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ACCOUNT NO. : 0721000000032

REFERENCE : 685909 94718

AUTHORIZATION :

COST LIMIT : 9 122.50

ORDER DATE: September 18, 1995

ORDER TIME : 9:05 AM

ORDER NO. : 685909

- POODDO1587717

CUSTOMER NO: 9471A

CUSTOMER: Mary E. Hurtado, Legal Asst LAURENCE D. GORE, ESQUIRE

Suite 215

2400 East Commercial Boulevard

Ft. Lauderdale, FL 33308

DOMESTIC FILING

NAME: G.L. & A.H. TRAVEL, INC.

ARTICLES OF INCORPORATION CERTIFICATE OF LIMITED PARTNERSHIP

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY XXX PLAIN STAMPED COPY CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Danny G. Smith

EXAMINER'S INITIALS:

72 CB R (mm 2)

ARTICLES OF INCORPORATION

OF

G.L. & A.H. TRAVEL, INC.

The undersigned incorporator hereby forms a corporation under Chapter 607 of the laws of the State of Florida.

ARTICLE I. NAME

The name of the corporation shall be:

G.L. & A.H. TRAVEL, INC.

The address of the principal office of this corporation shall be 7040 West Palmetto Park Road, Boca Raton, Florida 33433, and the mailing address of the corporation shall be the same.

ARTICLE II. NATURE OF BUSINESS

This corporation may engage or transact in any or all lawful activities or business permitted under the laws of the United States, the State of Florida or any other state, country, territory or nation.

ARTICLE III. CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 5,000 shares of common stock having no par value per share.

ARTICLE IV. REGISTERED AGENT

The street address of the initial registered office of the corporation shall be 1201 Mays Street, Tallahassee, Florida 32301, and the name of the initial registered agent of the corporation at that address is Corporation Service Company.

ARTICLE V. TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE VI. OFFICERS

The name and addresses of the initial officers of the corporation who shall hold office for the first year of the corporation, or until their successors are elected or appointed are:

Sam M. Aron Pres. 7040 Palmetto Park Road Boca Raton, Florida 33433

Gary Hardin V. Pres. Same

Michael Lembo

Same

Sec./Treas.

ARTICLE VII. INCORPORATOR

The name and street address of the incorporator to these Articles of Incorporation:

Corporation Service Company 1201 Hays Street Tallahassee, Florida 32301 IN WITNESS WHEREOF, the undersigned agent of Corporation Service Company, has hereunto set their hand and seal of Corporation Service Company on September 19, 1995.

CORPORATION SERVICE COMPANY

By: KOLLO R. CLI P. Dunlap

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION

Corporation Service Company, a Delaware corporation authorized to transact business in this State, having a business office identical with the registered office of the corporation named above, and having been designated as the Registered Agent in the above and foregoing Articles, is familiar with and accepts the obligations of the position of Registered Agent under Section 607.0505, Florida Statutes.

CORPORATION SERVICE COMPANY

By: Kung R. Dunlap

CLD/dgs

P95 1000 72153



ACCOMPT NO. 1 072100000000

REFERENCE : 685000 9471A

AUTHORICATION :

COST LIMIT : 2 36.00

URDER DATE : Suptember 18, 1995.

ORDER TIME : 5:30 PM

ORDER NO. : 6899を9

CUSTOMER NO: 9471A

CUSTOMER: Mary E. Hurtado, Legal Acet

Laurence D. Gore, Enquire

Suite 215

2400 East Commercial Boulevard

Ft. Lauderdale, FL 33308

CHANGE OF AGENT

HAME: G.L. & A.H. TRAVEL, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY

Y PLAIN STAMPED COPY

CONTACT PERSON: GAIL SHELBY

700001606307

•	Date Filed			
Statemi	ENT OF CHANGE OF	REGISTERED OF	FICE	
AND REGISTERED AGENT				
signed corporation, organized the purpose of changing its re	Sections 607.0501 and 607.0 I under the laws of the State egistered office and registered	of Florida, submits the Lagent in the State of F	: following statement for Florida.	
1. The name of the corporati	on is: 6, 1, 4 A.	H. Travel, I) 1C	
2. The name and address of CO	its present registered agent is PRPORATION INFORMATION 1201 Hays Stre Tallahassee, Florida	ON SER VICES, IN C.	SS 95	
3. The name and street address	(P.O. BOX NOT ACCE	ent is to be changed is:		
7040 181	Notto tack t	ead		
130 CA K	aton, the 33	1433		
agent, as changed, are ide 5. Such change was authorize	egistered office and the street intical. eed by resolution duly adopte ized by the board of directors Area President Signatur	d by its board of direct	_	
(Typed or primed name an	d title)		of Vice President)	
	Date	9/28/95		
ABOVE STATED CORPORA ACCEPT THE APPOINTMENT THER AGREE TO COMPLY AND COMPLETE PERFORM	REGISTERED AGENT AND ATION AT THE PLACE DEST AS REGISTERED AGENT AWITH THE PROVISIONS OF MANCE OF MY DUTIES, AND AS REGISTERED ACTION AS REGISTERED ACTION AS	IGNATED IN THIS CI IND AGREE TO ACT IN F ALL STATUTES REL ID I AM FAMILIAR W	ERT. FICATE, I HEREBY NTHIS CAPACITY, I FUR- LATIVE TO THE PROPER VITH AND ACCEPT THE	
Please Print/Type Name	Sam M. Aron			
Signature	ina -			
Date 9/28/95	(Agent)			
CIS ±92	FILING FEE	\$35_		

CIS 492

Charter No.

P95000072153

TRAVEL GALLENY IELUXE CRUISES 7040 W. PALMETTO PARK RD. #9 BOCA RATON, FL 33433 (407) 394-8800 • FAX (407) 394-3798

OFFICE USE ONLY

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Jon Dentis		
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Limited Liability Domestication Other	Change of Registered Age Dissolution/Withdrawal Merger REGISTRATION/ QUALIFICATION Foreign Limited Partnership	Ann Russo authorities adoption Examiner's Initials (FT)

FILED

ARTICLES OF AMENDMENT 1985 DEC -7 PH 5: 12 TO ARTICLES OF INCORPORATION ASSECTION OF A DECEMBER OF THE ORIDA

G.L. + A. H. TRAVEL, INC.

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 VI OFFICERS (AMENDED)

SAM M. ARON 7040 PALMETTO PARK ROAD PRESIDENT BOCA RATON, FLORIDA 33433

GARY HARDIN SAME V-PRES

FRANK GULISANO SAME SECRETARY

MICHAEL LEMBO SAME TREASURER

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: 12-4-95

FO	URTH: Adoption of Amendment(s) (CHECK ONE)			
X	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 by" voting group			
	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 4TH of DECEMBER, 19 95. Signature (By the Chairman or Vice Chairman of the Board of Directors, President or 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)			
	SAM M. Alcon Typed or printed name			
	PRESIDENT			
	Title			

. . . .