POOD & CO5/676 ELBS S. ADAM. [H133 No. 87 OF Dr. HAMING 33018

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Examiner's Initials

CORPORATION NAME(S)	& DOCUMENT NUMBER(S)	, (if known):
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CR2E031(7/97)

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☐ Walk in ☐ Pick up time _ ☐ Mail out ☐ Will wait	Photocopy Certificate of status
NEW FILINGS Profit Not for Profit Limited Liability Domestication Other	AMENDMENTS 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 ☐ Other ☐ T. Burch №№ 2 5 2000

ARTICLES OF INCORPORATION

OF

VENAL, INC.

THE UNDERSIGNED, acting as subscribers of a corporation under the Florida Corporation Law, adopt the following Articles of Incorporation for such corporation.

FIRST: The name of the corporation is VENAL, INC.

SECOND: The purpose or purposes for which the corporation is organized are to engage in any activity or business permitted under the laws of the United States and of this state.

THIRD: Authorized shares. The aggregate number of shares that the corporation shall have the authority to issue is ONE THOUSAND (1,000) shares of capital stock with a par value of \$1.00 per share.

Initial issued, ONE THOUSAND (1,000) shares of the capital stock of the corporation shall be issued at a par value of \$1.00 per share.

Stated capital. The sum of the par value of all shares of capital stock of the corporation that have been issued shall be the stated capital of the corporation at any particular time.

Dividends. The holders of the outstanding capital stock shall be entitled to receive, when and as declared by the board of directors, dividends payable either in cash, in property, or in shares of the capital stock of the corporation.

No classes of stock. The shares of the corporation are not to be divided into classes.

No share in series. The corporation is not authorized to issue shares in series.

FOURTH: The amount of capital with which this corporation shall begin business is not less than five hundred (\$500.00) dollars.

FIFTH: The period of duration of the corporation is perpetual.

SIXTH: The initial street address in the State of Florida of the principal office of the corporation is

14433 NW 87th PLACE MIAMI, FL. 33018

SEVENTH: The initial board of directors shall) members, who need not be residents of the State of Florida or shareholders of the corporation.

EIGHT: The names and addresses of the persons who shall serve as directors until the first annual meeting of shareholders, or until their successors shall have been _____ elected and qualified, are as follows:

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ELIAS S. ALDANA	PRES/SECT TO	14433 N	W 87th	PLACE	MIAMI 33518
JOSE A. LIRA	DIRECTOR	14433 N	W 87th	PLACE	MIAMI FL 33018
CINDIA PALMIRA ALDAN	A DIRECTOR	14433 N	W 87th	PLACE	MIAMI 33018

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NINTH: The names and addresses of the initial subscribers are as follows:

NAME			ADDRESS		
ELIAS S. ALDANA	300	SHARES	14433 NW	87th PLACE	MIAMI, FL 33018
CINDIA PALMIRA A	LDANA	300 SHARES	14433 NW	87th PLACE	E MIAMI, FL 330.18
JOSE A. LIRA	400	SHARES	14433. NW	87th PLACE	MIAMI 33018

TENTH: Three-fourths of the stockholders of the corporation shall be required for any shareholder action.

ELEVENTH: The shareholders shall have the power to adopt, amend, alter, change or repeal the certificate of incorporation when proposed and approved at a stockholders meeting, with not less than a majority vote of the common stock.

TWELFTH: The holders of the common stock of this corporation shall have preemptive rights to puchase, at prices, terms and conditions that shall be fixed by the board of directors, such as the shares of the stock of this corporation as may be issued for money from time to time, in addition to that stock authorized and issued by the corporation. The preemptive right of any holder is determined by the ratio of the authorized and issued shares of common stock held by the holder all shares of common stock currently authorized and issued.

THIRTEENTH: The shareholders of this corporation shall be allowed to vote their shares cumulatively so as to give one candidate as many votes as the number of directors to be elected multiplied by the number of his or her shares, to distribute them among as many candidates as he or she may wish. Notice must be given by any shareholder to the President or a Vice President of said corporation not less than twenty four hours prior to the time set for the holding of a shareholders meeting for the election of directors that said shareholder intends to cumulate his or her vote at said election.

IN WITNESS WHEREOF, the undersigned have hereunto subscribed these articles of incorporation at Miami, Dade County Florida, on this 5 day of MAY, 19200

ELTAS S. ALDANA

CINDIA PALMIRA ALDANA

JOSÉ A. LIRA

STATE OF FLORIDA

COUNTY OF MIAMI DADE

BEFORE ME, the undersigned authority, personally appreared

ELIAS S. ALDANA --- CINDIA PALMIRA ALDANA - JOSE A. LIRA

who are to me well know to be the persons described in and who subscribed the above articles of incorporation, and they did freely and voluntarily acknowledge to and before me according to law that they made and subscribed the same for the uses and purposes therein mentioned and set forth.

> OFFICIAL NOTARY SEAL RAYMOND J PATINO NOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC791411 MY_COMMISSION EXP. NOV. 16,2002

Notary Public

My commission expires:

10:01 M 10:01

SECRETARY OF FLORIDA

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

IN COMPLIANCE WITH SECTION 48,901, FLORIDA STATUTES THE FOLLOWING IS SUBMITTED:

First: That VENAL, INC.	
desiring to organize of qualify under the law of the State	
of Florida, with its principal place of business at the	
City of Miami, State of Florida, has named ELIAS S.	
ALDANA , located at 14433 NW 87th PLACE	
MIAMI, FL 33018 as its agent to accept	
service of process within Florida.	
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(Resident Agent) ELIAS S. ALDANA	e de la composición dela composición de la composición de la composición dela composición dela composición dela composición de la composición de la composición de la composición dela composición de la composición dela c

ACKNOWLEDGMENT:

Having been named to accept service of process for the above corporation at place designated in this Certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act, relative to keeping open said office.