	ARTICLES OF AMENDMENT (General Business)	FILED EFFECTIVE
×3	To the Secretary of State of the State of Idaho Pursuant to Title 30, Chapter 1, Idaho Code, the undersigne corporation amends its articles of incorporation as follows:	ed 2006 JUL TO AM 9 SECRETARY OF ST STATE OF IDAH
1.	The name of the corporation is:	STATE OF ILLAFT
	QUALITY TRUSS & LUMBER, INC.	
	If the corporation has been administratively dissolved and the co available for use, the amendment(s) below must include a ch	orporate name is no longer ange of corporate name.
2.	The text of each amendment is as follows:	
	THE NAME OF THE CORPORATION IS CHANGED TO: QTL LEASING, INC.	
•	The data of adaption of the amendment(s) was: EFFECTIVE JULY 1, 2	006
	Manner of adoption (check one):	
	· · · · · · · · · · · · · · · · · · ·	e shareholder action pursuant to
	Manner of adoption (check one): The amendment consists exclusively of matters which do not require section 30-1-1002, 30-1-1005 and 30-1-1006, Idaho Code, and was, the	e shareholder action pursuant to herefore, adopted by the board of
	 Manner of adoption (check one): The amendment consists exclusively of matters which do not require section 30-1-1002, 30-1-1005 and 30-1-1006, Idaho Code, and was, the directors. None of the corporation's shares have been issued and was, therefore 	e shareholder action pursuant to herefore, adopted by the board of ore, adopted by the oproved the amendment(s) as
	 Manner of adoption (check one): The amendment consists exclusively of matters which do not require section 30-1-1002, 30-1-1005 and 30-1-1006, Idaho Code, and was, the directors. None of the corporation's shares have been issued and was, therefore incorporator board of directors. Approval by the shareholders is required and the shareholders duly approval by either Title 30, Idaho Code or by the Articles of Incorporation. 	e shareholder action pursuant to herefore, adopted by the board of ore, adopted by the oproved the amendment(s) as ion.
	 Manner of adoption (check one): The amendment consists exclusively of matters which do not require section 30-1-1002, 30-1-1005 and 30-1-1006, Idaho Code, and was, the directors. None of the corporation's shares have been issued and was, therefore incorporator board of directors. Approval by the shareholders is required and the shareholders duly approval by either Title 30, Idaho Code or by the Articles of Incorporation. 	e shareholder action pursuant to herefore, adopted by the board of ore, adopted by the oproved the amendment(s) as ion.
4.	 Manner of adoption (check one): The amendment consists exclusively of matters which do not require section 30-1-1002, 30-1-1005 and 30-1-1006, Idaho Code, and was, the directors. None of the corporation's shares have been issued and was, therefore incorporator board of directors. Approval by the shareholders is required and the shareholders duly approval by either Title 30, Idaho Code or by the Articles of Incorporation. 	e shareholder action pursuant to herefore, adopted by the board of ore, adopted by the oproved the amendment(s) as ion.
4. Da	Manner of adoption (check one): The amendment consists exclusively of matters which do not require section 30-1-1002, 30-1-1005 and 30-1-1006, Idaho Code, and was, the directors. None of the corporation's shares have been issued and was, therefore incorporator board of directors. Approval by the shareholders is required and the shareholders duly appreciated by either Title 30, Idaho Code or by the Articles of Incorporation (fruing proved by the shareholder). Ated:	e shareholder action pursuant to herefore, adopted by the board of ore, adopted by the oproved the amendment(s) as ion.
4. Da Siç Tyl	 Manner of adoption (check one): The amendment consists exclusively of matters which do not require section 30-1-1002, 30-1-1005 and 30-1-1006, Idaho Code, and was, the directors. None of the corporation's shares have been issued and was, therefore incorporator is board of directors. ✓ Approval by the shareholders is required and the shareholders duly approval by either Title 30, Idaho Code or by the Articles of Incorporation (fruing provide the state) 	e shareholder action pursuant to herefore, adopted by the board of ore, adopted by the oproved the amendment(s) as ion.