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LAZARUS CORPORATE INDUSTI	RIES, INC.		suunna aasaasa
(Requestor's Name) 890 S.W. 87 AVENUE #16			800001863828 -01/19/9501026005 ****122.50
MIAMI, FLORIDA 33174 ([Chy. State, 2p] (Phone	305)552-5973		
LOCAL REPRESENTATIVE TAL		OPPICE USE ONLY	
(904)385-6735 CONFORATION NAME(S) & DO	OCUMENT NUMI	BER(S) (if known):	
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Reinstatement Trademark

Examiner's Initials

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CR2E011(9/92,

Name Reservation



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

January 6, 1995

LAZARUS

MIAMI, FL

SUBJECT: OLIMPIC MERCHANDISING CORP.

Ref. Number: W95000000383

We have received your document for OLIMPIC MERCHANDISING CORP, and check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

In accordance with Title 36, section 380, U.S. Code, we cannot accept a corporation using the word OLYMPIC or OLYMPIAD without written approval from:

U.S. OLYMPIC COMMITTEE 1750 E. Boulder St. Colorado Springs, CO 80909 (719) 632-5551.

Please return 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 (904) 487-6934.

Loria Poole Corporate Specialist

Letter Number: 595A00000615

ARTICLES OF INCORPORATION

of:

OLIMPIA MERCHANDISING CORP.

The undersigned subscriber to these Articles of Incorporation, a natural person, competent to contract, hereby forms a corporation under the laws of the State of Florida.

ARTICLE I

NAME

The name of the corporatio shall be

OLIMPIA MERCHANDISING CORP.

ARTICLE II

PRINCIPAL PLACE OF BUSINESS

The principal place of business shall be located at 7200 WEST 10 CT. # C523 —

HIALEAH, FLORIDA 33014

ARTICLE III. PURPOSES

The purpose for which the corporation is formed and the business and objects to be carried on and promoted by it are as follows:

a) .- TO PROVIDE QUALITY INTERNATIONAL PRODUCTS

ARTICLE IV.

CAPITAL STOCK

The maximum number of shares that this corporation is to have outstanding at any one time is:

1,000 shares of common stock, having a nominal or par value 1.00 per share. The consideration to be paid for each share shall be fixed by the board of directors, but in no event shall be less than \$1.00 per share.

Prepared by: Small Business Development Associates, Inc. 344 W. 65th. St. Hialeah, Fl. 33012 (305) 926-1999, FAX (305) 926-5711

ARTICLE V.

TERM

This corporation shall have perpetual existence

ARTICLI	١ :	/1.
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HEGISTERED AG	ENT AND REGISTERED OFFICE
The REGISTERED AGENT for the corporation	n shall be MARTIN F. GARCIA
and the REGISTERED OFFICE shall be located	at 7200 WEST 10 Ct. # C-23 HIALEAH,
FLORIDA 33014 , or at such place the boa	ard of directors shall from time to time direct, with
appropriate notice being given to the Secretary	of State in accordance with the law.
ART	TICLE VII.
DIRI	ECTORS
This corporation shall have no less than	nor more than any 9 directors
·	nor more than any 9 directors et addresses of the first-board of directors of this
as set forth in the By-laws. The names and stre	
as set forth in the By-laws. The names and stre corporation who subject to these Articles of Inc	et addresses of the first-board of directors of this corporation, By-laws of the State of Florida, shall hold
as set forth in the By-laws. The names and stre	et addresses of the first-board of directors of this corporation, By-laws of the State of Florida, shall hold
as set forth in the By-laws. The names and stre corporation who subject to these Articles of Inc office until their successors have been elected NAME	et addresses of the first-board of directors of this corporation, By-laws of the State of Florida, shall hold and qualified are: STREET ADDRESS
as set forth in the By-laws. The names and stre corporation who subject to these Articles of Inc office until their successors have been elected	et addresses of the first-board of directors of this corporation, By-laws of the State of Florida, shall hold and qualified are:
as set forth in the By-laws. The names and stre corporation who subject to these Articles of Inc office until their successors have been elected NAME MARTIN F. GARCIA	et addresses of the first-board of directors of this corporation, By-laws of the State of Florida, shall hold and qualified are: STREET ADDRESS 7200 WEST 10 Ct # C-23
as set forth in the By-laws. The names and stre corporation who subject to these Articles of Inc office until their successors have been elected NAME MARTIN F. GARCIA	et addresses of the first-board of directors of this corporation, By-laws of the State of Florida, shall hold and qualified are: STREET ADDRESS 7200 WEST 10 Ct # C-23
as set forth in the By-laws. The names and stre corporation who subject to these Articles of Inc office until their successors have been elected NAME MARTIN F. GARCIA PRESIDENT 50% of SHARES	et addresses of the first board of directors of this corporation, By-laws of the State of Florida, shall hold and qualified are: STREET ADDRESS 7200 WEST 10 Ct # C-23 HIALEAH, FLORIDA 33014

ARTICLE VIII. SUBSCRIBER

The name and street address of the subscriber of these Articles of Incorporation is:

MARTIN F. GARCIA, 7200 WEST 10 CT # C-23 HIALEAH, FLORIDA 33014

ARTICLE IX. PROVISO

Any action by the directors of this corporation which is within their power taken at a meeting of such directors shall be valid for all intents and purposes whether or not lawful notice of sals meeting shall have been given to all directors as required by law or by the By-laws of this corporation, if at any time prior to, during or subsequent to such meeting all directors shall execute a waiver of notice of such meeting, in writing, and providing a majority of the directors shall have approved or approve the action taken at such meeting.

When not prohibited by law, any action by the shareholders of this corporation, which is within their power taken at a meeting of such directors shall be valid for all intents and purposes whether or not lawful notice of said meeting shall have been given to all directors as required by law or by the By-laws of this corporation, if at any time prior to, during or subsequent to such meeting all directors shall execute a waiver of such meeting, in writing, and providing a majority of the directors shall have approved the action taken at such meeting.

When not prohibited by law, any action of the shareholders of this corporation may be taken without a meeting of consent in writing, setting forth the action so taken, shall be signed by all the persons who would be entitled to vote upon such action at a meeting and filed with the Secretary of the corporation as part of the corporate records. Such consent shall have the same force and effect as the unanimous vote of the shareholders and be stated as such in any certificate or document filed with the Department of State of the State of Florida or any other governmental agency of any State, county or nation, or any private organization, corporation, person or persons.

Nothing in this artifcle shall be constructed to allow any act of the board of directors to be approved by less than a majority of said directors, or whereever a greater vote is required by law or or in the By-laws, by that vote.

Nothing in this Article shall be construed to allow any act of the shareholders to be approved by less than a majority of said shareholders, or where ever a greater vote is required by law or in the By-laws by that vote.

ARTICLE X. INSPECTION OF DOOKS AND RECORDS

the corporation shall from time to time determine whether and to what extent and at what times and places and under what conditions and regulations the accounts and books of the corporation (other than the stock book) or any of them shall be open to inspection of shareholders; no shareholder shall have the right of, inspecting any account, book or document of this corporation except as conferred by statute, unless authorized by a resolution of the shareholders or the board of directors.

ARTICLE 11. INDEMNIFICATION OF OFFICERS AND DIRECTORS

Every officer and every director of the corporation shall be indemnified by the corporation, as permitted by law, against all expenses and liability, including counsel fees, that are determined to be reasonable, incurred by or imposed upon his connection with any proceeding to which he may be a party or in which he may become involved by reason of his being or having been an officer or director of the corporation, whether or not he is an officer or director at the time such expenses are incurred. The foregoing rights of indemnification shall be in addition to and not exclusive of all other rights to which such officer or director may be entitled.

ARTICLE XII. 1ELEPTIONE MEETING AUTHORIZED

Members of the board of directors or of any executive committee designated by the board of directors in accordance with the law shall be present at any meeting of the board of directors or executive committee, as the case may be, if a conference telephone or similar communications equipment by means of which all persons participating in the meeting can hear and be heard by all other persons is used.

ARTICLE XIII. AMENDMENTS

These Articles of incorporation may be amended in the manner and with the vote provided by law. IN WITNESS WHEREOF, I have hereunto set my hand and seal at

(SEAL) STATE OF FLORIDA) COUNTY OF DADE BEFORE ME, the undersigned authority, this day personally appeared MARTIN F. GARCIA to me known to be the individual described in and who executed the foregoing Articles of Incorporation , and that acknowledged before me that signed OLIMPIA MERCHANDISING CORP. and executed same for the purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and official seal at Miami, Dade County, 1994. Florida this 22 day of December TIOTARY PUBLIC STATE OF FLORIDA AT LARGE OFFICIAL NOTARY SEAL RAFAEL RICARDO MARTINEZ NOTARY PUBLIC STATE OF FLORIDA

COMMISSION NO. CC201579

MY COMMISSION EXP. MAY 14,1995

My Commission Expires:

CERTIFICATE ACCEPTING DESIGNATION AS HEGISTERED AGENT

THEREBY CERTIFY that I have accepted the designation as REGISTERED AGENT of:
MARTIN F. GARCIA

and agree to serve as its agent to accept service of process within this State as its REGISTERED OFFICE.

95 JAN 13 PH 3: 14

(SEAL)

DATE DATE NUMBER

TO : DEPARTMENT OF STATE

DATE		NUMBER
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STATE OF FLORIDA OFFICE OF STATE TREASURER TALLAHASSEE FLORIDA

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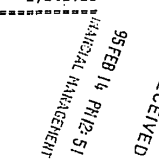
CROSS	DISTRIBUTION		4444100		
REF	SAMAS CODE	REASON	AMOUNT		
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GRAND TOTAL:

\$ 1,241.25

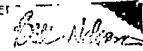
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Process Date: MDD/01/95

The above named fund(s) has been reduced by the amount off this check(s) under authority of Section 215.34, F.S.



State Treasurer