SECOND NOTICE: CORPORATION WILL BE DISSOLVED ON OR AFTER SEPTEMBER 15, 1999. AMOUNT DUE ON OR BEFORE 09/15/99: \$550 (IF DISSOLVED, MINIMUM AMOUNT DUE TO REINSTATE: \$750).

PROFIT CORPORATION ANNUAL REPORT

1999



FLORIDA DEPARTMENT OF STATE

Katherine Harris

Secretary of State DIVISION OF CORPORATIONS

FILED Jul 28, 1999 8:00 am Secretary of State

07-28-1999 90013 046 ***150.00

DOCUMENT # L35357

EDEN HOUSE OF KEY WEST INC.

Principal Place of Business Mailing Address									115 10E(E1E1) O1		1211 91511 613	I? 100?	
%MICHAEL EDEN %MICHAEL EDEN													
1015 FLEMING STREET 1015 FLEMING STRE													
KEY WEST FL 33040 KEY WEST FL 33040							DO NOT WRITE IN THIS SPA						
								 Date Incorporated or Qualified 12/07/1989 	Ī		•••		
2. Principal Place of Business				2a. Mailing Address				4. FEI Number			Applied I	For	
21				26				65-0167114		Not Applicable			
Suite, Apt. #, etc.				Suite, Apt. #, etc.						\$8.7	5 Additio		
22				27				5. Certificate of Status Desired	5. Certificate of Status Desired Fee Required				
City & State				City & State				6. Election Campaign Financing	6. Election Campaign Financing \$5.00 May Be				
23				28				Trust Fund Contribution	Trust Fund Contribution Added to Fees				
Zip	Country			Zip Cou			,	8. This corporation owes the cur	·		1		
24		25 29 30				0		Intangible Personal Property. Yes No					
Name and Address of Current Registered Agent							10. Name and Address of New Register				ed Agent		
CDEN	I MICHAEI	ı				81	Name						
EDEN, MICHAEL 1015 FLEMING STREET						82	Street A	dress (P.O. Box Number is Not Acceptable)					
KEY WEST FL 33040													
							City		FL 85			Zip Code	
11 D	• • • • • • • • • • • • • • • • • • •		607.0600.004	607 1500 Flor	ide Ctatutas	the about	Domod so	maration submits this statement for the r		anging i	te registere	ad .	
11. Pursuant to the provisions of sections 607.0502 and 607.1508, Florida Statutes, the above-named corporation submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida. Such change was authorized by the corporation's board of directors. I hereby accept the appointment as registered													
agent. I am familiar with, and accept the obligations of, section 607.0505, Florida Statutes.													
SIGNATURE Stornature, typed or printed name of registered agent and title if applicable. (NOTE: Registered Agent signature required when reinstating) DATE													
Signature, typed or printed name of registered agent and title if applicable. (NOTE: 12. OFFICERS AND DIRECTORS							13. ADDITIONS/CHANGES TO OFFICERS AND DIRECTORS IN						
TITLE	D	0111	ENO AND DIT		DELETE	1.1 TITLE	<u> </u>	<u> </u>	102/07/	Cha	$\overline{}$	Addition	
NAME	EDEN, MI	CHYEI		<u></u>	JELEIC	1.2 NAME					ige L	7	
Į		MING STREET					ADDRESS						
STREET ADDRESS	KEY WES												
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14. I hereby certify that the information supplied with this filing does not qualify for the exemption stated in section 119.07(3)(i), Florida Statutes, I further certify that the information indicated on this annual report or supplemental annual report is true and accurate and that my signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears in Block 12 or Block 13 if changed, or un an attachment with an address.

SIGNATURE: _

305 296 6868

TO-WHOM IT-MAY CONCERN

THIS IS THE FIRST MAILING WE HAVE RECEIVED FROM THE STATE OF FLORIDA REGARDING OUR CORPORATION ANNUAL FEES.

WE ARE ASKING FOR A WAVIER OF THE PENALTY FEES AND ARE SENDING IN \$150.00.

THANK YOU FOR YOUR CONSIDERATION IN THIS MATTER.

SINCERELY

mike Eden