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Examiner's Initials

LAZARUS CORPORATE (Requestor's Name)	INDUSTRIES, INC.		
890 S.W. 87 AVENUE	E, SUITE: 16		
MIAMI, FLORIDA 3:	3174 (305)552-5973	OFFICE USE ONLY	
LOCAL REPRESENTAT			
(904) 385-6715			
CORPORATION NAME	E(s) & DOCUMENT NUMB	3000001155.54 -08/08/95010930 ++++122.50 ++++12. ER(S) (ifknown):	-5-6 14 2,50
1. FOUR	2 R COSP.		
(Corporation	n Name)	(Document #)	
2. (Corporation	1 Namel	(Document #)	
3.		(Decomon)	
(Corporation	Name)	(Document #)	
4. (Corporation	n Nama)	(Document #)	
Walk in Picl	kuptime <u>2777</u>	Certified Copy	
Mail out W	ill wait Photocopy	Certificate of Status	
NEW FILINGS	AMENDMENTS		
Y Profit	Amendment		
NonProfit	Resignation of R.A., Officer/L	Director	
Ulmited Liability	Change of Registered Agent		
Domestication	Dissolution/Withdrawal		
Other	Merger		
OTHER FILINGS	REGISTRATION/ QUALIFICATION		
Annual Report	Foreign		
Fictitious Name	Limited Partmership		
Name Reservation	Reinstatement		

CR2E031(10/92)

Trademark

Other

ARTICLES OF INCORPORATION

FILED

<u>CF</u>

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FOUR R CORP

TABLE AND THE A

THE UNDERSINGNED SUBCRIBERS TO THESE ARTICLES OF INCORPORATION KNOWN TO BE NATURAL PERSONS COMPETENT TO COTRACT, HEREBY ORGANIZE AND INCORPORATE A CORPORATION UNDER THE LAWS OF THE STATE OF FLORIDA.

ARTICLE I. NAME

THE NAME OF THE CORPORATION IS:

FOUR R CORP

ARTICLE II. NATURE OF BUSINESS

THE CORPORATION MAY ENGAGE IN ANY ACTIVITY OR BUSINESS PERMITTED UNDER THE LAWS OF THE UNITED STATE AND OF THIS STATE.

ARTICLE III. CAPITAL STOCK

THE MAXIMUM NUMBER OF SHARES OF STOCK THAT THIS CORPORATION IS AUTHORIZED TO HAVE OUTSTANDING AT ANY ONE TIME SHARE OF CCMMON STOCK HAVING A NOMINAL OR PAR VALUE OF 500 \$ 1.00 PER SHARE.

ARTICLE IV. INITIAL CAPITAL

THE AMOUNT OF CAPITAL WITH WHICH THIS CRPORATION WILL BEGIN BUSINESS IS: $\$\ 500.00$

ARTICLE V. TERM OF EXISTENCE

THIS CORPORATION IS TO EXIST PERPETUALLY.

ARTICLE VI. ADDRESS

THE INITIAL POST OFFICE ADDRESS OF THE PRINCIPAL OFFICE OF THIS CORPORATION IN THE STATE OF FLORIDA IS.

3720 SW 27 Terra Miami F1 33145

THE BOARD OF DIRECTORS MAY FROM TIME TO TIME MOVE THE PRINCIPAL OFFICE TO ANY OTHER ADDRESS.

ARTICLE VII. DIFECTORS

THIS CORPORATION SHALL HAVE $\frac{3}{2}$ DIRECTORS INITIALLY. THE NUMBER OF DIRECTORS MAY BE INCREASED OR DIMINISHED FROM

ARTICLE VIII. INITIAL OFFICERS AND DIRECTORS

THE NAME AND POST OFFICE ADDRESS OF THE FIRST BOARD OF DIRECTORS ARE:

Jorge F Pineiro Alberto T Sosa Julio C Costa	3720 SW 3720 SW 3720 SW	27	Terra	Miami	FI	221/5
	• • • •	-	4 C L L D	1 1 12 111 T	Γ	33141

THE INITIAL OFFICERS OF THIS CORPORATION ARE:

Jorge F Pineiro President
Alberto T Sosa Secretary
Julio C Costa Vice-President

ARTICLE IX. AMENDMENTS

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 IT TO THE STOCKHOLDERS AND APPROVED AT THE STOCKHOLDERS' MEETING BY A MAJORITY OF THE STOCK ENTITLED TO VOTE THEREON, UNLESS ALL DIRECTORS AND ALL THE STOCKHOLDERS SING A WRITTEN STATEMENT MANIFESTING THEIR INTENTION THAT A CERTAIN ANDMENT OF THESE ARTICLE OF INCORPORMENT

CERTAIN ANDMENT OF THESE ARTICLE OF INCORPORATION BE MADE.

IN WITNESS THEREOF, THE UNDERSINGNED HAVE HEREUNTO SET
THEIR HANDS SEAL AND HAVE ACKNOWLEDGED AND FILED IN THE OFFICE
OF THE SECRETARY OF STATE OF FLORIDA AS SUBSCRIBERS OF THE
FOR TGOING ARTICLES OF INCORPORATION THIS DAY OF SIGNATURES

August 4 1995

Jorge F. Fineiro

Julio C Costa

Alberto T Sosa

CERTIFICATE OF DESIGNATION REGISTERED ACENT/REGISTERED CEFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.325, FLORIDA STATUTES, THE UNDERSINGED 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: FOLK & CORP
ALBERTO T SOSA
2. THE NAME AND ADDRESS OF THE REGISTERD AGENT AND OFFICE IS:
3720 SW 27 Terra Miami Fl 33145
[P.O.BOX NOT ACCETABLE]
[CITY/STATE/ZIP]
SIGNATURE [CORPORATE OFFICER]
TITLE President
DATE (15 - (14 - 95)
HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION, AT THE PLACE DESIGNATED IN THE 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, STATUTES. SIGNATURE DATE 08-04-95

REGISTERED AGENT FILLING FEE: \$20.00