	eques a 's Name	2000	1098	33
	Address			- · · -
TAOS	E orchard		Office Use Only	SECRETAR OF CORPORATION OF SEP-9 AMIO
CC Tobe	3345	NUMBER(S), (	if known):	1. 28
1(C	orporation Name,	(Document #)		<u> </u>
2. <u>(C</u>	orporation Name)	(Document #)	5000075: -09/08/0: ******78	961859 201051003 .75 *****78.75
3(C	orporation Name)	(Document #)		
4(C	orporation Name)	(Document #)		
Walk in	Pick up time	<u> </u>	☐ Certified Copy	
Mail out	☐ Will wait	☐ Photocopy	Certificate of S	tatus
Profit Not for Prof Limited Liab Domesticati Other	it oility on	Change of Regi Dissolution/With	thdrawal	
OTHER FILING	•	_	QUALIFICATION	
Annual Report Fictitious Na		Foreign Limited Partner Reinstatement Trademark Other	ship	
			<u> </u>	

CR2E031(7/97)

Examiner's Initials

9/12/20

### ARTICLES OF INCORPORATION OF

## MORRISON'S CATERING, INC.

The undersigned, acting as Incorporator of a Corporation under the Florida General Corporation Act, adopts the following Articles of Incorporation for such Corporation:

### ARTICLE ONE

The name of this corporation shall be: MORRISON'S CATERING, INC.

### ARTICLE TWO

The purpose for which this corporation is formed is to engage in catering. In addition to the above mentioned purpose, the corporation shall have the power to engage in any other business or activity permitted under the laws of the United States and the State of Florida.

## ARTICLE THREE

The maximum number of shares of stock which this corporation shall have outstanding at any one time shall be 500 shares of common stock with \$1.00 par value. The consideration to be paid for each share of stock shall be \$1.00 in money, property or services, or as fixed by the Board of Directors. The proceeds of the stock subscribed for shall be the amount necessary to begin the business of the corporation at the time the stock certificates are issued and the corporation otherwise activated.

### ARTICLE FOUR

The amount of capital with which this corporation shall begin business is: \$ 500.00.

### **ARTICLE FIVE**

This corporation shall have perpetual existence.

### ARTICLE SIX

The principal office of this corporation is located at:

# 8041 SE ORCHARD TERRACE HOBE SOUND, FL 33455

The Board of Directors shall have the power to establish branch offices and places of business of this corporation at any place in the State of Florida, or any state, territory or district of the United States, or in any foreign country, as they deem necessary for the best interests of the corporation. Pursuant to Florida Statutes, the following person is designated as the Registered Agent to accept service of process on behalf of the corporation:

#### WILLIAM E. WILSON

8041 SE ORCHARD TERRACE HOBE SOUND, FL 33455

The following address is designated as the registered office for this corporation:

8041 SE ORCHARD TERRACE HOBE SOUND, FL 33455

The Registered Agent, by the signature below, hereby affirms that he/she is familiar with the duties and responsibilities of the Registered Agent, and accepts such duties and responsibilities hereby.

### ARTICLE SEVEN

The names and post office addresses of each subscriber to these Articles of Incorporation, the number of shares of stock each agrees to take and the value thereof are as follows:

WILLIAM E. WILSON 8041 SE ORCHARD TERRACE HOBE SOUND, FL 33455	250 shares	\$250.00 
JUDY A. WILSON	250 shares	\$250.00

# ARTICLE EIGHT

There shall be two Directors initially. The name and post office addresses of the first officers and Directors of the corporation, who shall hold office for the first year of the corporations existence or until their successors have been elected and qualified are as follows:

President/Secretary/Director

WILLIAM E. WILSON

8041 SE ORCHARD TERRACE HOBE SOUND, FL 33455

Vice President/Treasurer/Director

JUDY A. WILSON

8041 SE ORCHARD TERRACE.

HOBE SOUND, FL 33455

## ARTICLE NINE

The corporation reserves the right to amend, alter, change or repeal any provisions contained in these Articles of Incorporation, in the manner now or hereafter prescribed in Statute and all rights conferred upon stockholders herein are granted subject to this reservation.

### ARTICLE TEN

All of the subscribers to these Articles of Incorporation are over the age of 18 years, are sui juris and citizens of the United states of America. Stock certificates issued by this corporation shall not be issued unless and until the same are paid for in full with cash, or its equivalent. Stock certificates shall not be valid unless signed and issued by the President and attested by the Secretary, who shall affix the corporate seal thereon.

# ARTICLE ELEVEN

Nothing in these Articles of Incorporation shall be taken to limit the power of this corporation
and this corporation shall have all of the rights and powers that are expressly stated under Florida
Statutes and Laws.
IN WITNESS WHEREOF, we have hereunto subscribed our names this
WEW 2X
SUBSCRIBER
<b>N</b>
Wester Wilson
SUBSCRIBER
1011670
DECIGEDED ACENTE
REGISTERED AGENT
STATE OF FLORIDA
COUNTY:
COUNTY:
The formalism instance of the same of the
The foregoing instrument was acknowledged before me this 3 21 day of
Depkin ber, 20 ), by WILLIAM E. WILSON, who is personally known to me or who
has/produced as identification and who did/did not take an oath.
Maria Maria I NO NUGAL
The was setting of older
NOTARY PUBLIC STEWART (Serial number)  MARIAN STEWART (Serial number)  MARIAN STEWART
voides April 10 2005
STATE OF FLORIDA
COUNTY: Bonded Thru Budget Notary Services
THE
The foregoing instrument was acknowledged before me this 3" day of
September, 2000, by JUDY A. WILSON, who is personally known to me or who has
produced as identification and who did/did not take an oath.
Marin Harris Donulari
NOTADY DITTLE
NOTARY PUBLIC (serial number)

