PODODO 22092 LA Frente Restaurant & beill, Inc 321 Pennsylvania AUE Winter banden, PC 34761

	Office Use Only
CORPORATION NAME(S) & DOCU	MENT NUMBER(S), (if known):
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NEW FILINGS	<u>AMENDMENTS</u>
Profit Not for Profit Limited Liability Domestication Other	Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger
OTHER FILINGS	REGISTRATION/QUALIFICATION
Annual Report Fictitious Name	Foreign Limited Partnership Reinstatement Trademark Amend.
	U Other V. SHEPARD DEC 28 2000

Examiner's Initials

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



Or	P/1 2
LA FUENTE REStaurant & GRILL INC.	2:45
(present name)	

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit 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)

Motion to Make Changes to the Articles V. See attachment.

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:

THIRD: The date of each amendment's adoption: December 11, 2000

FOURTH: Adoption of Amendment(s) (CHECK ONE)

CERTIFICATE OF AMENDMENT TO ARTICLES OF INCORPORATION OF LA FUENTE RESTAURANT & GRILL, INC.

The undersined directors certify that they constitute a majority of the Board of Directors of the aforementioned Corporation , formed persuant to the provisions of the laws of the State of Florida , that said Corporation has issued ONE HUNDRED shares and that they have adopted the fallowing amendments to the Articles of incorporation of said Corporation: THAT ARTICLE V SHALL HEREFORTH BE AMENDED TO READ : THE NAMES AND ADRESS OF THE MEMBERS OF THE BOARD OF DIRECTOR, PRESIDENT AND SECRETARY ARE AS FALLOWS : PRESIDENT, Rigoberto Rangel 321 Pennsylvania Ave. Winter Garden , FL 34787; SECRETARY Javier Ochoa 480 Little Rock Street Ocoee, FL 34761 .

Each of the undersigned declares, under penalty of perjury that the matters set forth In the feregoing certificated of Amendment are true and correct of their own knowledge.

Executed this 11 day of December, 2000

Rigoberto Rangel - Director

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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"
voims group
The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Signed this day of December, 2000.
Signature
(By the Chairman of Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)
OR
(By a director if adopted by the directors)
OR.
(By an incorporator if adopted by the incorporators).
Rigoberto Rangel Typed or printed name
Typed or printed name
fuesi dent
Title

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