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LAZARUS CORPORATE FILING SE (Requestor's Name) 3320 S.W. 87th AVENUE (Address) MIAMI, FLORIDA (305)552-		-0	028216 3/29/990108	33012
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LOCAL REPRESENTATIVE TALLAR	IASSEE	. OFFICE USE ONLY	·	·
CORPORATION NAME(S) & 1	DOCUMENT NUM	BER(S) (if known):		· -
1. MARBLE 5 (Corporation Name)	ERVICE	(Document #)		
2. (Corporation Name)		(Document #)	<u>-</u>	•-
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ARTICLES OF AMENDMENT

Or

ARTICLES OF INCORPORATION S

OF

MARBLE SERVICE, INC.

5518 WEST FLAGLER STREET, MIAMI FL 33134

(present name) p97000038029

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

ARTICLE IV-REGISTRED AGENT
THE NAME AND ADDRESS OF THE NEW
REGISTRED AGENT IS:

RICARDO G. GONZALEZ 17882 SW 107 AVE # 3 MIAMI, FL 33167-0000

THE ARTICLE V -DIRECTORS
DIRECTOR
THE NEW DIRECTOR
RICARDO G. GONZALEZ (P)
17882 SW 107 AVE # 3
MIAMI, FL 33167-0000

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

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"HURD: The date	e of each amendm	ent's adoption	march 0	99	<u> </u>		
FOURTH: Adoption of Amendment(s) (check one)							
The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.							
The amendment(s) was/were approved by the shareholders through voting groups.							
The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):							
"The number of votes cast for the amendment(s) was/were sufficient for approval by							
	C	voting group)			va.		
The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.							
The amendment action and she	ent(s) was/were ac areholder action v	lopted by the	incorporator	s without	shareholder		
notion and she	archolder action v	vas not require	ea.		•		
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	(By the Chairman President or other	r officer it agob <i>f</i> e or Aice Chaltwa	n of the Board ad by the share	of Directors sholders)	le .		
		OR					
	(By a dire	ctor if adopted t	y the director	s)			
	(By an Inc	corporator if ado	otēd biv the In	encharacion			
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