# TRANSMITTAL LETTER

Department of State

|   | ` `                              |  | ··                                     |               |  |  |
|---|----------------------------------|--|--|---------------|--|--|
| SUBJECT:  | (Proposed comp                   | FR/BUTORS, porate name - must include suff | INC.                                   |               |  |  |
|   |                                  | 81   | 00003237:<br>-05/03/000;<br>******8.75 | <u>194no1</u> |  |  |
| Enclosed is an original and one(1) copy of the articles of incorporation and a check for: |                                  |  |  |               |  |  |
| \$70.00 Filing Fee  | \$78.75 Filing Fee & Certificate | E\$122.50 Filing Fee & Certified Copy      | \$131.25 Filing Fee, Certified Copy    |               |  |  |
|   |                                  |  | & Certificate                          |               |  |  |
| ·   |                                  | ADDITIONAL CO                              |  |               |  |  |
| •   |                                  | ADDITIONAL CO                              |  |               |  |  |
| FROM:   | Prematti<br>Name (P              | Ram La L                                   |  |               |  |  |

NOTE: Please provide the original and one copy of the articles.

## ARTICLES OF INCORPORATION

OF

#### BAKA DISTRIBUTORS, INC.

The undersigned subscribers to these Articles of Incorporation, desiring to form a corporation under the laws of the State of Florida, do hereby accept all of the rights and privileges, benefits and obligations conferred and imposed by said laws and do hereby adopt the following Articles of Incorporation as the Charter of the Corporation hereby organized.

#### ARTICLE I.

CORPORATE NAME

The names of this Corporation shall be

BAKA DISTRIBUTORS, INC.



#### ARTICLE II.

TERMS OF EXISTENCE

This corporation shall have perpetual existence

## ARTICLE III.

#### **PURPOSES AND POWERS**

This Corporation is organized for the purpose of engaging in all lawful business permitted to corporations organized under the Florida General Corporation Act, as in effect from time to time.

The Corporation shall give all the powers set forth in the Florida General Corporation Act, as in effect from time to time and including but not limited to the following powers:

- A) To conduct and operate a business engaged in any lawful manner, among other things, in the purchasing, leasing, or otherwise to acquire all of the necessary equipment including automobiles, trucks, equipment parts and accessories and to sale, import, export convey, repair exchange, lease and otherwise to dispose of such automobiles, equipment 's and merchandise with limitation.
- B) To construct, erect, repair and remodel buildings and structures of all types for itself and others and to manufacture, purchase or otherwise dispose of, and to invest in, trade in, deal in, and with good, wares, merchandise, personal property and services of every class, kind and description.
  - C) To act as a broker, agent or factor for any person, firm or corporation.
- D) To purchase, lease or otherwise acquire real and personal property and leaseholds thereof and interest therein, and to own, hold, manage, develop, improve, equip, maintain and operate and to sell, convey, exchange, lease or otherwise alienate and dispose of, and to mortgage, pledge or otherwise encumber any and all such property and any and all legal and equitable rights thereunder and interest herein.
- E) To borrow or raise money for any of the purposes of he Corporation and from time to time without limit as to amount to draw, make, accept, endorse, execute, and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable and nonnegotiable instruments and evidence of indebtedness, and to secure payment thereof and conveyance or other assignment in trust, in whole or in part, of the assist of the Corporation, real, personal or mixed, including contract rights, whether at the time owned or thereafter acquired.
- F) To guarantee, endorse, purchase, hold, sell, transfer, mortgage, pledge or otherwise acquire or dispose of the shares of the capital stock to exercise all the rights, powers and privileges of ownership, including the rights to vote such stock.
- G) To enter into make, perform and carry out contracts and arrangement of every sort and kind which may be necessary or convenient for the business of the Corporation or business of a similar nature with any person, firm, corporation, association or syndicate or any private or municipal body existing under the government of the United States or any state, territory colony or dependency thereof or foreign government so far as or to the extent that the same may be done or performed pursuant to law.
- H) To enter into or become a partner in any agreement for sharing profits, union of interest, cooperation, joint venture or otherwise with any person, firm or corporation now carrying on or about to carry on any business which this Corporation has the direct or incidental authority to pursue.
- I) In general, to do any and all of the acts and things herein set forth to the same extent as natural persons could do and in any part of the world as principal, factor, agent contractor, broker, or otherwise, either alone or in company with any entity or individual: to establish one or more offices, both within the State of Florida and any other part of the world, at which meetings of directors may be held and all or any part of the Corporation's business may be conducted; and to exercise all or any of its corporate powers and rights in the State of Florida and in any and all other states, territories, districts, dependencies, colonies or possessions of the United States of American and any foreign countries.
- J) To do everything necessary, proper, advisable or convenient for the accomplishment of any of the purposes or the attainment of any of the objects or the furtherance of any of the powers herein set forth, and to do every other act and thing incidental thereto or connected therewith, to the extent permitted by the law of the State of Florida and of the United States of America

## ARTICLE IV.

#### CAPITAL STOCK

The maximum number of shares that this Corporation is Authorized to have outstanding at any one time is 1,000 shares of common stock, each having no par value.

The considerations to be paid for each share shall be fixed by the Board of Directors and any shares so issued, the full consideration for which has been paid or delivered, shall be deemed fully paid stock, and not liable to any further call or assessment thereon, and the holders of such shares shall not be liable to any further payment thereon.

The Capital stock may be paid for in property, labor or services at just valuation to be fixed by the incorporation of the directors.

The stock shall be issued from time to time as may be determined by the Board of Directors.

All of the issued sock of all classes shall be subject to the following restrictions on transfer:

A) Each shareholders share offer to the remaining shareholder or to this corporation a thirty (30) days "first refusal" option to purchase his stock should he elect to sell his shares of capital stock of this corporation.

The shareholders of the Corporation shall have preemptive right to acquire unissued or treasury shares of capital stock of this Corporation, in proportion to their interest in the outstanding capital of the Corporation.

Upon dissolution or liquidation of the Corporation the holders of stock shall be entitled to distribution as their holdings may appear upon to stock record of the Corporation.

#### ARTICLE V.

#### INITIAL CAPITAL

The amount of capital with which this Corporation may be in business shall not be less than One Thousand Dollars (\$1,000.00).

#### ARTICLE VI.

#### DIRECTOR

This Corporation shall have one director initially. The number of directors may

be increased or diminished from time to time by the By-Laws of the Corporation.

The name and mailing address of the initial director who shall hold office until his successor or successors are elected and have qualified are as follows:

MS. PREMATTIE RAMLAL, EXECUTIVE DIRECTOR 17050 N.W.19TH AVENUE NORTH MIAMI, FLORIDA 33056

## ARTICLE VII.

#### **OFFICERS**

The names, addresses and offices of the Officers who will serve until the first election or appointment under these Articles of Incorporation are:

| <u>NAME</u>        |  |  |  |  |
|--------------------|--|--|--|--|
| PREMATTIE RAMLAL   |  |  |  |  |
| BARBARA DE LA CRUZ |  |  |  |  |
| KATHY GIDDARIE     |  |  |  |  |
| BETTY WALKER       |  |  |  |  |

#### STREET ADDRESS 17050 N.W. 19TH AVENUE 17050 N.W. 19TH AVENUE 17050 N.W. 19TH AVENUE 17050 N.W. 19TH AVENUE

## OFFICE EXEC. DIRECTOR DIRECTOR DEPUTY DIRECTOR SECT./TREASURER

## ARTICLES VIII.

#### REGISTERED AGENT AND REGISTERED OFFICE

The Corporation's Resident Agent for services in the state of Florida Shall be

MS. PREMATTIE RAMLAL, C.E.O./PRESIDENT

THE ADDRESS OF THE REGISTERED OFFICE OF THIS CORPORATION SHALL BE

PRINCIPAL ADDRESS CITY/STATE/ZIP MS. PREMATTIE RAMLAL, C.E.O/PRESIDENT 17050 N.W. 19TH AVENUE MIAMI. FLORIDA 33056

## ARTICLE IX.

#### **AMENDMENTS**

This Corporation reserves the rights to amend, alter, modify, or repel any provision or provisions contained in these Articles of Incorporation, or any provision or provisions contained in these Articles of Incorporation, or any amendment hereto in the manner now or hereafter prescribed by the Statues of the State of Florida, and any

rights and powers conferred upon the director and shareholders herein are granted subject to this reservation.

## ARTICLE X.

#### **INCORPORATOR**

The name and mailing address of the Incorporator is as follows:

MS. PREMATTIE RAMLAL, EXECUTIVE DIRECTOR 17050 N.W.19TH AVENUE NORTH MIAMI, FLORIDA 33056

| INI MATERIESS MATTERESSE #1.  | a above mounted to  |                          | tone Division of D. 1   |
|---|---|--------------------------|---|
| Agent has hereunder subscribed  | e above named inc   | orpora                   | tors, Directors and Registered  |
| 19 2000.  | mo manie, and   | aa)                      | , 01  |
|   |   |                          | •   |
| Prematte Rambal.  | e.  |                          |   |
| Incorporator, Director  |   | -                        |   |
| Registered Agent  |   |                          | •   |
|   |   |                          |   |
| ST  | ATE OF FLORIDA  | )                        |   |
|   |   | :                        | SS:   |
| CO  | OUNTY OF DADE)  |                          |   |
| Before me the undersigne  | d authority person  | ally ap                  | peared  |
| MS  | S. PREMATTIE R  | AMI.A                    | T.  |
| who is to me will known to be<br>foregoing Articles of Incorpora<br>before me according to law that<br>purposes therein mentioned and | e the person(s) de<br>ation, and she did<br>at he made and su | escribe<br>freely        | d in and who subscribes the and voluntary acknowledge   |
| IN WITNESS WHEREOF, I h<br>in the State and County aforesaid  |   | ny han<br>ay of <i>L</i> | d and affixed my official seal,   |
| MY COMMISSION EXPIRES:  | <u>Ulalee</u><br>Notary Pu                                    | Vio<br>blic, Si          | TATE OF FLORIDA AT LARGE  |
| MI COMMISSION EXFIRES   |   |                          | OF FUELICE VIOLET WILLIAMS My Comm Brp. 4/28/2001 Bonded By Service Ins No. CC642793 11 Personally Known 11 Other LD. |

## CERTIFICATE OF DESIGNATION REGISTERED AGENT / REGISTERED OFFICE

PURSUANT to the provisions of Section 60 7.0501. Florida Statues, the undersigned Corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the state of Florida:

1. The name of the Corporation is

BAKA DISTRIBUTORS, INC.

2. The name and address of the registered agent and office is:

MS. PREMATTIE RAMLAL, PRESIDENT/C.E.O.

(NAME)

17050 N.W.19TH AVENUE

(ADDRESS)

(P.O. BOX NOT ACCEPTABLE)

MIAMI, FLORIDA 33056

(CITY/STATE/ZIP)

SIGNATURE:

(CORPORATE OFFICER)

TITLE: CHIEF EXECUTIVE OFFICER (C.E.O.)

DATED: 4.29.00

Having been named as Registered Agent and to accept service of process for the above stated Corporation at the place designated in this certificate, 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 relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as Registered Agent.

Signature:

Fremat

Rangal