Requestor's Normes	4490
890 S.W. 87 AVENUE, SUITE: 16	
MIAMI, FLORIDA 33174 (305)552-5973 (City, State, Zip) (Phone #) LOCAL REPRESENTATIVE TALLAHASSEE	OFFICE USE ONLY
<u>(904)385-67i5</u>	

CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known):

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1. <u> </u>	LALCT, RIC	60,20	
(Colporal	tion Name)	(Document #)	
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3.	ion Name)	ECTIVE DATE	
4,	ion (Name)	(Document #) AUG 4 1995	ាមមួយមានសង្ការី អ្ន
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Mail out V	Will wait Photocopy	Certificate of St	atus
NEW FILINGS	AML: IDMENTS		
V Profit	Amendment		95
NonProfit	Resignation of R.A., Of	ficer/Director	
Limited Liability	Chaone of Registered A	gent	-
Domestication	Dissolution/Withdrawal		
Other	Merger		
OTHER FILINGS	REGISTRATION/ QUALIFICATION		
Annual Report	Foreign		
Fictitious Name	Limited Partnership	-	
Name Reservation	Reinstatement	-	
		4	
	Trademark	Ехаг	niner's Initials
CR2E031(10/92)	Other]	

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ARTICLES OF INCORPORATION

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1.1.1 6-9.77

OF

P. HECTRIC, H.

The undersigne incorporator (s), for the purpose of foming a corporation under the Florida Business Corporation Act, hereby adopt(s) the following Articles of Incorporation.

ARTICLE 1 - NAME

The name of the corporation shall be:

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G.F. ELECTRIC, CORF.

ARTICLE 2 - DUP ATION

The term of existence of the corporation is perpetual

ARTICLE 3 - PURPOSE

The corporation may transac any and all lawfull business for wich corporations may

be incorporated under the Florida General Corporation Act.

ARTICLE 4 - CAPITAL STOCK

The aggregate number of shares wich the corporation has ithority issue us 100 all of wich shall be common shares (\$ 1.00) par value each.

ARTICLE 5 - PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be 95 W. 57 St., Hialeah, Florida 33012

and the name of the initial registered agent at such address is : GONZALO PLANAS

EFFECTIVE DATE

AUG 4 1995

ARTICLE 6 - DIRECTORS

The business of the corporation shall be managed by the stockholders of stockholders of the corporation rather than by board of directors.

ARTICLE 7 - COMMENCEMENT OF EXISTENCE

The corporation shell be deemed to commence its existence on

August 4th, 1995

ARTICLE 8 - INCORPORATOR (S)

The name(s) and street address (es) of the incorporator (s) to these

Articles of Incorporation is (are) :

:

GONDALO PLANAS

PRESIDENT

90 W. 57th .T. Hisleah, Fl. 33012 Ł

ARTICLE 9 - PREEMPTIVE RIGHTS

Each shareholder of any class of stock of this corporation shall be entitled to full preemptive rights to purchase any unissued of treasury shares of the corporation and any securities of the corporation convertible into or carrying a right to subscribe to or acquire shares of any such unissued or treasury shares.

ARTICLE 10- BYLAWS

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The power to adopt, alter, amend or repeal bylaws shall be vested in the stockholders of the corporation.

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ARTICLE 11 - SHAREHOLDER ACTION

All the stockholders of the corporation shall be required for any shareholder action.

APTICLE 12 - AMENDMENT OF ARTICLES

The shareholders shall have to power to adopt, amend, alter change or repeal these articles of incorporation when proposed and approved at a stockholders meeting, with no less than a majority vote of the common stock.

ARTICLE 13 - CUMULATIVE VOTING

The shareholders of this corporation shall be allowed to vote their shares cumulatively so as to give one candidate as many votes as one number of directors to be elected.

miltiplied by the number of this shares, and to distribute them among as many candidates as he may wish. Notice must be given by any shareholder to the President or another principal officer of said corporation not less than twentyfour prior to the time set for the holding of a shareholders meeting for the election of directors said shareholder intends to cumulated his vote at said election

ARTICLE 14 - STOCK TRANSFER RESTRICTIONS

A A shareholder may not the result is ign, pledge or otherwise dispose of his shares of stock on this corporation until such shares have first been offered to the corporation by writen notice. The offer to sell the stock shall be made to the corporation at a negotiable price and said offer shall remain open to the corporation for a period or thirty days after receipt of the offer by the corporation is a negotiable price and said offer shall offer by the corporation for a period or thirty days after receipt of the offer by the corporation is a negotiable price and said offer shall offer by the corporation for a period or thirty days after receipt of the offer by the corporation is period or the corporation is period or the corporation period or the corporation is period or the corporation

In the event the co₁ vation does not accept the offer a similar offering in wirting shall be made to the remaining shareholders at the same price for the pro-rate proportion of their shares to the total in other of oustanding shares less the shares of the offering shareholders. In the event th offer shall not be accepted within thirty days after receipt of the offer by the shareholder, the share may be transferred to the interest outside purchaser at that price

B. In the event of the desch of any shareholder, the corporation shall have first option to purchase to stock of the corporation by so notifying the personal representative of the estate of the deceased shareholder would thirty days after notification by the personal representative of the death of the shareholder. The purchase price shall be the work value of the decent stock, unless some other value is stipulated in a separate agreement executed by the stockholders and the corporat. IN WITNESS WHEREOF, I (we) have the subscribed my name on

ee.

Shareholder, incorporator

Shareholder, Incorporator

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Shareholder, Incorporator

Shareholder, Incorporator

STATE OF FLORIDA COUNTY OF DADE

Before me, a Notary Public, personally appeared

Gonzalo Planas

known to me to the persons whose names are subscribed to the within

instrument, and acknowledged that the executed the name for the purpose

therein contained.

IN WITNESS WHEREOF, I hereunto set my hand and official

seal at Miami, Florida, on

August 4th, 1995

NOTARY PUBLIC State of Florida at Large

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My commissions expires

OFFICIAL NOT ANY SEAL L VAL NZULU. JOTARY FUBLIC STATE OF FLOSDDA COMMISSION NO CC 111-71 MY COMMISSION EXPLOSE 11 1997

Personally known

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

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Pursuant to the provision of Section 507 325, 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

100 The name of the corporation is

2 00 The name and address of the registered agent and office is

Sonzalo Flanas →5 W. - 7 St. Fialcat, 11. →3011

SIGNATURE

Corporate Officer

(1)

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TITLE

President

DATE

Aurust 4th, 1995

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 PERFOMANCE OF MY DUTIES, AND I ACCEPT THE DUTIES AND OBLIGATIONS OF SECTION 607.325, FORIDA STATUTES.

SIGNATURE	A	itre	•	5-5
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TITLE	<u> </u>			· •
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