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NECRETARY OF STATE

# **COVER LETTER**

	ion Section of Corporations			
SUBJECT: CA	AFES DEL MUNDO IN	C.		
			- must include suffix	
Dear Sir or Mada	ım:			
"Certificate of Ex		ate of Good Star	nding" and check are sub	ect Business in Florida," omitted to register the
Please return all	correspondence conce	erning this matter	to the following:	
Deborah Love				
· · · · · · · · · · · · · · · · · · ·		Name of	Person	
Friedman, Rosenw	rasser & Goldbaum, P.A	<u>.</u>		
		Firm/Com	pany	
5355 Town Center	Road, Suite 801			
		Addre	ess	
Boca Raton, Florid	la 33486			
		City/State a	nd Zip code	
dlove@frglaw.com				
	E-mail addr	ess: (to be used t	for future annual report	notification)
For further inforr	nation concerning thi	s matter, please o	call:	
Deborah Love		at ( <u>877</u>	) 605-9141	
Name of	Person	Area Cod	e Daytime Telep	hone Number
Registrat Division Clifton B 2661 Exe	T/COURIER ADDRI ion Section of Corporations duilding ecutive Center Circle see, FL 32301	ESS:	MAILING A Registration S Division of Co P.O. Box 632' Tallahassee, F	ection orporations 7
Enclosed is a che	ck for the following a	mount:		
□ \$70.00 Filing		ling Fee & <b>E</b> te of Status	\$78.75 Filing Fee & Certified Copy	□ \$87.50 Filing Fee, Certificate of Status & Certified Copy

# APPLICATION BY FOREIGN CORPORATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION 607.1503, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN CORPORATION TO TRANSACT BUSINESS IN THE STATE OF FLORIDA.

NDO INC.		
	"COMPANY," "CORPORATION,"	
o, me, co, or corp.		
in Florida, autor alternata anno act	lanted for the manage of transporting havings in Flori	
e in Florida, enter alternate corporate name ac	topted for the purpose of transacting business in Fiori	
3		
under the law of which it is incorporated)	(FEI number, if applicable)	
5		
fincorporation)	(Date of duration, if other than perpetual)	
(Date first transacted business in l	Florida, if prior to registration)	
(SEE SECTIONS 607.1501 & 607.150		
Some Suite 201 Montreal Ougher H2C 172		
	l office address)	
(	,	
(Current mailing	addrage if different)	
(Current maning	address, if different	
	jan t	
address of Florida registered agent: (P.O.		
address of Florida registered agent: (P.O. Friedman, Rosenwasser & Goldbaum, P.A.		
Friedman, Rosenwasser & Goldbaum, P.A.		
	oration; must include "INCORPORATED,"  o," "Inc," "Co," or "Corp.")  e in Florida, enter alternate corporate name according to the law of which it is incorporated)  fincorporation)  (Date first transacted business in 1 (SEE SECTIONS 607.1501 & 607.1501 agne, Suite 201, Montreal, Quebec H3G 1Z2	

# 9. Registered agent's acceptance:

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this application, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Runald M. Rushumsser (Registered agent's signature)

10. Attached is a certificate of existence duly authenticated, not more than 90 days prior to delivery of this application to the Department of State, by the Secretary of State or other official having custody of corporate records in the jurisdiction under the law of which it is incorporated.

11. Names and business addresses of officers and/or directors:	
A. DIRECTORS	
Chairman: JOHN ESSARIS	
Address: 1233 RUE DE LA HONTAGNE, SUITE # 101	
Address: 1233 RUE DE LA HONTAGNE, SUITE # 101  MONTREAL, BC H3G 122	
Vice Chairman:	
Address:	
Director:	
Address:	
Director:	2815
Address:	•
	经 6
B. OFFICERS	2 N
President: JOHN ESSARIS	<b>三</b>
Address: 1233 RUE DE LA HONTAGNE, SUITE \$ 101	
MONTREAL, QC H3G 122	
Vice President:	
Address:	
	,
Secretary:	
Address:	
Treasurer:	
Address:	
NOTE: If necessary, you may attach an addendum to the application listing additional officers and	l/or directors.
Signature of Director or Officer	
Signature of Director or Officer  The officer or director signing this document (and who is listed in number 11 above) affirms that the are true and that he or she is aware that false information submitted in a document to the Department a third degree felony as provided for in s.817.155, F.S.	
13. JOHN ESSARIS DIRECTOR & OFFICER  (Typed or printed name and capacity of person signing application)	
(Typed or printed name and capacity of person signing application)	



Industrie Canada

Canada Business Corporations Act

s Loi canadienne sur t les sociétés par actions

I HEREBY CERTIFY THAT THE
ATTACHED IS A TRUE COPY OF THE
DOCUMENT MAINTAINED IN THE
RECORDS OF THE DIRECTOR.

JE CERTIFIE, PAR LES PRÉSENTES, QUE LE DOCUMENT CI-JOINT EST UNE COPIE EXACTE D'UN DOCUMENT CONTENU DANS LES LIVRES TENUS PAR LE DIRECTEUR.

**Director - Directeur** 

Virginia Chier

Date



#### Industrie Canada

Certificate of Incorporation

Certificat de constitution

Canada Business Corporations Act

Loi canadienne sur les sociétés par actions

CAFÉS DEL MUNDO INC.

429028-3

Name of corporation-Dénomination de la société

Corporation number-Numéro de la société

I hereby certify that the above-named corporation, the articles of incorporation of which are attached, was incorporated under the Canada Business Corporations Act.

Je certifie que la société susmentionnée, dont les statuts constitutifs sont joints, a été constituée en société en vertu de la Loi canadienne sur les sociétés par actions.

Richard G. Shaw Director - Directeur March 8, 2005 / le 8 mars 2005

Date of Incorporation - Date de constitution

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3C 3419 (2003/04)

TOTAL Industry Canada Industria Canada

FORM (
ARTICLES OF INCORPORATION
(BECTION 6)

FORMULAIRE I STATUTS CONSTITUTIFS (ARTICLE 6)

Canada Business Corporations Act	Loi canadienne sur les sociétés par actions	ARTICLES OF INC. (8 ECTIO		STATUTS CO (ARTK	
1 Name of the Corporation CAFÉS DEL MUNDO INC		Dénominati	lon sociale de la socid	ité	
eltuated	In Canada where the registered office is	s Le province	e ou le territoire au Ca	enada où est situé k	e slège secial
Province of Quebec					
corboration is antiroused	nimum number of shares that the is to issue! Is incorporated in this form.	Catégories émettre	at le nombre maxima	l d'actions que la se	ociété est autorisée à
4 Restrictions, If any, on a Any transfer of shares sha majority of the directors.	thare transfers all require the approval of the	Restriction	s sur le transfert des :	actions, s'il y a llau	
5 Number (or minimum and Minimum : 1, Maximum :	d maximum number) of directors 15	Mombre (e:	u nombre minimal et r	maximal) d'administ	prateurs
6 Restrictions, Weny, on the None	the business the corporation may carry o	in Limites Imp	posées à l'activité con	nmerciale de la soci	ātē, s'il y a Neu
7 - Other provisions, if any The annexed Schedule 2	is incorporated in this form.	A utres disp	positiens, s'il y a lleu		
6 Incorporators - Fondatsu					
Name(s) - Nom(s)	Address (including po	ostal ceda)	Signatur		Tol. No - Nº de tál.
Maryse Rivet  Maryse Rivet  1000 Sherbrooke Street  Montreal, Quebec, Can		West, 27th floor	Mays e Ri		514-987-5065 ext. 2115
	E GNAYA A BUSAGE, DÚ MINISTÈRES	SECLEMENT D	a [ pracimino modyka	January School	্ৰাভ প্ৰায়েশ্য
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# **SCHEDULE 1**

The Corporation is authorized to issue an unlimited number of each of the following classes of shares: Common shares, Class A shares, Class B shares, Class C shares, Class D shares, Class E shares and Class F shares. The rights, privileges, restrictions and conditions attached to each class of shares are as follows:

#### 1. COMMON SHARES

- 1.1 The holders of the Common shares shall be entitled to receive notice of, attend and vote at all meetings of shareholders, except meetings at which only holders of a specified class of shares are entitled to vote. Each Common share shall entitle its holder to one (1) vote.
- 1.2 Subject to the prior rights of the holders of the Class B, Class C, Class D, Class E and Class F shares, the holders of the Common and Class A shares shall be entitled to receive the remaining property of the Corporation upon dissolution.

# 2. CLASS A SHARES

2.1 The Class A shares rank pari passu in all respects with the Common shares, save and except that, subject to the provisions of the Canada Business Corporations Act, the holders of the Class A shares shall not, as such, have any right to receive notice of, attend or vote at meetings of shareholders.

#### 3. CLASS B SHARES

- 3.1 The holders of the Class B shares shall be entitled to receive notice of, attend and vote at all meetings of shareholders, except meetings at which only holders of a specified class of shares are entitled to vote. Each Class B share shall entitle its holder to one (1) vote.
- 3.2 Save and except for such dividends or distributions as are expressly contemplated in this Section 3, the holders of the Class B shares shall not be entitled to further participation in any earnings or profits of the Corporation or in the value of its assets.

- 3.3 Annual, non-cumulative dividends may be declared by the directors on the Class B shares provided that the aggregate amount thereof shall not be greater than 8% of the amount of the consideration for which such shares were issued and provided that such dividends shall only be payable if, as and when declared and at such times and in such manner as the directors may determine in their discretion. The holders of the Class B shares shall not be entitled to any dividends other than or in excess of the above dividends.
- 3.4 The Corporation may redeem any Class B share issued by it at a price equal to the amount of the consideration for which such share was issued. At the time of payment of such redemption price, the Corporation shall pay to the holder of said share the amount of any dividend declared thereon and unpaid.
- 3.5 Upon dissolution of the Corporation, the holders of the Class B shares shall be entitled to receive an amount equal to the amount of the consideration for which such shares were issued, together with any dividends declared thereon and unpaid, and no more, the whole in priority to the distribution of any property to the holders of the Common and Class A shares.

#### 4. CLASS C SHARES

- 4.1 Subject to the provisions of the Canada Business Corporations Act, the holders of the Class C shares shall not, as such, have any right to receive notice of, attend or vote at meetings of shareholders.
- 4.2 Save and except for such dividends or distributions as are expressly contemplated in this Section 4, the holders of the Class C shares shall not be entitled to further participation in any earnings or profits of the Corporation or in the value of its assets.
- 4.3 Annual, non-cumulative dividends may be declared by the directors of the Class C shares provided that the aggregate amount thereof shall not be greater than 10% of the amount of the consideration for which such shares were issued and provided that such dividends shall only be payable if, as and when declared and at such times and in such manner as the directors may determine in their discretion. The holders of the Class C shares shall not be entitled to any dividends other than or in excess of the above dividends.
- 4.4 The Corporation may redeem any Class C share issued by it at a price equal to the amount of the consideration for which such share was issued.

At the time of payment of such redemption price, the Corporation shall pay to the holder of said share the amount of any dividend declared thereon and unpaid.

4.5 Upon dissolution of the Corporation, the holders of the Class C shares shall be entitled to receive an amount equal to the amount of the consideration for which such shares were issued, together with any dividends declared thereon and unpaid, and no more, the whole in priority to the distribution of any property to the holders of the Common, Class A and Class B shares.

## 5. CLASS D SHARES

- 5.1 Subject to the provisions of the Canada Business Corporations Act, the holders of the Class D shares shall not, as such, have any right to receive notice of, attend or vote at meetings of shareholders.
- 5.2 Save and except for such dividends or distributions as are expressly contemplated in this Section 5, the holders of the Class D shares shall not be entitled to further participation in any earnings or profits of the Corporation or in the value of its assets.
- 5.3 Monthly non-cumulative dividends may be declared by the directors on the Class D shares provided that the aggregate amount thereof shall not be greater than FIFTY CENTS (\$0.50) per share and provided that such dividends shall only be payable if, as and when declared and at such times and in such manner as the directors may determine in their discretion. The holders of the Class D shares shall not be entitled to any dividends other than or in excess of the above dividends.
- 5.4 The Corporation may, and upon the demand of any holder thereof shall, redeem any Class D share issued by it at a price per share equal to ONE HUNDRED DOLLARS (\$100). At the time of payment of such redemption price, the Corporation shall pay to the holder of said share the amount of any dividend declared thereon and unpaid.
- 5.5 Upon dissolution of the Corporation the holders of the Class D shares shall be entitled to receive an amount equal to ONE HUNDRED DOLLARS (\$100) per share, together with any dividends declared thereon and unpaid, and no more, the whole in priority to the distribution of any property to the holders of the Common, Class A, Class B and Class C shares.

#### 6. CLASS E SHARES

- 6.1 Subject to the provisions of the Canada Business Corporations Act, the holders of the Class E shares shall not, as such, have any right to receive notice of, attend or vote at meetings of shareholders.
- 6.2 Save and except for such dividends or distribution as are expressly contemplated in this Section 6, the holders of the Class E shares shall not be entitled to further participation in any earnings or profits of the Corporation or in the value of its assets.
- 6.3 Annual, non-cumulative dividends may be declared by the directors of the Class E shares provided that the aggregate amount thereof shall not be greater than 9% of the amount of the consideration for which such shares were issued and provided that such dividends shall only be payable if, as and when declared and at such times and in such manner as the directors may determine in their discretion. The holders of the Class E shares shall not be entitled to any dividends other than or in excess of the above dividends.
- 6.4 The Corporation may, and upon the demand of any holder thereof shall, redeem any Class E share issued by it at a price equal to the amount of the consideration for which such share was issued. At the time of payment of such redemption price, the Corporation shall pay to the holder of said share the amount of any dividend declared thereon and unpaid.
- 6.5 Upon dissolution of the Corporation the holders of the Class E shares shall be entitled to receive an amount equal to the amount of the consideration for which such shares were issued, together with any dividends declared thereon and unpaid, and no more, the whole in priority to the distribution of any property to the holders of the Common, Class A, Class B, Class C and Class D shares.

## 7. CLASS F SHARES

- 7.1 Subject to the provisions of the Canada Business Corporations Act, the holders of Class F shares shall not, as such, have any right to receive notice of, attend or vote at meetings of shareholders.
- 7.2 Save and except for such dividends or distributions as are expressly contemplated in this Section 7, the holders of the Class F shares shall not be entitled to further participation in any earnings or profits of the Corporation or in the value of its assets.

- 7.3 Monthly, non-cumulative dividends may be declared by the directors on the Class F shares provided that the aggregate amount thereof shall not be greater than 1% of the amount of the consideration for which such shares were issued and provided that such dividends shall only be payable if, as and when declared and at such times and in such manner as the directors may determine in their discretion. The holders of the Class F shares shall not be entitled to any dividends other than or in excess of the above dividends.
- 7.4 The Corporation may, and upon the demand of any holder thereof shall, redeem any Class F share issued by it at a price per share equal to the amount of the consideration for which such share was issued. At the time of payment of such redemption price, the Corporation shall pay to the holder of said share the amount of any dividend declared thereon and unpaid.
- 7.5 Upon dissolution of the Corporation, the holders of the Class F shares shall be entitled to receive an amount equal to the amount of the consideration for which such shares were issued, together with any dividends declared thereon and unpaid, and no more, the whole in priority to the distribution of any property to the holders of any other class of shares.

#### 8. DIVIDENDS

- 8.1 Subject to the provisions of the Canada Business Corporations Act and of this Schedule, the directors may declare dividends on both the Common and the Class A shares or on the Class B shares, the Class C shares, the Class D shares, the Class E shares or the Class F shares alone, at such times, in such manner and in such amounts as they may determine in their discretion.
- 8.2 Nothing contained herein shall oblige the directors to declare any dividend or, except as hereinabove provided in respect of the Common and Class A shares, to declare a dividend on one class of shares when a dividend is declared on another class of shares.

# 9. PURCHASE OR ACQUISITION OF SHARES BY THE CORPORATION

9.1 Subject to the provisions of the Canada Business Corporations Act and of this Schedule, the Corporation may, with the consent of the holder, purchase or otherwise acquire any share issued by it, at such times, in such manner and for such consideration as the directors of the Corporation may determine in their discretion, provided that the Corporation may not purchase or otherwise acquire any Class B, Class C, Class E or Class F share for an amount greater than the amount of the consideration for which such share was issued nor may the Corporation purchase or otherwise acquire any Class D share for an amount greater than the redemption price thereof.

# **SCHEDULE 2**

- 1. A holder of a fractional share shall be entitled to vote that fraction of a share and to receive dividends in respect of such fractional share.
- 2. The Corporation shall have a lien on any share registered in the name of a shareholder or his legal representative for a debt of that shareholder to the Corporation.
- 3. The number of shareholders of the Corporation shall be limited to fifty (50), exclusive of persons who are in the employment of the Corporation or any of its subsidiaries and of persons who, having been formerly in the employment of the Corporation or of any of its subsidiaries, were, while in that employment, shareholders of the Corporation, two (2) or more persons who are the joint registered owners of one (1) or more shares being counted as a single shareholder.
- 4. Any invitation to the public to subscribe for any securities of the Corporation is prohibited.
- 5. Without in any way limiting the powers conferred upon the Corporation or its directors by any of the provisions of the Canada Business Corporations Act, but subject to the provisions thereof, the directors of the Corporation may, without authorization of the shareholders, cause the Corporation to,
  - 5.1 hypothecate or otherwise create a security interest in any property, moveable or immoveable, present or future, which the Corporation may presently own or subsequently acquire, for the purpose of securing any bonds, debentures, or securities which it is by law entitled to issue or for the purpose of securing the performance of any obligation of the Corporation;
  - 5.2 borrow money, without limitation or restriction, upon the credit of the Corporation;
  - 5.3 issue, re-issue, sell or hypothecate debt obligations of the Corporation; or
  - 5.4 guarantee the performance of any obligation of any person.