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JUL 15 2010 D. A. WHITE



## FLORIDA DEPARTMENT OF STATE Division of Corporations

June 21, 2010

LEONEL THEARD 2716 NW 18 AVE OCALA, FL 34475

RECEIVED JUL - 7 2010

SUBJECT: LAMECEJ HOME DELIVERY

Ref. Number: W10000029561

We have received your document for LAMECEJ HOME DELIVERY and your check(s) totaling \$195.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable because it is the same as or not distinguishable from on existing entity. If the principals are the same in both entities, please send a letter or affidavit advising us of this association, along with your articles of incorporation so that we may complete the filing process.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6933.

Dale White Regulatory Specialist II New Filing Section

Letter Number: 510A00015234

## FILED

## Articles of Incorporation of

	<u> </u>
	SECRETARY OF SEA
The undersigned person, acting as incorporator for the corporation under the laws of the State of Florida Articles of Incorporation:	
Article 1. The name of the corporation is:  Lamecej Home Delivery INC	<u> </u>
Article 2. The purpose for which this corporation is lawful business for which corporations may be organ Florida , and to have all powers the laws of the State of Florida .	nized under the laws of the State of
Article 3. The duration of this corporation shall be per	petual.
Article 4. The total amount of initial capitalization of the	nis corporation is \$ 1000.00
Article 5. The total number of shares of common capita rized to issue is 100	I stock that this corporation is autho-
Article 6. This stock shall have \$100.00 value.	·
Article 7. The initial registered agent of this corporation	n is:
By his or her signature at the end of this document, this the responsibilities as registered agent of this corporation	<del>-</del>
Article 8. The initial address of the office of the registe 2716 NW 18 Ave., Ocala, FI 34475	red agent of this corporation is:
A. 45-1- O. The many address and an effective con-	or of this corporation is: (name).
Article 9. The name, address, and age of the incorporat Leonel Theard	

Name

Address

Leonel Theard

Eugenia Theard

2716 NW 18 Ave., Ocala, Fl 34475 2716 NW 18 Ave., Ocala, Fl 34475

Article 12. This corporation shall have preemptive rights for all shareholders.

**Article 13.** The following are preferences and limitations on the common stock of this corporation:

Article 14. This corporation adopts the following additional articles:

I certify that all of the facts stated in these Articles of Incorporation are true and correct and are made for the purpose of forming a business corporation under the laws of the State of Florida

Dated: June 8 , 20 10

Signature of Incorporator

Fond Themp

Printed Name of Incorporator

State of - Lloida
County of Change

Before me, on \_\_\_\_\_\_\_, 20 /O\_\_, personally appeared

named as the incorporator, who is known to me to be the person who subscribed his or her name to this document, and acknowledged that he or she did so for the purposes stated.

FILED 2019 JUL -7 A 11: 52 Signature of Notary Public Notary Public, In and for the County of Chas State of Florida My commission expires: 8/26/2013 I acknowledge my appointment as registered agent of this corporation and accept the ap-

pointment.

Dated: 6-14-2010, 20

Printed Name of Registered Agent

. <i>,</i>	
Termination of Limited Liability Company of	) )
This Termination of Limited Liability Company Agreement is made on  Type 8 20.10 by and between	52
This Termination of Limited Liability Company Agreement is made on  June 8, 20 10, by and between  Lonel Theard ) FONEL THEAR), of:	
2716 NW 18 Ave., Ocala, FL 34475	
and Eugenia Theard , of: 2716 NW 18 Ave., Ocala, FL 34475	
It is intended to permanently terminate the limited liability company created by the Articles of Organization between the above parties that was dated November 21 , 20 08 , and filed with the State of Florida , on November 21 , 20 08 .  The above noted members agree to terminate their limited liability company under the fol-	
<ol> <li>After June 8 , 20 10 , no member shall engage in any further limited liability company business nor incur any further limited liability company obligations, other than to liquidate the assets of the limited liability company and, in general, wind up the limited liability company's affairs.</li> </ol>	1
2. The members agree that each asset of the limited liability company has a present fair market value equal to the asset's value as shown on the financial records of the limited liability company. However, if an asset is sold, the members agree that asset shall be deemed to have a fair market value equal to its sale price.	1
<ol> <li>The members agree that their proportionate shares of the assets and liabilities of the limited liability company are as follows:</li> <li>N/A</li> </ol>	
4. The limited liability company shall proceed to have an accounting made of all of the assets and liabilities of the limited liability company. The equities of the limited liability company creditors and members shall be determined on the date of the accounting, that shall be no later than <u>June 10</u> , 20 <u>10</u> . Any liabilities incurred or funds received by the limited liability company after this date shall be distributed to the members according to their proportionate shares.	

- 5. Any limited liability company assets shall be sold. Any member shall have the right to purchase any limited liability company asset before any sale to an outside purchaser. The proceeds from the sale of the limited liability company assets, along with any limited liability company funds, shall be applied to the limited liability company liabilities in the following order:
  - a. To pay all the debts and obligations of the limited liability company
  - b. To the members' income accounts to the members in their proportionate share
  - c. To the members' capital accounts to the members in their proportionate share
  - d. To any remaining assets to the members in their proportionate share
- 6. Every member hereby represents that he or she has not obligated the limited liability company in any way that does not appear on the records of the limited liability company, in has he or she received any funds or assets that do not appear on the records of the limited liability company.
- 7. The limited liability company name shall be disposed of as follows: changed to a corporation.

Dated June 8

8. No modification of this agreement shall be effective unless it is in writing and signed by a majority of the members. This agreement binds and benefits all members and any successors, inheritors, assigns, or representatives of the members. Time is of the essence of this agreement. This document is the entire agreement between the members. Any attached papers that are referred to in this agreement are part of this agreement. Any alleged oral agreements shall have no force or effect. This agreement is governed by the laws of the State of Florida. If any portion of this agreement is held to be invalid, void, or unenforceable by any court of law of competent jurisdiction, the rest of the agreement shall remain in full force and effect.

Signature of Member

X LEONEL THEARD

X Gugenna theard X Eugenia THEARD