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OFFICE USE ONLY (Document #)		
LAZARUS CORPORATE INI	MCTDIEC ING	
(Requestor's Necsa)		4 1244
890 S.W. 87 AVENUE #1	6	73
(Address) MIAMI, FLORIDA 3317	4 (305)552-5973	13 00 mm 13
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LOCAL REPRESENTATIVE	TALLAHASSEF	(P
(904) 385 -6735 CORPORATION NAME(S) &	DOCUMENT NUME	OFFICE USE ONLY
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X Profit	Amendment	113
NonProfit	Resignation of R.A.	Officer/Director
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Annual Report	QUALIFICATION	
Fictitious Name	Foreign	
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Trademark

Examiner's Initials

Other

CR2E031(9/92)

CHEST STATE SECT WART OF STATE JUVISION OF CORPURATIONS

ARTICLES OF INCORPORATION

95 FEB -6 PH 2:52

OF

VMG RENTAL MEDICAL EQUIPMENT INC.

THE UNDERSIGNED, has executed the following document as incorporator of the above named corporation, a corporation organized under the laws of the State of Florida, and all rights, duties and obligations of the undersigned as incorporator, and those of the corporation, are to be determined in accordance with the laws of the State of Florida.

ARTICLE I

The name of this corporation shall be:

VMG RENTAL MEDICAL EQUIPMENT INC.

ARTICLE 11

This corporation shall commence existence upon the filing of these Articles of Incorporation by the Department of State, State of Florida, and shall have perpetual existence.

ARTICLE III

The general nature of the business and objects and purposes proposed to be transacted and carried on by this corporation are to do any and all of the things herein mentioned, as fully and to the same extent as natural persons might do, viz:

- (1) / Transact any and all lawful business.
- (2) Said corporation shall further have powers:
 To have perpetual succession by its corporate name;

ARTICLE IV

The aggregate number of shares which the corporation shall have authority to issue is the total sum of 100 shares, having an individual par value of \$1.00

Unless otherwise stated in these articles, or in an amendment to these articles, there shall be only one (1) class of stock of this corporation.

ARTICLE V

The street address of the initial registered office and the name of the initial Resident Agent of this corporation shall be:

JESUS F. MARQUEZ 2354 S.W. 8 STREET MIAMI, FLORIDA 33135

The Principal office shall be:

2354 S.W. 8 STREET MIAMI, FLORIDA 33135

ARTICLE_VI

The initial Board of Directors shall consist of a total of three(3) person, and the name and address of the person who is to serve as an initial director is:

PRESIDENT: JESUS F. MARQUEZ
2354 S.W. 8 STREET
MIAMI, FLORIDA 33135

V.PRESIDENT: ANDREA D. MARQUEZ 2354 S.W. 8 STREET MIAMI, FLORIDA 33135

SECRETARYA

TREASURER: MERCEDES GOMEZ
2354 S.W. 8 STREET
MIAMI, FLORIDA 33135

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

JESUS F. MARQUEZ 2354 S.W. 8 STREET MIAMI, FLORIDA 33135

IN WITNESS (ve) executed the second of Februarity (ver)	ese Artic		
D. J. # M622-126-1		 •	
STATE OF FLORIDA	} ss.		

BEFORE ME, a notary public authorized to take acknowledgements in the state and county set forth above, personally appeared JESUS F. MAROUEZ known to me and known by me to be the person(s) who executed the foregoing Articles of Incorporation, and he (they) acknowledge before me that he (they) executed those Articles of Incorporation.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal in the state and county aforesaid, this __03 day of _FEBRUARY _______, 1995 .

NOTARY PUBLIC, STATE OF FLORIDA AT LARGE

My Commission Expires:

御

CARMEN S. MORALES
Notary Public, State
My comm. expires Narch 31, 1997
Comm. No. CC 273265

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of sections 607.0501 or 617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

1,	The name of the corporation is: VMG RENTAL MEDICAL EQUIPMENT INC.
2.	The name and address of the registered agent and office is:
	JESUS F. MARQUEZ
	(NAME)
	2354 S.W. STREET
	(P.O. BOX NOT ACCEPTABLE)
	MIAMI, FLORIDA 33135
	(CITY/STATE/ZIP)
THIS AND PRO FOR	VING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF DECESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN SCERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT DISCRET TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE DIVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGANS OF MY POSITION AS REGISTERED AGENT.

DATE 2/03/95

P95000009762

LAZARUS CORT	PORATE INDUSTRIES, equestor's Name	INC.	
090 S.W. 87	AVENUE SUITE: 16		
	Address 1DA 33174 (305)552-! Zip Phone # SENTATIVE TALLAHASS	Differ 11	11 51940197 /01/9601040019 #**35.00 *****35.00 se Only
CORPORATION	NAME(S) & DOCUMEN	T NUMBER(S), (if known):	
1. VMG (Con)	RENTAL MED	OICAL EQUIPM	ENT CORP.
2(Coi)	noration Name)	(Document#)	
3(Corp	soration Name)	(Document #)	ALLANDI SEULANDI 96 NOV
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Other	Merger		1 96
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ARTICLES OF AMENDMENT

OF

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ARTICLES OF INCORPORATION 96 NOV - 1 PH 2: 52

OF

SEUR VALLE STATE

VMG RENTAL MEDICAL EQUIPMENT QUID.

(prosent name)

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

Amendment(s) adopted: (indicate article number(s) being amended, FIRST: added or deleted)

AITICLE I

THE NEW REGISTERED OFFICE AND THE NAME OF THE NEW RESIDENT AGENT

ISMARY GOMEC 314-A SW 12 AVE MIAMI FL 33100

Arrible II

THE NEW AMENDENG Directors TO:

President

ISMARY GOMEZ 314-A SW 12 AW

MIAMI FC. 33130

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

чин	Dr The date of each amendment's adoption: 10-31-96
FOUL	till: Adoption of Amendment(s) (checkens)
区 区	The amendment(s) was/were approved by the shareholders. The number of votes ast for the amendment(s) was/were sufficient for approval.
171 .	The amendment(s) was/were approved by the shareholders through voting groups.
	The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
	"The number of votes east for the amendment(s) was/were sufficient for approval by
	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
	Signed this 31 day of OCTOBER. 19 96.
	Signature X (By the Chairman or Vice Chairman of the Board of Directors, resident or other officer if adopted by the shareholders) On
	(By a director if adopted by the directors) Or
	(8y an incorporator if adopted by the incorporators)
	JESUS F. MARQUEZ. Typod or printed name
	Typod or pilnted name
	President
	Tivo

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY.

//0-3/-96 Date

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