## FOR PROFIT CORPORATION UNIFORM BUSINESS REPORT (UBR)

## FILED Feb 07, 2002 8:00 am Secretary of State

02-07-2002 90306 027 \*\*\*150.00

DOCUMENT #	P93000030423.					
1. Entity Name PRESCO	Food	STORE	#	& INC		

TRESCO FOOD STORE # YINC								
	DO N	OT WRITE	IN THIS SI	PACE				
2. Principal F 3114 Suite, Apt.		ss winds cr	3. Mailing Address 3 114 GULF WINDS CR. Suite, Apt. #, etc.		CR.	DO NOT WRITE IN THIS SPACE		
City & Stat	moo BE		t	YERNANDO BEACH FLORIDA		FEI Number Applied For S9 - 3178996. Not Applied be		
Zin	307	Country HERNANDO.	Zip 34607	Country HERNA	JD 6 5.	Certificate of Status Desired S8.75 Additional Fee Required		
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IN THIS SPACE					SPRING COURT.			
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SIGNATURE		supprinted name of registered agent a	nd title if applicable. (NOTE	i: Registered Agent signa	ture required when	gent, or both, in the State of Florida.  reinstating)  DATE		
			1, Fee is \$550.0 I UBR is \$61.25	10. Election Campaign Financing \$5.00 May Be Trust Fund Contribution.  Added to Fees				
11.	005	OFFICERS AND D	DIRECTORS		T			
TITLE PRESEDENT.  NAME SANTAYA N. PATEL			TITLE					
STREET ADDRESS	SANJAYA N. PATEL		STREET ADDRESS					
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13. I hereby certify that the information supplied with this filing does not qualify for the exemption stated in Section 119.07(3)(i), Florida Statutes. I further certify that the information indicated on this report or supplemental report is true and accurate and that my signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears in Block 11 or on an attachment with an address, with all other like empowered.

SIGNATURE: \_

Sonjego or Pald

PRESEDENT

1/30/02 (352) 596-0993

Daytime Phone #

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This Notice provides you with important information regarding your obligations under the Americans with Disabilities Act ("ADA"), 42 U.S.C. § 12181 et. seq. This Notice does not completely describe the requirements of the ADA and must not be relied upon as legal advice. This Notice is intended to make you aware of the existence of the ADA, inform you of possible penalties for your failure to comply and provide you with sources you can contact if you need additional information.

INDIVIDUALS WITH DISABILITIES

It is your responsibility to learn the requirements of the ADA and fully comply with its provisions. Your failure to do so may result in penalties including liability for damages, attorney's fees and costs and significant civil money penalties.

The Americans with Disabilities Act of 1990 is a Federal civil rights law that provides important legal rights to some 50 million Americans with disabilities. Title III of the ADA was enacted to eliminate the obstacles faced by persons with disabilities in obtaining the full and equal enjoyment of the goods and services provided by America's businesses. Title III of the ADA became effective on January 26, 1992.

Title III of the ADA applies to places of public accommodation and commercial facilities. It is your responsibility to seek additional information and determine whether the law applies to your business. However, if you own, lease, lease to or operate a business that invites the public into a facility to do business, then your establishment probably is subject to Title III of the ADA. Examples of public accommodations include, but are not limited to, hotels, motels, restaurants, bars, theatres, stadiums, auditoriums, bakeries, grocery stores, shopping centers, banks, shoe shops, dry cleaners, professional offices, gas stations, libraries, museums, parks, schools, gyms and most other business establishments that invite the public in to do business.

## **DISCRIMINATION PROHIBITED**

The ADA prohibits places of public accommodation from discriminating against an individual with a disability. It is unlawful to deny participation to, or provide a separate or unequal benefit to an individual or class of individuals on the basis of their disabilities. Goods, services, facilities, privileges, advantages and accommodations must be provided in the most integrated setting possible.

For example, it is unlawful for a place of public accommodation or commercial facility to: 1) Impose or apply eligibility criteria that screen out individuals with disabilities from full participation in and equal enjoyment of any goods, services, facilities, privileges, advantages and accommodations; 2) Fail to make reasonable modifications in policies, practices or procedures when such modifications are necessary to afford persons with disabilities equal access; 3). Fail to provide auxiliary aids and services to prevent individuals with disabilities from being segregated or denied equal participation or access; or 4) Fail to remove architectural and communication barriers that are structural in nature in existing facilities.

This is not a complete list of prohibited activities. It is your responsibility to familiarize yourself with the requirements of the law and fully comply with its provisions.

## EXAMPLES OF BARRIER REMOVAL

Structural barriers in your place of business may deny equal access to persons with disabilities and violate the ADA. All public accommodations must remove architectural barriers in existing facilities, including communication barriers that are structural in nature, where such removal is readily achievable. Some examples of steps you may be required to take to remove barriers to equal access by persons with disabilities include, but are not limited to, the following: 1) Installing ramps; 2) Making curb cuts in sidewalks and entrances; 3) Repositioning shelves; 4) Rearranging tables, chairs, display racks, vending machines and other furniture; 5) Repositioning telephones; 6) Installing visual alarms; 7) Widening doors; 8) Installing accessible door hardware; 9) Installing grab bars in toilet stalls; 10) Rearranging toilet partitions to