P95000057723 ABS Sociates, Inc.

4726 Okeechobee Boulevard • West Palm Beach, Florida 33417 (407) 478-1451

July 18, 1995

Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

100001547081 -07/27/95--01005--008 ****122.50 ****122.50

Attn: Bobbie Eldridge

Re: Endtime Harvest Corporation

Dear Ms. Eldridge:

Please find enclosed a check for \$122.50 for the incorporating fees for Endtime Harvest Corporation originally filed as Harvest Corporation.

You have our authorization to correct the Articles of Incorporation to reflect the name change to Endtime Harvest Corporation from Harvest Corporation.

Very truly yours,

Claude Guyard Accountant - CPA

BE 7/26

ARTICLES OF INCORPORATION

OF

ENDTIME HARVEST CORPORATION

The undersigned subscriber to these Articles of Incorporation, each a natural personal competent to contract, hereby associated themselves together to form a corporation under the laws of the State of Florida.

ARTICLE I

NAME: The name of this corporation is: ENDTIME HARVEST CORPORATION

ARTICLE II

NATURE OF BUSINESS: The general nature of business to be transacted by this corporation is; any business or business activity permitted under the laws of Florida and the United States, specifically, to operate a restaurant.

ARTICLE III

CAPITAL STOCK: The maximum number of shares this corporation is authorized to have outstanding at any one time is; 10,000 shares at \$1,00 par value.

ARTICLE IV

INITIAL CAPITAL: The amount of capital with which this corporation will begin business is: \$500.00.

ARTICLE V

TERMS OF EXISTENCE: This corporation shall crist perpetually.

ARTICLE VI

ADDRESS: The initial address of this corporation in the State of Florida is; 5803 SW 34th Terrace Lot 34C, Fort Lauderdale, Florida 33312.

The Board of Directors may from time to time move the principal office to any other address in the State of Florida.

ARTICLE VII

DIRECTOR: This corporation shall have one director.

The number of Directors may be increased or decreased from time to time, by the by-laws adopted by the stockholders but shall have no less than one.

ARTICLE VIII

INITIAL DIRECTOR: The name and address of the member of the first Board of Directors is:

NAME ADDRESS

Elizabeth Baxter 5803 SW 34th Terrace Lot 34C

Fort Lauderdale, FL 33312

ARTICLE IX

The name and address of the subscriber of these Articles of Incorporation, the number of shares that he will have initially is,

NAME ADDRESS

Elizabeth Baxter 5803 SW 34th Terrace Lot 34C

500 Shares Fort Lauderdale, FL 33312

ARTICLE X

AMENDMENT: These Articles of Incorporation may be amended in the manner provided by law and approved by the Board of Directors in the manner provided them by the adopted by-laws of the corporation.

IN WITNESS HEREOF, I have made and subscribed these Articles of Incorporation this 10th day of July 1995.

Elizabeth Baxter

5803 SW 34th Terrace Lot 34C

Fort Lauderdale, FL 33312

STATE OF FLORIDA

COUNTY OF PALM BEACH

I hereby certify that on this day, before me, personally appeared Elizabeth Baxter, to me known to be the person described as incorporator and who executed the foregoing Articles of Incorporation, and acknowledged before me that he subscribed to these Articles of Incorporation.

NOTARY PUBLIC

State of Florida At Large

My commission expires:

FILED

CERTIFICATE OF DESIGNATION

95 JUL 26 PH 3: 16

REGISTERED AGENT/REGISTERED OFFICE TALLAHASSEE, FLORIDA

Pursuant to the provisions of Section 607.325, 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 this Corporation is: ENDTIME Harvest Corporation.
- 2. The name and address of the registered agent and office is:

Elizabeth Baxter, 5803 SW 34th Terrace Lot 34C, Fort Lauderdale, FL 33312,

SIGNATURE Complete Butter
(corporate officer)
TITLE President
DATE 7-11-95

Having been named to accept service of process for the above stated corporation, at the place designated in this certificate, I hereby agree to act in this capacity and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I accept the duties and obligations of Section 607.325, Florida Statutes.

SIGNAT	URE Blizibelh Butter	
DATE_	7-11-95	

·P95000057723

October 8, 1995

Florida Department of State Division of Gorporations L.O.Boxo 6327 Tallahassees Florida 32314

Sirk Madamer

500001609305 -10/12/95--01075--003 *****35.00 *****35.00

Attached are the articles of amendment to articles of incorporation of Endtime Narvest Corporation. It is my intent to change the name from Endtime Narvest Corporation to its dlbla name of The Gathering Llace, Inc.

The Federal identification number is 65-0595977.

Llease send acknowledgment to Elizabeth Baxter, Lresident 5808 SW 84 Terraces
(Tt. Lauderdale, Florida 88812.) My home telephone number is 805-966-2599 or for
your convenience you may use 1-800-178-7212.

Sincerefys

Elizabeth Baxter, Lresident Endtime Karvest Gorporation SECANASSEE FLORIDA
TALLANIASSEE FLORIDA

N/C

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

FILED 95 OCT 12 PH 2: 20 SECRETARY OF STATE TALLAHASSEE FLORIDA

ENDTIME	HARVEST CORPURATION	
	(present name)	

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

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

change present name of corporation to albla name from; Endtime Harvest Corporation change.

The GATHERING PLACE, Inc.

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:

THIRD: The date of each amendment's adoption: 10/8/95

FΩ	URTH: Adoption of Amendment(s) (CHECK ONE)		
	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.		
	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 cast for the amendment(s) was/were		
	sufficient for approval byvoting group		
团	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 day 8th of October , 19 95 Signature Blessteth Dester, President or other officer if adopted by the		
	(By the Chairman of the Board of Directors, President of other officer if adopted by the shareholders)		
	OR		
	(By a director if adopted by the directors)		
	OR		
	(By an incorporator if adopted by the incorporators)		
	Elizabeth Sax 114 Typed or printed name		
	President / Director		

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