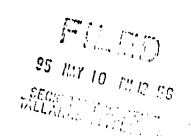
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LARARUS CORPORATE INDUSTRIES, INC. (Requestor's Name) 890.5.W. 87 AVENUE, SUITE: 16		
		@gr@copp.d -449.9555 -05/12/950103500
(Address)	•	****[22,50 ****122,
MIAMI, FLORIDA (City, State, Zip	33174 (305)552-5973 (Phone #)	OFFICE USE ONLY
LOCAL REPRESENT	ATIVE TALLAHASSEE	-1. (a
(904)385-6735	_	
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		$k \in \overline{\mathfrak{o}}$
CORPORATION NAM	IE(s) & DOCUMENT NUI	MBER(S) (if known):
1. 5AK	n mEDICAL	SUPPLIES THE
(Corporal	don Name)	(Document #)
2. (Corporati	(an Maria)	(Document #)
3.		(Constitution)
(Corporat	lon Name)	(Document #)
4.	Ion Name)	(Document #)
Walk in P	ick up time 2108	Certified Copy
Mail out V	Vill wait Photocopy	Certificate of Status
NEW FILINGS	AMENDMENTS	
Profit	Amendment	
NonProfit	Resignation of R.A., Offic	er/Director
Limited Liability	Change of Registered Age	ent
Domestication	Dissolution/Withdrawal	
Other	Merger	
OTHER FILINGS	REGISTRATION/ QUALIFICATION	
Annual Report	Foreign	THE STATE OF THE S
Fictitious Name	Limited Partnership	NANCY HENDRICKS MAY: 1 0 1995
Name Reservation		
	Reinstatement	
		 1
	Reinstatement	Examiner's Initials

CR2E031(10/92)

ARTICLES OF INCORPORATION OF SAKO MEDICAL SUPPLIES, INC.



THE UNDERSIGNED, A NATURAL PERSON COMPETENT TO CONTRACT, DOES HEREBY MAKE, SUBSCRIBE AND FILE THESE ARTICLES OF INCORPORATION FOR THE PURPOSE OF ORGANIZING A CORPORATION UNDER THE LAWS OF THE STATE OF FLORIDA.

ARTICLE 1

THE NAME OF THIS CORPORATION SHALL BE: SAKO MEDICAL SUPPLIES, INC. WHICH LOCATION IS 5854 W. FLAGLER ST. MIAMI, FL. 33144.

ARTICLE 2

NATURE OF CORPORATE BUSINESS AND POWER

THE GENERAL NATURE OF THE BUSINESS TO BE TRANSACTED BY THIS

CORPORATION SHALL BE TO ENGAGE IN ANY AND ALL LAWFUL BUSINESS

PERMITTED UNDER THE LAWS OF THE UNITED STATES AND THE STATE OF

FLORIDA.

ARTICLE 3

CAPITAL STOCK

THE MAXIMUM NUMBER OF SHARES THAT THIS CORPORATION SHALL BE AUTHORIZED TO ISSUE AND HAVE OUTSTANDING AT ONE TIME SHALL BE 1.000.000 SHARES OF COMMON STOCK, \$1.00 VALUE PER SHARE.

ARTICLE 4

THIS CORPORATION SHALL HAVE PERPETUAL EXISTENCE.

ARTICLE 5 REGISTERED AGENT AND INITIAL REGISTERED OFFICE IN FLORIDA

THE REGISTERED AGENT AND THE STREET ADDRESS OF THE

REGISTERED OFFICE OF THIS CORPORATION IN THE STATE OF FLORIDA SHALL BE:

MR. ORLANDO C. PIEDRA 5394 SW 119TH AVE. FT. LAUDERDALE, FL. 33330

ARTICLE 6

THIS CORPORATION SHALL ORIGINALLY HAVE ONE DIRECTOR.

ARTICLE 7

THE NAME AND ADDRESS OF THE INITIAL DIRECTOR OF THIS CORPORATION IS:

MR. AFMANDO P. DELGADO 5854 W. FLAGLER ST. MIAMI, FL. 33144

THE PERSON NAMED AS INITIAL DIRECTORS SHALL HOLD OFFICE FOR THE FIRST YEAR OF EXISTENCE OF THIS CORPORATION, OR UNTIL THEIR SUCCESSORS ARE ELECTED OR APPOINTED AND HAS QUALIFIED, WHICHEVER OCCURS FIRST.

ARTICLE 8
INCORPORATOR

THE NAME OF THE PERSON SIGNING THESE ARTICLES OF INCORPORATION AS THE INCORPORATOR IS ORLANDO C. PIEDRA, AND HIS ADDRESS IS 5394 SOUTHWEST 119TH AVE., FT. LAUDERDALE, FL. 33330

ARTICLE 9 INDEMNIFICATION

THIS CORPORATION SHALL INDEMNIFY TO THE FULLEST EXTENT PERMITTED BY FLORIDA STATUTE 607.014, AS MAY BE AMENDED FROM TIME TO TIME ANY DIRECTOR OR OFFICER OF THE CORPORATION WHO IS A PARTY OR IS THREATENED, PENDING OR COMPLETED ACTION OR SUIT BROUGHT AGAINST SAID OFFICER OR DIRECTOR IN THEIR OFFICIAL CAPACITY. THIS CORPORATION SHALL NOT INDEMNIFY ANY DIRECTOR OR OFFICER IN ANY ACTION OR SUIT, THREATENED, PENDING OR COMPLETED, BROUGHT BY HIM OR HER AGAINST THE CORPORATION, IN THE EVENT THE OFFICER OR DIRECTOR IS NOT THE PREVAILING PARTY. INDEMNIFICATION OF ANY OTHER PERSONS. SUCH AS EMPLOYEES OR AGENTS OF THE CORPORATION, OR SERVING AT THE REQUEST OF THE CORPORATION AS A DIRECTOR, OFFICER. EMPLOYEE OR AGENT OF ANOTHER CORPORATION, PARTNERSHIP, JOINT VENTURE, TRUST OR OTHER ENTERPRISE, SHALL BE DETERMINED IN THE SOLE AND ABSOLUTE DISCRETION OF THE BOARD OF DIRECTORS OF THE CORPORATION. PURSUANT TO FLORIDA STATUTE 607.014(9), NO COURT ORDER INDEMNIFICATION SHALL, UNDER ANY CIRCUMSTANCES BE PERMITTED.

ARTICLE 10

THIS CORPORATION EXPRESSLY ELECTS NOT TO BE GOVERNED BY FLORIDA STATUTE 607.108, AS AMENDED FROM TIME TO TIME, RELATING TO

AFFILIATED TRANSACTIONS.

ARTICLE 11 CO.ITROL SHARE ACQUISITIONS

THIS CORPORATION EXPRESSLY ELECTS NOT TO BE GOVERNED BY FLORIDA STATUTE 607.109, AS AMENDED FROM TIME TO TIME, RELATING TO CONTROL SHARE ACQUISITIONS.

IN WITNESS WHEREOF, THE UNDERSIGNED INCORPORATOR HAS EXECUTED FOREGOING ARTICLES OF INCORPORATION OF MAY 8TH 1995.

ORLANDO C. PIEDRA. INCORPORATOR

COUNTY OF PLORIDA)

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME ON THIS 8TH DAY OF MAY 1995 BY ORLANDO C. PIEDRA, AS INCORPORATOR

NOTARY PUBLIC Decay

MY COMMISSION EXPIRES:_

CIPA C. DIAZ
MY COMMISSION # CC 250998
EXCHES: April 26, 1997
Bended Thru Notary Public Undervirtans

1/28/97

I, ORLANDO C. PIEDRA AM HEREBY FAMILIAR WITH AND ACCEPT THE

DUTIES AND RESPONSIBILITIES OF SAID CORPORATION.

ORLANDO C. PIEDRA