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STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State
Corporations Division
100 North Main Street
Providence, Rhode Island 02903-1335

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

	OF					
		New England Linen Supply Company				
ours he	suant to the provisions of Section following Articles of Amendment	7-1.1-56 of the General Laws, 1956, as amend oits Articles of Incorporation:	led, the undersigned corporation adopts			
1.	The name of the corporation is	New England Linen Supply Company				
2.	on . 19	tion (or, where no shares have been issued, th 99, in the manner prescribed by Chapter 7-1.1 amendment(s) to the Articles of Incorporation:	of the General Laws, 1900, as			
	[Insert Amendment(s)] (If additional space is required, please list on separate attachment)					
	See <u>Exhibit A</u> attached hereto.					
			•			
	the number of shares entitled					
4	 The designation and number of outstanding shares of each class entitled to vote thereon as a class were as follows: (If inapplicable, insert "none") 					
	<u>Class</u>	<u>Number of Sha</u>	<u>ires</u>			
	Class A Common	450				
			JUN 3 0 1999			

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5.	The number of shares voted for such amendagainst such amendment was		450	and the number of shares voted		
6	The number of shares of each class entitled to vote thereon as a class voted for and against such amendment, respectively, was: (If applicable, insert "none")					
		Number of Shares Voted				
	Class	For		<u>Against</u>		
	Class A Common	450		- 0 -		
7.	The manner, if not set forth in such amendment provided for in the amendment shall be effective.	ent, in which any ected, is as follov	exchange, red vs: (If no chan	assification, or cancellation of issued shares ge, so state)		
	No change.					
 The manner in which such amendment effects a change in the amount of stated capital, and the amount (exprediction of stated capital as changed by such amendment, are as follows: (If no change, so state) 						
	No change.					
9.	. Date when amendment is to become effect	tive: <u>Upon fi</u> (not more th	ling, an 30 days aft	er the filing of these Articles of Amendment)		
Da	ated June 28 , 1999	New En	pland Linen S	upply Company		
		and The	of The	President or Vice President Secretary or Assistant Secretary		
	TATE OF DUNTY OF					
he	In PAUTURITE RI on this election of the PRECIDENT of that he/she signed the foregoing document	f <u> </u>	<u>ngland Linen</u>	, 19 <u>99</u> , personally appeared before ho being by me first duly sworn, declared that Supply Company of the corporation, and that		
	e statements therein contained are true.	Notary Public		VI + 10 2-001		

EXHIBIT A

A. Status of Corporation:

This is a close corporation pursuant to §7-1.1-51 of the General Laws, 1956, as amended.

B. <u>Name of Corporation</u>:

Said corporation shall be known by the name of New England Linen Supply Co., Inc.

C. Provisions dealing with the Preemptive Rights of Shareholders pursuant to §7-1.1-24 of the General Laws, 1956, as amended:

The shareholders of the corporation shall be entitled to a pre-emptive right, for a period of thirty (30) days following the notice referred to below, to subscribe for, purchase or otherwise acquire, in the proportions which their holdings of the shares of common stock of the corporation bear to all of the issued and outstanding shares of common stock of the corporation, (i) any shares of the same class of the corporation, any equity shares and/or any voting shares of any class of the corporation which the corporation proposes to issue, or (ii) any rights or options which the corporation proposes to grant (a) for the purchase of shares of the same class of the corporation, any equity shares and/or any voting shares of any class of the corporation, or (b) for the purchase of any shares, bonds, securities or obligations of the corporation which are convertible into, or exchangeable for, or which carry any rights to subscribe for, purchase or otherwise acquire shares of the same class of the corporation, any equity shares and/or any voting shares of any class of the corporation, whether now or hereafter authorized or created, whether having unissued or treasury status, and whether the proposed issue, reissue, transfer or grant is for eash, property or any other lawful consideration. The pre-emptive right granted herein shall be deemed waived by any shareholder who does not so exercise it and pay for shares, rights, options, bonds, securities or obligations within thirty (30) days after receipt of notice in writing from the corporation stating the price, terms and conditions of the offering. After the expiration of such thirty (30) day period, any and all of such shares, rights, options, bonds, securities or obligations of the corporation may be issued, reissued, transferred or granted by the corporation, as the case may be, to such persons, firms, corporations and associations, and for such lawful consideration, and on such terms as the corporation in its discretion may determine. As used herein, the terms "equity shares" and "voting shares" shall mean, respectively, shares which confer unlimited dividend rights and shares which confer unlimited voting rights.

The provisions contained herein are in lieu of the provisions regarding pre-emptive rights contained in Section 7-1.1-24 of the Rhode Island Business Corporation Act.

D. Provisions for the Regulation of the Internal Affairs of the Corporation:

1. The corporation may, from time to time, and in conformity with the provisions of the Rhode Island Business Corporation Act, distribute to its shareholders, directly or by

the purchase of its own shares, a portion of its assets, in cash or property, out of the unreserved and unrestricted capital surplus of the corporation.

- 2. Except for those actions excluded by Section 7-1.1-30.3(b) of the Rhode Island Business Corporation Act, any action required or permitted to be taken at a meeting of shareholders may be taken without a meeting upon the written consent of all of the shareholders entitled to vote thereon.
- 3. No director shall have personal liability to the corporation or to its shareholders for monetary damages for breach of such director's duty as a director provided that this provision shall not eliminate or limit the liability of such director: (i) for any breach of the director's duty of loyalty to the corporation or to its shareholders; (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law; (iii) under Section 7-1.1-43 of the Rhode Island Business Corporation Act; or (iv) for any transaction from which the director derived an improper personal benefit (unless such transaction is permitted by Section 7-1.1-37.1 of the Rhode Island Business Corporation Act).
- 4. The stock of the corporation is subject to transfer restrictions contained in its bylaws and copies thereof are on file at the registered office of the corporation. Certificates of stock of the corporation are transferable only upon compliance with the provisions of said transfer restrictions.
- 5. The corporation may provide, either in the corporation's bylaws or by contract, for the indemnification of directors, officers, employees and agents, by whomever elected or appointed, to the full extent presently permitted by law; provided, however, that if the applicable law is hereafter modified to permit indemnification in situations where it was not theretofore permitted, then such indemnifications may be permitted to the full extent permitted by such law as amended.

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