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4355 Hancock Bridge Parkway N. Ft. Myers, FL 33303 813/997-1441 ARSHALL & ASSOCIATES

Richard A. Marshall

ENROLLED AGENT TAX ACCOUNTANT 200 Tarrenaj Trad 50000 Pa 1887 G. alnut. 813/639-3033

Secretary of State Corporate Division Tallahassee, Florida 32304

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Gentlemen:

Enclosed please find Articles of Incorporation for:	
We have previously contacted your off name under reference number Also enclosed please find our check i	•
This represents the following fees: Filing Fee	\$
Stock Authorization Fee Certified Copy Fee Res. Agent Filing Fee	
Total	\$

Please file this charter and return it to our office at your earliest convenience. If you find that you require additional information or fees, please do not hesitate to contact us. Your cooperation in this matter is greatly appreciated.

W 113/95

Respectfully,

Rill Hulland

MARSHALL & ASSOCIATES 4355 HANCOCK BRIDGE PKWY. N. FT. MYERS, FL 33903

ARTICLES OF INCORPORATIOFILED

SYKIA, INC.

95 JUL 10 PH 1:25

The undersigned subscriber to these artSEGRETARY OF STATE IALLANASSEE FLORIDA each a natural person competent to contract, hereby associate themselves together to form a corporation for profit under the laws of the State of Florida.

ARTICLE I

The name of this corporation shall be SYKIA, INC.

ARTICLE II

The general nature of the business to be transacted and carried on shall be:

- A. To carry on and conduct any lawful business in the State of Florida, including but not limited to, the business of operating a restaurant.
- B. The nature of business shall be deemed to include all the rights, powers and privileges now afforded by the laws of the State of Florida, and such rights as may hereafter be extended by the laws of Florida to corporations for profit.

ARTICLE III

The initial post office address of the principal place of business of this corporation in the State of Florida is; 154 Barton Blvd.
Rockledge, FL 32955
The Board of Directors may from time to time move the registered office to any other address in the State of Florida. The registered office and the principal place of business are one and the same.

ARTICLE IV

The Corporation shall commence upon compliance with the requirements of Florida law, and it's existence shall be perpetual.

ARTICLE V

The maximum number of shares of stock that the corporation is authorized to have outstanding at any time shall be 10,000 shares of the par value of \$1.00 per share, all of which shall be common stock of the same class.

ARTICLE VI

The name and post office address of the subscribers to the Certificate of Incorporation are:

James Plessas 1981 Greentree Rd. Cherry Hill, NJ 08003 Lampros Simos 3457 Tamiami Trail Port Charlotte, FL 33952

. The subscribers hereto are over the age of eighteen (18) years and are residents of the State of Florida.

ARTICLE VII

The amount of capital with which this corporation shall begin business shall be \$500.00

ARTICLE VIII

This corporation shall have two (2) directors initially. The number of directors may be increased or diminished from time to time by by-laws adopted by stockholders but shall never be less than one (1).

ARTICLE IX

The name and post office address of each of the first Board of Directors is:

James Plessas 1981 Greentree Rd. Cherry Hill, NJ 08C03 Lampros Simos 3457 Tamiami Trail Port Charlotte, FL 33952

ARTICLE XII

The foregoing Articles of Incorporation are to be construed as independent objects, purposes and powers in the operation of this corporation and all in furtherance and not in limitation of the general powers conferred by the laws of the State of Florida upon corporations organized thereunder the enumeration of these specific powers set forth in these Articles shall not be constructed to limit or restrict in any manner the general powers of this corporation as conferred upon by the laws of the Statutes of the State of Florida.

IN WITNESS WHEREOF, we have hereunto set our hands and seals

this lst day of July , 1995 .	
James Plessas	Lampros Samos
BEFORE ME, the undersigned authority James Plessas Lampros Simos	
to me known to be the persons described i	In the foregoing Articles of
Incorporation, who after being duly sworn	
executed the said Articles of Incorporati	
Ltated.	
WITNESS my hand and seal this <u>lst</u>	day of July , 1995 .
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	POTATE TO SECURE AND

ARTICLE X

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the stockholders, and approved at a Stockholders' Meeting by a majority of the stockholders entitled to vote thereon, unless all the directors and all the stockholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

ARTICLE X1

James Flessas is hereby designated as Registered agent upon whom service of process may be made.

Having been named to accept service of process for the foregoing corporation, at the place designed in this certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said acts relative to keeping open said business.

James Plessas

James Plessas 154 Barton Blvd. Rockledge, FL 32955

STATE OF FLORIDA COUNTY OF LEE

BEFORE ME, The undersign I authority, personally appeared

James Plessas to me known to be the persons described in the foregoing Articles of Incorporation, who, after being only sworn, depose and say that he/she executed the said Articles of Incorporation for the purposes therein stated.

NOTARY PUBLIC

MOLVEL BARFIC