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LAZARUS CORPORAT	E INDUSTRIES, INC.			
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MIAMI, FLORIDA	33174 (305)552-5973	OFFICE USE ONLY		
(City, State, Zip)) (Phone#) TIVE TALLAHASSEE			~
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CORPORATION NAM	IE(s) & DOCUMENT NUM	BER(s) (If known):		
1. 1. 11 11	in Beetween	(Document #)		
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NEW FILINGS	AMENDMENTS			٠
Profit	Amendment			
NonProfit	Resignation of R.A., Officer			
Limited Liability	Change of Registered Agen	t		
Domestication	Dissolution/Withdrawal			
Other	Merger			
OTHER FILINGS	REGISTRATION/	ı		
Annual Report	QUALIFICATION			
Fictitious Name	Foreign			
Name Reservation	Limited Partnership			
	Reinstatement			
	Trademark	P		
CR2E0J1(10/92)	Other	Examiner's In	THIRIS	

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I.M.M. DISTRIBUTORS CORP.

We, the undersigned, subscribers to these Articles of Incorporation, each being a natural person competent to contract, hereby associate ourselves together to form a corporation for profit under the laws of the State of Florida.

ARTICLE 1. NAME

The name of this Corporation is: I.M.M. DISTRIBUTORS CORP.

ARTICLE II. NATURE OF BUSINESS

This Corporation is organized for the purpose of transacting any or all business permitted under the laws of the United States of America and the laws of the State of Florida.

ARTICLE III. CAPITAL STOCK

The minimum number of shares of stock that this Corporation is authorized to have outstanding at one time is Sixty (60) shares of common stock, without nominal or par value. The consideration to be paid for each share shall be fixed by the Board of Directors.

ARTICLE IV. INITIAL CAPITAL

The great of capital with which this Corporation will bear Lusiness is not less than Five Hundred Dallars (\$500.00).

ARTICLE V. TERM OF EXCEPTIONS

This Corporation shall exist perpetually unless dissolved according to law.

ARTICLE VI. ADDRESS

The principal office of this Corporation in the State of Florida is:

8001 S.W. 10TH TERRACE MIANI, FL. 33144

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

ARTICLE VII. DIRECTORS

The Corporation shall have one director (s), initially. The number of directors may be increased or diminished from time to time by by-laws adopted by the stockholders.

ARTICLE VIII. INITIAL DIRECTORS

The names and post office addresses of the members of the first Board of Directors are:

ORLANDO RUIZ 8001 S.W. 10TH TERR. MIAMI, FL. 33144

PRESIDENT SECRETARY/TREASURER

ARTICLE IX. SUPERBIRE

The names and jost office addresses of each subscriber of these.

Articles of incorporation, the number of shares of stock each agrees to take, and the value of the consideration thereof are:

NAMES AND ADDRESSES

SHARES

ORLANDO RUIZ 8001 S.W. 10TH TERR. MIANI, FL. 33144

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The proceeds of the stock subscribed for is at least as much as the amount of capital necessary to begin business.

ARTICLE X

The registered agent of this Corporation shall be:

ORLANDO RUIZ

8001 S.W. 10TH TERR.

MIAMI, FL. 33144

ARTICLE XI. SPECIAL PROVISIONS

1. In furtherance, and not in limitations of the powers conferred by statute, the Pourd of Directors is expressly authorized to (a) fix the amount to be reserved as working capital over and above its capital stock paid in; (b) from time to time to determine whether and to what extent end at what times and places and under what conditions and regulations the accounts of the Corporation other than the stock book, or any of them,

shall be open to impostion of the site-ble bler, and no site-kholder shall have any right of inspection of any account, best or document of this Corporation except as conferred by statute, unless authorized by resolution of the stockholders or directors; and (c) pursuant to the affirmtive vote of stockholders of record, holding stock in the Corporation entitling them to exercise at least a majority of the voting power, given at a stockholder's meeting duly called for that purpose, or when authorized by the written consent of stockholders of record holding stock in the Corporation entitling them to exercise at least a majority of the voting power, the Pound of Directors shall have power and authority at any meeting to sell, lease or exchange all of the property and assets of this Corporation, including its Corporate franchises, or any property or assets essential to the business of the Corporation, upon such terms and conditions as its Bearl of Directors doems expedient for the best interest of the Corporation.

2. No contract or other transaction between the Corporation and any other corporation, in the absence of fraud, shall be affected or invalidated by the fact that any one or more of the directors of the Corporation is or are interested in, or a director or officer, or directors or officers of such other corporation, and any director or directors, individually or jointly may be party or parties to or may be interested in any such contract or transaction of the Corporation, or in which the Corporation is interested, and no contract, act or transaction, in the absence of fraud, shall be affected or invalidated by the fact that any director or directors of the Corporation is a party or are parties to or interested in such contract, act or transaction.

in a my way connected with such person or reasons, time or corporation, and each and every reason who may become a director of the Corporation is hereby relieved from any liability that might otherwise exist from his contracting with the Corporation for the benefit of himself or any firm, association in which he may be in anywise interested. Any director of the Corporation may vote upon any contract or other transaction between the Corporation and any submidliary or controlled corporation.

3. 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 stock entitled to vote thereon, unless all the directors and all stockholders sion a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

WITNESS our hands this TWENTY FIFTH

day of

MAY

, nineteen hundred ninety FIVE .

ORLANDO RUIZ, PRESIDENT

MAGEST HOSTING : MAZEN SELLAGED)

BEFORE ME, the understanted authority, personally appeared ORLANDO RUIZ -----

to me well known to be the person (s) described in the foreseiner Articles of Incorporation and the acknowledged before me that executed the foregoing instrument freely and soluntarily for the uses and purposes therein expressed.

(MOREL TO AND SURFARIBLE before me this twenty fifth $+3.e_{7}$

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THE COMMISSION PROPERTY.

CERTIFICATE DESIGNATION PLACE OF PROBLEMS OF DESIGNATION THE SERVICE OF PROCESS WITHIN THIS STATE, MAMING AGENT OFOR WIFM PROCESS MAY BE SERVED.

In pursuance of Chapter 48.091, Florida Statutes, the following is submitted, in compliance with said Act: First-That I.M.M. DISTRIBUTORS CORP. desiring to organize under the laws of the State of _____FLORIDA with its principal office, as indicated in the articles of incorporation at city of ____ MIAMI of ____DADE State of FLORIDA has named ORLANDO RUIZ located at 8001 S.W. 10TH TERR. (Street address and number of building, post office box address not acceptable) City of _____MIAMI ______County of ___DADE State of Florida, as its agent to accept service of process within this state. ACKIKULEDGEMENT: (MUST BE SIGNED BY DESIGNATED AGENT) Having been named to accept service of process for the above stated corporation, at place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said $\dot{\omega}$ Act relative to keeping open said office.

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LAZARUS CORPORA	TE INDUSTRIES, IN		
BOO C.W. B7 AVE			
	33174 (305)552.5973	OFFICE USE ONLY	
	ATIVE TALLAHASSEE		
(904) 385-6715			
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NEW FILINGS	AMENDMENTS		
Profit	✓ Amendment		
NonProfit	Resignation of R.A., Officer/Dir	ector	
Limited Liability	Change of Registered Agent		
Domestication	Dissolution/Withdrawal		
Other	Merger		
OTHER FILINGS	REGISTRATION/	M SENTER SE	2 7 1995
Annual Report	QUALIFICATION		
Fictitious Name	Foreign		
Name Reservation	Limited Partnership		
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	l Trademark I		

Other

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Examiner's Initials

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

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D.M.M. OF DEEP TORON OFFI.

(ive sent 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):

ARTICLE VILL PEING AMENDED AS FOLLOWS:

ORLANDO RUIZ

PRESIDENT TREASURER

GRISSEL RUIZ

STORTTARY

ARTICLE IN BEING AMENDED AS LORIOWS:

ORLANDO RUTZ

30 SHARES

SOOF SW TOTH TERR. MIAMI, II., 33144

GRISSEL RUIZ

8001 SW 101H TIRE. MIAMI, FL. 33144 30 SHARLS

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:

DOLOBER 26. 95 CARITCLE VIII & IXX

THIRD: The date of each amendment's adoption.