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CORPORATIO	N NAME(S) & DOCUMENT NUMBER(S), (if known):
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	orporation Name) (Document #)
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NEW FILINGS	AMENDMENTS
Profit	Amendment
NonProfit	Resignation of R.A., Officer/ Director Change of Registered Agent 100019942316 -11/01/9601068002 *****122.50
Limited Liability	Change of Registered Agent ****122.50
Domestication	Dissolution/Withdrawal
Other	Merger
OTHER FILINGS	艾克沙漠 医抗运动性肾炎动物性性切迹的生物或结构或结合
	REGISTRATION/AQUALIFICATION
Annual Report	Foreign
Fictitious Name	Timber 1
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ARTICLES OF INCORPORATION

OF

LTBI TAMPA, FL CHAPTER, INC.

1.

THE NAME OF THE CORPORATION IS "LTBI TAMPA, FL CHAPTER, INC.

11.

The corporation shall have perpetual duration.

Ш.

The primary purpose is to provide a social professional association for professional elite in the Hotels, Restaurants and the Culinary trade regardless of nationality.

IV.

This non-profit corporation purpose is intended to: Create links of friendship with professional co-operation and mutual understanding; Promote cooking, recipes, high quality products and technical equipment; Foster information and communication among members; Organize professional exchanges and make available all advantages reserved to professionals and; Help train, recruit and find work for professionals away from their country of origin.

V.

This professional association is associated and affiliated with Les Toques Blanches International with its United States of America's Co-ordination Office at 1113 Tamarack Trail, Forest Park, Georgia.

VI.

No part of the property of the corporation and no part of its net earnings shall endure to the benefit of any officer, director, member or other private individual. The corporation shall not be authorized to engage in a regular business of a kind ordinarily carried on for profit or in any other activity except in furtherance of the purposes stated above for which the corporation is organized.

q

The corporation shall not participate in any political campaign on behalf of any candidate for public office, nor shall any part of its property or any part of the income therefrom be devoted to such purposes.

VIII.

The affairs of the corporation shall be managed by the Board of Directors. The method of selection of the Board of Directors shall be as determined by the organization's by-laws.

IX.

The corporation shall have members.

X.

The initial office of the corporation shall be 501 S. Faulkenburg Road, C-15, Tampa, Florida 33619. The initial registered agent of the corporation at the said address shall be Bobby Elliott, and the principal office shall be the same as stated herein in this paragraph.

XI.

The corporation is organized pursuant to the provisions of the Florida Non-Profit Corporation Code and, shall have all powers now or hereafter numerated in Florida Code(s), or in any other provision applicable to non-profit corporations. In general, and subject to such limitations and conditions as are or may be prescribed by Law, to exercise such other powers which now or hereafter may be necessary or incidental to the powers confirmed, or conductive to the attainment of the purposes of the corporation, subject to the further limitation and conditions that, notwithstanding any other provision of this certificate, only such powers shall be exercised as are in furtherance of the taxes and purposes of the corporation as may be exercised by an organization exempted under Section 501 (C) (3) or 501 (C) (4) of the Internal Revenue Code and its regulations as they now exist or as they may hereafter be amended and by organization contributions to which are deductible under Section 170 (C) (2) of such code and regulations as they now exist or as they may hereafter be amended. The corporation shall be operative exclusively to carry out its purposes as within the meaning of Section 501 (C) (3) or Section 501 (C) (4) of the United States Internal Revenue Code of 1954, as amended, and a corresponding provision of any subsequent United States Revenue Law. In the event a tax exempt status is not granted to the corporation, or after being granted, is revoked, the conditions of paragraph (XI) shall not apply.

XII.

In the event the corporation is dissolved, all of its liabilities and obligations shall be paid, satisfied and discharged and all of its assets and property then remaining shall be distributed to such organization which are organized and share same interest as Les Toques Blanches International, Inc. The power confirmed on the Directors of the corporation by this Article XII may not be delegated to any committee or other entity or person.

XIII.

The initial Board of Directors of the corporation shall consist of the following named persons:

NAME

ADDRESS

Bobby Lee Elliott

501 S. Faulkenburg Road, C-15, Tampa Florida 33619

Tajuddin JarAllah

1113 Tamarack Trail, Forest Park, Georgia 30050

XIV.

The name and address of the incorporator is Bobby Lee Elliott, 501 S. Faulkenburg Road, C-15, Tampa, Florida 33619.

IN WITNESS WHEREOF, I hereto execute these Article of Incorporation,

This 23th day of OCTORER 1996

Bobby Lee Elliott

Incorporator

501 S. Faulkenburg, C-15

Tampa, Florida

33619

813-661-4677

FILED 96 NOV -1 PM |1: 24 SECRETARY OF STAIL TALLAHASSEE, FI OPING.

CONSENT TO APPOINTMENT AS REGISTERED AGENT

TO: Secretary of State
Ex-Officio Corporation
Commissioner
State of Florida

I, Bobby Lee Elliott, do hereby consent to serve as registered agent for the corporation:

LTBI Tampa, Fl Chapter, INC.

This 23 day of october

, 1996.

Bolley Lee Elliott

Incorporator

501 S. Faulkenburg, C-15

Tampa, Florida

33619

813-661-4677

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