Document Number Only			13
		95 FEE #4	··· · · · · · · · · · · · · · · · · ·
		17.5	
C T CORPORATION SYSTEM Requestor's Name			V
1311 Executive Center Dr Address Tallahassee, FL. 32301 City State Zip			20000001 3:9620 -07/02/95-01/47-012 ++++121.50 ++++172.
CORPORATI	ON(8) NAME		17ALI
			ight die m
Caa	STALL MSA CO	weary	2 E O
(2) Prolit - Alticles			
() NonProfit	() Amendment		() Merger
() Foreign	() Diasoluti	on/Withdrawal	() Mark
() Limited Pertnership () Reinstatement	() Annual Report () Reservation		() Other () Chairge of R.A. () Fictitious Name
Certified Copy	() Photo Copies		() CUS / G/S
() Cell When Ready () Walk In () Mail Out	() Call if Problem () Will Walt		() After 4:30 }:Pick Up
Name Avallability Document Examiner	7/7/55 3 UD		RETURN EXTRA COPY(S) FILE STAMPED
Updater Verifier			
Acknowledgment	F. CHEGSER FEB 2 1995		
W.P. Veriffler		• •	2 1773

CR2E031 (1-89)

ARTICLES OF INCORPORATION

QE

Coastal/MSO Company

The undersigned incorporator, for the purpose of forming a corporation under the Florida Business Corporation Act, hereby adopts the following Articles of Incorporation.

ARTICLE I NAME

The name of the corporation shall be:

Coastal/MSO Company

FILE
FB -2
AHASSES

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of the corporation shall be:

2828 Croasdaile Drive Durham, North Carolina 27705

ARTICLE III CAPITAL STOCK

The number of shares of capital stock that the corporation is authorized to have outstanding at any time is:

100,000 shares of Common Stock, par value \$0.01 per share.

ARTICLE IV INITIAL REGISTERED AGENT AND ADDRESS

The name and address of the initial registered agent is:

C T Corporation System 1200 South Pine Island Road Plantation, Florida 33324

ARTICLE V INDEMNIFICATION

The corporation shall indemnify and hold harmless any person who was or is a party to any proceeding (other than an action by, or in the right of, the corporation) by reason of the fact that he or she is or was a director, officer, employee or agent of the corporation and who is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation. partnership, joint venture, trust or other enterprise ("the Indemnified Parties") against liability, expenses, including attorneys fees, fines, losses, claims, damages, liabilities, costs, judgments and amounts paid in settlement, to the maximum extent permitted under the laws of the State of Florida; provided that such Indemnified Party shall have acted in good faith and in a manner he or she reasonably believed to be in or not opposed to the best interests of the corporation, and with respect to a criminal proceeding, provided that such Indemnified Party had no reasonable cause to believe his or her conduct was unlawful. Further, the corporation will, to the full extent permitted under the laws of the State of Florida, pay in advance of the final disposition of such proceeding, the expenses of such Indemnified Party, upon receipt of an undertaking by or on behalf of such Indemnified Party to repay such amount if he or she is ultimately found not to be entitled to indemnification by the corporation. No action shall be taken by the shareholders or any of their affiliates to diminish the rights of Indemnified Parties herein established or to allow the same to be diminished for a period of six (6) years from the date hereof.

ARTICLE VI INCORPORATOR

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

J. Robert Tyler, III 2828 Croasdaile Drive Durham, North Carolina 27705

The undersigned has executed these Articles of Incorporation this 1st day of February, 1995.

J. Robert Tyler, III, /Incorporator

ACCEPTANCE OF APPOINTMENT

Pursuant to Section 48.091 and 607.0501 , Florida Statutes, the undersigned acknowledges and accepts it's appointment as registered agent of Coastal/MSO Company and agrees to act in that capacity and to comply with the provisions of the Florida Business Corporation Act (1989), relative to keeping the registered office at the address specified above. The undersigned is familiar with, and accepts the obligations of Section 607.0505, Florida Statutes.

Date February 2

C T CORPORATION SYSTEM

Connie Bryan

Special Assistant Secretary

ن