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James 305-1 CORPORATION	M. Mc Neel, 448-3939 NAME(S) & DOCU	Esg, MENT NUMBER(S),	Office Use Only (if known):
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(Co	orporation Name)	(Document #)	*****262.50 *****43.75
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☐ Walk in	Pick up time _		Certified Copy
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NEW FILINGS Profit Not for Profit Limited Liab Domestication Other	oility	AMENDMENTS Amendment Resignation of Change of Reg Dissolution/Wi Merger	ithdrawal
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			Examiner's Initials

ARTICLES OF DISSOLUTION PURSUANT TO SECTION 607.1403 OF THE FLORIDA BUSINESS CORPORATION ACT OF SOLO LO MEJOR, INC.

Pursuant to the provisions of Section 607.1403 of the Florida Business Corporation Act, the undersigned corporation adopts the following Articles of Dissolution for the purpose of dissolving the corporation:

- 1. The name of the corporation is Solo Lo Mejor, Inc.
- 2. The names and respective addresses of the officers of the corpora

as follows:

Name	<u>Office</u>	Address
Fe E. Reynardus	President Secretary Treasurer	1674 Bay Road, #405 Miami Beach, FL 33139

3. The names and respective addresses of the directors of the corporation are as follows:

<u>Name</u>	Address
Fe E. Reynardus	1674 Bay Road, #405
	Miami Beach, FL 33139

- 4. Dissolution was authorized on September 29, 2000.
- 5. The number of vote cast for dissolution was sufficient for approval.
- 6. All liabilities and obligations of the corporation have been paid or discharged or adequate provision has been made for the payment of all of the liabilities and obligations of the corporation.
- 7. All the property and assets of the corporation remaining after the payment of all debts, obligations, and liabilities of the corporation have been distributed among its

shareholders in accordance with their respective rights and interests or no property or assets remained to be distributed among the shareholders of the corporation after the

payment of all debts, obligations, and liabilities of the corporation.

8. There are no actions pending against the corporation in any court or adequate provision has been made for the satisfaction of any judgment, order, or decree,

which may be entered against the corporation in any pending actions or proceedings.

9. The corporation elected to dissolve by unanimous written consent of its

shareholders, and such written consent has been signed by all shareholders of the

corporation or signed in their names by their duly authorized attorneys or the corporation

elected to dissolve by act of the corporation, a resolution to dissolve having been duly

adopted by the shareholders on September 29, 2000. A copy of the written consent or

resolution is attached to these articles.

Dated: October 5, 2000.

SOLO LO MEJOR, INC.

Attest:

CONSENT TO CORPORATE ACTION AND SPECIAL MEETING

Fe E. Reynardus, as Personal Representative of the Estate of John Michael Telleria, sole Shareholder of Solo Lo Mejor, Inc., hereby consents to the adoption of the following resolutions:

RESOLVED, that Fe E. Reynardus, as Personal Representative of the Estate of John Michael Telleria and as sole Shareholder, by written consent elects to dissolve this corporation.

RESOLVED, that Fe E. Reynardus, as Personal Representative of the Estate of John Michael Telleria and sole Shareholder of Solo Lo Mejor, Inc., adopts the resolution to dissolve the corporation.

DATED: October 5th, 2000.

FE E. REYNARDUS

President of Solo Lo Mejor, Inc.