P960000 34767

LAZARUS COR	PORATE_INDUSTRIES, INC	74/6) /
890 s.w. 87	AVENUE SUITF: 16 Address		
MIAMI, FLORIDA 33174 (305)552-5973 City/State/Zip Phone # LOCAL REPRESENTATIVE TALLAHASSEE			e Use Only
	SENTATIVE TALLAHASSEE I NAME(S) & DOCUMENT I		
1. CENTR Con 2. Transtation	•	(Document H) (Document H) (Document H)	•
4(Cor	poration Name) Profice up time _ ないの	-04 ## (Document #)	00001789117 1/22/9601070011 ***78.75 *****78.75
Mail out Will wait Photocopy Certificate of Status			
NEW FILINGS	AMENDMENTS	ANGULTE.	1: 29 FLORIDA
Profit	Amendment		DI P
NonProfit	Resignation of R.A., Officer/	Director	
Limited Liability	Change of Registered Agent		
Domestication	Dissolution/Withdrawal		Ç.
Other	Merger		# 12 E
Annual Report Fictitious Name	REGISTRATION/ QUALIFICATION Foreign		\$ 7.50 TO
Name Reservation	Limited Partnership	-	전 50 전 50
	Reinstatement	-	_ ,
	Trademark Other	01.1	ADD 2 0 1007
	I Long	3N	APR 2 2 1996

CR2E031(1/95)

Examiner's Initials

TRANSMITTAL LETTER

Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

SUBJECT: Centro de Impotencia, Inc. (proposed corporate name)

Enclosed is an original and one (1) copy of the articles of incorporation and our check for $\frac{5}{78.75}$.

FROM:

Centro de Impotencia, Inc.
Name (printed or typed)

1990 S.W. 1st Street Address

Miami, PL 33135 City, State & Zip

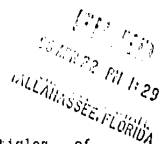
(305) 261-6251 Telephone Number

Note: Please provide the original and one copy of the Articles.

ARTICLES OF INCORPORATION

OF

JENTRO DE IMPOTENCIA, INC.



The undersigned subscribers to these Articles of Incorporation, natural persons competent to contract, hereby form a corporation for profit under the laws of the State of Florida.

ARTICLE I-NAME

The name of the corporation is Centro de Impotencia, Inc.

ARTICLE II-NATURE OF BUSINESS

The general character, purpose, and nature of business to be transacted by this corporation is to carry on in any capacity and business or trade deemed legal in the State of Florida.

ARTICLE III-CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any time is 500 shares of common stock, each share having a par value of \$1.00.

ARTICLE IV-INITIAL CAPITAL

The amount of the capital with which this corporation shall begin business is \$500.00.

ARTICLE V-TERM OF EXISTENCE

The corporation shall have perpetual existence.

ARTICLE VI-ADDRESS

The initial street address of the principal office of this corporation is to be at

1990 S.W. 1st Street Miami, FL 33135

The Board of Directors may from time to time designate such other address and place for the principal office of this corporation as it may see fit.

ARTICLE VII-REGISTERED AGENT

In pursuance of Chapter 48.091, Florida Statutes, the following is submitted in compliance with said Act:

That, Centro de Impotencia, Inc. desiring to organize under the laws of the State of Florida with its principal office as indicated in the Article of Incorporation, County of Dade, has named:

> Santiago A. Casanova, M.D. 1990 S.W. 1st Street Miami, FL 33135

as its agent to accept service of process within this state.

ACKNOWLEDGEMENT

Having been named to accept service of process for the above stated corporation, at the place designated in this certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said Act relative to keeping open said office.

Santiago A. Casanova, M.D.
Registered Agent

The corporation shall have (2) directors initially. The number of directors may be increased or diminished from time to time by the By-laws, but shall never be less than one.

ARTICLE VIII-INITIAL DIRECTORS

The names and street addresses of the initial directors who shall hold office until their successors are elected and have qualified are as follows:

Santiago A. Casanova, M.D.: President

Raquel Medel: Vice President/Secretary/Treasurer

Located at: 1990 S.W. 1st Street Miami, FL 33135

ARTICLE IX-INCORPORATOR

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

Santiago A. Casanova, M.D. 1990 S.W. 1st Street Miami, FL 33135

ARTICLE X-EFFECTIVE DATE

These Articles of Incorporation shall be effective upon acceptance by the Secretary of State.

ARTICLE_XI-AMENDMENT

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 stockholders entitled to vote thereon, manifesting their intention that a certain amendment to these Articles of Incorporation be made.

IN WITNESS WHEREOF, we have hereunto set our hands and seals, acknowledged and filed this foregoing, Articles of Incorporation under the laws of the State of Florida, this 25th day of March, A.D. 1996.

Santiago A. Casanova

SS APR 22 PII 1:29

P96000034767

TRANSMITTAL LETTER

Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

SUBJECT: CENTRO DE IMPOTENCIA, INC. (Corporate name)



800001846788 -06/03/96--01010--006

*****35.00 *****35.00

Enclosed is an original and one (1) copy of the articles of amendment and our check for \$35.00.

FROM:

CENTRO DE IMPOTENCIA, INC.
Name (printed or typed)

7951 S.W. 40TH STREET, SUITE 208B

MIAMI, FLORIDA 33155 City, State & Zip

(305) 261-6251 Telephone Number

Amend

Note: Please provide the original and one copy of the Articles.

AMBHOMENT TO THE ARTICLES OF INCORPORATION OF CENTRO DE IMPOTENCIA, INC.

BEFORE ME, the undersigned authority, this day personally appeared Raquel Medel, who first by me being duly sworn deposes and, says:

- 1. That affiant is the Vice President/Secretary/Treasurer, and stockholders of Centro de Impotencia, Inc., who has on the date set forth below resigned as officer.
- 2. Be it amended that the corporation officers is hereby changed and shall hereafter be known as Santiago A. Casanova, M.D. as President/Vice President/Treesurer.
- 3. The date of the change of officers shall be effective on the date filed in the Office of the Secretary of State, Division of Corporations, State of Florida. This is adopted the 16th day of May, 1996.
- 4. The number of votes cast by the shareholders was sufficient for approval.

Santiago A. Casanova, M.D.

President

Travel-Medel