #
George H. Ryan Secretary of State Department of Busine Springfield, Illinois 6 Telephone (217) 782-	2756	FILED OLD ST	SUBMIT IN DUPLICATE This space for use by Secretary of State
Remit payment in che order, payable to "Se		DEC 3 0 1993 GEORGE H. RYAN SECRETARY OF STATE	Date Franchise Tax S Filing Fee S Penaity S Approved:
1. CORPORA	ATE NAME: _	FEDERATED FOODS, INC.	
2. MANNER	OF ADOPTIO	N:	(Neta.)
The in t	s following amendm	ent of the Articles of Incorporation was adopted on below. ("X" one box only)	November 22 (3)
been been	elected; or by a ma	orporators, provided no directors were named in the articles of injurity of the board of directors, in accordance with Section 10.1 adoption of the amendment;	incorporation and no directors have 10, the corporation having issued no (Note 2
By a	majority of the boa equired for the adop	rd of directors, is accordance with Section 10.15, shares having ption of the amendment;	•
the si	harchoiders. At a r	accordance with Section 10.20, a resolution of the board having neeting of the shaeholders, not less than the minimum number were voted in faver of the amendment;	
subm mumb	nitted to the shareholder of votes required	accordance with Section 10.20 and 7.10, a resolution of the boalders. A consent is writing has been signed by the shareholders to by statute and by the articles of incorporation. Shareholders to accordance with Section 7.10;	rd having been duly adopted and having not less than the minimum
	Com Siver Indica i	a accordance with Section 7.10;	(Note ÷
subm	uitted to the shareho	accordance with Section 10.20 and 7.10, a resolution of the boaldors. A consent is writing has been signed by all the sharehold	
<u>amer</u>	ndment;		(Note =
		(INSERT AMENDMENT)	
(Any article being ame RESOLVED, that the A	ended is required to Articles of Incorpora	be set forth in its entirety.) (Suggested language for an ametion be amended to read as follows:)	endment to change the corporate -:
RE	SOLVED, that	the Articles of Incorporation be amended to read a	s follows:
*A	rticle One - The	name of the Corporation is The Federated Group,	, Inc."
:		(NEW NAME)	

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

	exchange,	FG-+000TFFF0:	
shares, or a reduction of	the number	of authorized shares	of any class below
number of lasted shares of	thar class	, provided for OF eff.	acted by this amendmen-
is as follows: (If not app)	licable, in	sert "No change")	

				hange		
c. i:	a) The manner in apital (Paid-in- s equal to the t No change")	capital repl	ace the ter	ms Stated	Capital and	d Paid-In-Surplus
			No C	hange		
aı	b) The amount of nd Paid-In-Surpl mendment is as f	us and is eco	ual to the	rotal of th	iese amount:	s) as chanced by
			No C	hange	•,	
			Before Ame:	ndment Aft	er Amendme	nt
	Paid-	in Capital	\$	\$		
		(Complete	either It	em 5 or 6	below)	
	h- undersigned s				
fa	he undersigned outhorized office acts stated here:	rs, each of in are true.	whom affir	ms, under	penalties	of perjury, that
fa	uthorized office acts stated here:	rs, each of in are true.	has caused whom affir per, 19 <u>93</u>	ms, under	penalties Federated	e signed by its of perjury, that I Foods, Inc.
au fa Da	ated	Novemb	whom affir	ms, under	penalties Federated	of perjury, that I Foods, Inc.
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au fa Da	ated	November of Assessing Sections of Section 1985.	whom affir per, 1993	by	Federated (Eract Name (Signature of Presid	of perjury, that I Foods, Inc. of Corporation) Jent or Vice President ss, President
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au fa	ttested by (Signam W.B. Martin f amendment is au apority of the di the undersigned a	November of Assessment of Asse	whom affir per, 1993 mcSecretary) retary and Tale) the incorporate the incorporate the incorporate the direct the may be desired to the penalties.	Ronal rators, the	Federated (Exact Name (Signature of Presid d W. Glas (Type or Print e incorpora	I Foods, Inc. of Corporation) Jens or Vice President i Name and Title) tors must sign be must sign below.

- NOTE 1: State the true exact corporate name as it appears on the records of the office of the Secretary of State, BEFORE any amendments herein reported.
- NOTE 2: Incorporators are permitted to adopt amendments ONLY before any shares have to issued and before any directors have been named or elected. (§ 10.1
- NOTE 3: Directors may adopt amendments without shareholder approval in only six instance 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 as 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.", "inc. "co.", or "ltd." 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 cancellating statement filed in accordance with § 9.05;
 - (f) to restate the articles of incorporation as currently amended. (§ 10.15

NOTE 4: All amendments not adopted under § 10.10 or § 10.15 require that (1) that the board of directors adopt a resolution setting forth the proposed amendment and (2) 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 amendment (but if class voting applies, then also at least a 2/3 vote within each class is required).

The articles of incorporation may supercade the 2/3 vote requirement a specifying any smaller or larger vote requirement not less than a majority of the outstanding shares entitled to vote and not less than a majority within each class when class voting applies. (§ 10.22)

NOTE 5: When shareholder approval is by consent, all shareholders must be given notice 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 appromptly notified of the passage of the amendment. (\$5.7.10 & 10.20)

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 this office.

George H. Ryan Secretary of State

BY: Barton Toffer

RECORDED: 08/11/2003