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OFFICE USE ONLY (Document #) FERNANDEZ, PETR & ASSOCIATES, INC. 1200 NE 207th ST (Address) MIAMI, FL 33179 (City, State, Zip) (Phone #) OFFICE USE ONLY CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known): 1. AARON & SON PROFESSIONAL LANDSCAPE & LAWN SERVICE, INC. (Corporation Name) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) X Certified Copy Walk in Pick up time Photocopy Certificate of Status X Mail out Will wait **AMENDMENTS NEW FILINGS** Amendment Profit NonProfit Resignation of R.A., Officer/Director Limited Liability Change of Registered Agent Dissolution/Withdrawal Domestication Merger 000001553491 -08/11/95--01055--020 ****122.50 ****122.50 Other REGISTRATION/ OTHER FILNGS QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation

Reinstatement
Trademark
Other

CR2E031(9/92)

PERNANDEZ, PETR & ASSOCIATES, INCORPORATED

1200 NE 207th STREET

MIAMI, FL 33179

(305)651-4649

-4649

Dated .19 05

Department of State Division of Corporations P.O. Box 6327 Tallahassee,Florida

SUBJECT: INCORPORATION OF "AARON & SON PROFESSIONAL LANDSCA	PE
I enclose an original and 2 copy(ies) of Articles of Incorporation for the above corporation check in the amount of $\frac{122.50}{}$.	the and a

FERNANDEZ, PETR & ASSOCIATES, INC.

Name
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City State Zip
(305)651-4649

Telephone Number

ARTICLES OF INCORPORATION

<u>of</u>

AARON & SON PROFESSIONAL LANDSCAPE & LAWN SERVICE. INC.

The undersigned, acting as the incorporator(s) of a corporation under the Florida Business Corporation Act, adopt(s) the following Articles of Incorporation for such corporation.

FIRST: The name of the corporation is AARON & SON PROFESSIONAL LANDSCAPE & LAWN SERVICE, INC.

SECOND: The period of duration of the corporation is perpetual.

THIRD: The purpose or purposes for which the corporation is organized are to engage in a general LANDSCAPE & LAWN MAINTENACE SERVICE

business and to do everything necessary, proper, advisable, or convenient for the accomplishment of said purposes, and to do all other things incidental to them or connected with them that are not forbidden by the Florida corporation laws or by other law, or by these articles of incorporation, and to carry out said purpose in any state, territory, district, or possession of the United States, or in any foreign country, to the extent that these purposes are not forbidden by the law of the state, territory, district, or possession of the United States, or by the foreign country.

FOURTH: Authorized Shares.

Number. The aggregate number of shares that the corporation shall have the authority to issue is $\frac{100}{100}$ shares of Capital Stock with a value of $\frac{$1.00}{100}$ per share.

Initial Issue. 100 shares of the Capital Stock of the corporation shall be issued for cash at a value of \$1.00 per share.

Stated Capital. The sum of the value of all shares of Capital Stock of the corporation that have been issued shall be the stated capital of the corporation at any particular time.

Dividends. The holders of the outstanding capital stock shall be entitled to receive, when and as declared by the Board of Directors, dividends payable either in cash, in property, or in shares of the capital stockof the corporation.

No Classes of Stock. The shares of the corporation are not to be divided into classes.

No Shares in Series. The corporation is not authorized to issue shares in series.

FIFTH: The initial street address in Florida of the initial registered office of the corporation is _ 965 NW 199th STREET MIAMI, FL 33169 and the name of the initial registered agent at such address is AARON D. WRIGHT The initial board of directors shall consist of_ members, who need not be residents of the State of Florida or shareholders of the corporation. SEVENTH: The names and addresses of the persons who shall serve as directors until the first annual meeting, or until their successors shall have been elected and qualified are as follows: ZIP CODE STATE CITY NAME STREET ADDRESS 33169 965 NW 199th ST_ IMAIM FL AARON D. WRIGHT PETION VILLE, RUE LAMARE#16 PORT-AU PRINCE, HAITE ROBERT BAZILE EIGHTH: The name(s) and address(s) of the initial incorporator(s) is (are) as follows: STATE ZIP CODE STREET ADDRESS CITY NAME 33169 965 NW 199th ST MIAMI FL AARON D. WRIGHT of the corporation shall be required for any shareholder action.

NINTH: An affirmative vote of (three-fourths) (all) of the shares

TENTH: The shareholders shall have the power to adopt, amend, alter, change or repeal the articles of incorporation when proposed and approved at a stockholders meeting, with not less than a majority vote of the common stock.

ELEVENTH: The holders of the common stock of this corporation shall have preemptive rights to purchase, at prices, terms and conditions that shall be fixed by the Board of Directors, such of the shares of the stock of this corporation as may be issued for money (money, or any property or services) from time to time, in addition to that stock authorized (authorized and issued) by the corporation. The preemptive right of any holder is determined by the ratio of the authorized (authorized and issued) shares of common stock held by the holder all shares of common stock currently authorized (authorized and issued).

TWELFTH: The address of the principal office is _ 965 NW 199th STREET MIAMI, FL 33169

THIRTEENTH: The shareholders of this corporation shall by allowed to vote their shares cumulatively so as to give one shareholder as many votes as the number of directors to be elected multiplied by the number of said shareholders shares, to distribute them among as many candidates as said shareholder may wish. Notice must be given by any shareholder to the President or a Vice President of said corporation not less than 24 hours prior to the time set for the holding of a shareholder's meeting for the election of directors that said shareholder intends to cumulate his vote at said election.

My Commission Expires January 2, 1999
Commission # CC 430934

CERTIFICATE OF DESIGNATION

REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of Section 607.0501, 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.

2. T name and address of the registered agent and office is: 965 NW 199th STREET MIAMI, FL 33169	99#56 99#56
	H PH 2:
Signature: v Acron P. Ming	_
Title: PRESIDENT	
Date: 8/8/95	
HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANT OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATION OF MY POSITION AS REGISTERED AGENT.)F
Signature: X Aaron J. Wast	
Date: 8/8/95	

VIRGINIA PETR
NOTARY PUBLIC, STATE OF FLORIDA
My Commission Expires January 2 1989
Commission ECC 430934