Filing Fee: \$150.00



Revised: 01/99

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

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

BUSINESS CORPORATION

ARTICLES OF INCORPORATION

(To Be Filed In Duplicate Original)

The undersigned acting as incorporator(s) of a corporation under Chapter 7-1.1 of the General Laws, 1956, as amended, adopt(s) the following Articles of Incorporation for such corporation:

1.	The name of the corporation is Wright Logistics, Inc.					
	Қ <i>ууқ</i> унууылуының тұрымын ба құзы, тама ұ ұнамыу бақылыу құ құя ба бұнымынының кылымының к					
2.	The period of its duration is (if perpetual, so state)perpetual					
3.	The specific purpose or purposes for which the corporation is organized are:					
	Delivery services, and to engage in any other lawful acts or activities					
	allowed under the Rhode Island Business Corporation Act, as amended.					
4.	The aggregate number of shares which the corporation shall have authority to issue is: 8,000 Shares Common Stock (a) If only one class: Total number of shares \$.01 par value (If the authorized shares are to consist of one class only state the par value of such shares or a statement that all of such shares are to be without par value.):					
	(b) If more than one class: Total number of shares (State (A) the number of shares of each class thereof that are to have a par value and the par value of each share of each such class, and/or (B) the number of such shares that are to be without par value, and (C) a statement of all or any of the designations and the powers, preferences and rights, including voting rights, and the qualifications, limitations or restrictions thereof, which are permitted by the provisions of Chapter 7-1.1 of the General Laws, 1956, as amended, in respect of any class or classes of stock of the corporation and the fixing of which by the articles of association is desired, and an express grant of such authority as it may then be desired to grant to the board of directors to fix by vote or votes any thereof that may be desired but which shall not be fixed by the articles.):					
5.	Provisions, if any, dealing with the preemptive right of shareholders pursuant to § 7-1.1-24 of the General Laws, 1956, as amended: The shareholders shall have no preemptive right of The part of Th					
	m No. 100 UEALECEE MAR 01 2001					

6. Provisions, if any, for the See Attached Exhi	the regulation of the internation	al affairs o	f the corporatio	on:	
The address of the initial registered office of the corporat		corporation	n is 2800 F	Financial Plaza	
Providence		, RI	02903	(Street Address, <u>not</u> P.O. Box) and the name of its initial registered agent	
	City/Town)	— ' ['] ' -	(Zip Code)	and the name of its initial registered agent	
at such address is	Patrick A. Rogers, E			<u> </u>	
	(Name of Ag	em)			
names and addresses their successors are e as amended, and there sh	elected and shall qualify an eall be no board of directors, sta	o serve as e: (If this is a te the titles o	directors until the close corporation of the initial officers	rporation is One (1) and the he first annual meeting of shareholders or until pursuant to Section 7-1.1-51 of the General Laws, 1956 of the corporation and the names and addresses of the heir successors be elected and qualify.)	
Title	Name			Address	
Director	Stephen A. Wright		47 C	Carriage Way, North Providence, RI 02904	
	s of each incorporator is:			Address	
Patrick A. Rog			2800 Fina	incial Plaza, Providence, RI 02903	
10. Date when corporate	existence is to begin			se Anticles of Incorporation I days after, the filing of these articles of incorporation)	
Date: 2///01				7	
			- 		
			_ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
STATE OF RHODE	ISLAND		Si	gnature of each Incorporator	
	····	 -			
COUNTY OF PROVID					
In <u>Providen</u>	e, on this Patrick A. Rogers	15 1	day of	March , 2001 , personally	
Bashanararan				oregoing instrument, and they severally he	
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a mayor gamen assessed a superior of the super	name e e an eu dan game du		ry Public ommission Exp	Dires: 7/25/01	

EXHIBIT A

Article SIXTH: No director of the Corporation shall be liable to the Corporation or to its stockholders for monetary damages for breach of the director's duty as a director; provided, however, that this Article SIXTH shall not eliminate or limit the liability of a director: (i) for any breach of the director's duty of loyalty to the Corporation or its stockholders; (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law; (iii) the liability imposed pursuant to the provisions of R.I.G.L. Sec 7-1.1-43 (as in effect or as hereafter amended); or (iv) for any transaction from which the director derived an improper personal benefit unless said transaction is permitted by R.I.G.L. Section 7-1.1-37.1 (as in effect or as hereafter amended). If the Rhode Island General laws are amended after the adoption of this Article SIXTH to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of each director of the Corporation shall be eliminated or limited to the fullest extent permitted by the Rhode Island General Laws, as so amended. Neither the amendment nor repeal of this Article SIXTH nor the adoption of any provision of these Articles of Incorporation inconsistent with this Article SIXTH shall eliminate or reduce the effect of this Article SIXTH in respect of any matter occurring, or any cause of action, suit or claim that, but for this Article SIXTH, would occur or arise, prior to such amendment, repeal or adoption of an inconsistent provision.