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FLORIDA DEPARTMENT OF STATE
Sandra B. Mortham
Scoretary of State

April 26, 1996

EMPIRE CORPORATE KIT COMPANY

MIANI, FL

SUBJECT: LACHAR CORPORATION

REF: W960000000024

We received your electronically transmitted document. However, the document has not been filed and needs the following corrections:

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of an entity name DOES NOT constitute a difference. Please select a new name and make the substitution in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

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Loria Poole Corporate Specialist FAX Aud. #: H96000005674 Latter Number: 096A00020005

#### ARTICLES OF INCORPORATION

OF

#### LACKAR OF MEANI CORPORATION

The undersigned incorporator for purposes of forking a corporation under the Florida Business Corporation Act, hereby adopts the following Articles of Incorporation:

FIRST: The name of the Corporation is LACHAR of Mismi Corporation (the "Corporation").

SECOND: The street address of the initial principal office and mailing address of the Corporation is 150 S.R. 2nd Avenue, Suito 101, Hismi, Florida 33131.

THIRD: The Corporation is authorized to issue 1,000 shares of common stock, par value \$.01 per share.

FOURTH: The street address of the initial registered office of the Corporation is: Miami Center, 201 South Biscayne Boulevard, Suite 3000, Miami, Florida 33131 and the registered agent at that address is: B & C Corporate Services, Inc.

FIFTH: The name and address of the incorporator of the Corporation is: Jose A. Santos, Jr., Broad and Cassol, Miami Center, 201 South Biscayne Boulevard, Suite 3000, Miami, Florida 33131.

SINTE: The Corporation is organized for the purpose of transacting any and all lawful activities or business for which corporations may be formed under Chapter 607 of the Florida Statutes.

SEVENTA: The Corporation expressly elects to be governed by Section 607.0630 of the Florida Business Corporation Act, as amended from time to time, relating to preemptive rights.

Each Shareholder of this Corporation shall have the first right to purchase shares (and securities convertible into shares) of any class, kind or series of stock in this Corporation that may, from time to time, be issued (whether or not presently authorized), including shares from the treasury of this Corporation, in the ratio that the number of shares he holds at the time of issue bears to the total number of shares outstanding, exclusive of treasury shares. This right shall be deemed waived by any Shareholder who does not exercise it and pay for the

Jose A. Santos, Jr.
Florida Bar No. 438870
Broad and Cassel
201 S. Biscayne Boulevard, Suite 2000
Miami, Florida 33131
(305) 373.9400

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shares preemptive within 30 days of receipt of a notice in writing from the Corporation, stating the prices, terms and conditions of the lesue of shares, and inviting him to exercise his preemptive rights. This right may also be waived by affirmative written waiver submitted by the Shareholder to the Corporation within 30 days of receipt of notice from the Corporation.

EXCUTH:

The Corporation shall indemnify its officers, directors, employees and agents to the fullest extent possible, pursuant to Section 607.0850 of the Florida Business Corporation Act, as amended from time to time.

The Corporation shall indemnify any person who was or is a party or is throatened to be made a party to any pending or completed action, suit or whother civil, criminal, administrative or throatuned, proceeding, investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was a director, officer, employee or agent of the Corporation, or is or was serving at the request or the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorney's fue), judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit or proceeding if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any oriminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his conduct was unlawful.

The Corporation shall indemnify any person who was or is a party or is threatened to be made a party to any threatened pending or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was a director, officer, employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably

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believed to be in or not opposed to the best interests of the Corporation and except that no indemnification shall be made in respect of any claim, issue or matter as to which such purson shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation unloss and only to the extent that the court in which such action or suit was brought shall determine upon application that, despite the adjudication of liability but in view of all the circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expenses which such court shall deem proper.

To the extent that any parson referred to in the first two paragraphs of this Article has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to therein or in defense of any claim, issue or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and responsibly incurred by him in connection therewith.

Any indemnification under the first two paragraphs of this Article (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the director, officer, employee or agent is proper in the circumstances because he has met the applicable standard of conduct set forth in the first two paragraphs of this Article. Such determination shall be made (a) by the Board of Directors by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding; or (b) if such quorum is not obtainable, or, even if obtainable, by majority vote of a committee duly designated by the Board of Directors (in which directors who are parties may participate) consisting solely of two or more directors not at the time parties to the proceeding; or (c) by independent counsel.

Exponses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in advance of the final disposition of such proceeding as authorized by the Board of Directors in the specific case upon receipt of an undertaking by or on behalf of the director, officer, employee or agent to repay such amount if he is ultimately found not to be entitled to indemnification by the Corporation as provided in this Article. Expenses incurred by other employees and agents may be paid in advance upon such terms or conditions that the Board of Directors deems appropriate.

The indemnification provided by this Article shall not be deemed exclusive of any other rights to which those seeking indemnification may be entitled under any

CORPATEMINAALM.25A 960425 statute, bylaw, agreement, vote of stockholders or disinterested directors or otherwise, both as to action in his official capacity and as to action in another capacity while holding such office, and shall continue as to a person who has caused to be a director, officer, amployes or agent and shall inure to the benefit of the heirs, executors and administrators of such a person.

The Corporation shall have power to purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against any liability asserted against him and incurred by him in any such capacity, or arising out of his status as such, whether or not the Corporation would have the power to indemnify him against such liability under the provisions of this Article.

For the purposes of this section, references to "the corporation" include all constituent corporations absorbed in a consolidation or merger as well as the resulting or surviving corporation so that any person who is or was a director, officer, employee or agent of such a constituent corporation or is or was nerving at the request of such constituent corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise shall stand in the sums position under the provisions of this section with respect to the resulting or surviving corporation as he would if he had served the resulting or surviving corporation in the same capacity.

MINTE:

The corporate existence of the Corporation shall communes upon the filing of these Articles of Incorporation and the Corporation shall have perpetual existence.

IN WITHESS THEREOF, the undersigned incorporator has executed these Articles of Incorporation as of the 25th day of April, 1996.

Jose A. Santos, Jr., Incorporator

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#### ACCEPTANCE OF APPOINTMENT

OF

### MNUISTERND AGENT

I hereby accept the appointment as registered agent contained in the foregoing Articles of Incorporation and state that I am familiar with and accept the obligations of Section 607.0505 of the Florida Business Corporation Act.

B & C CORPORATE SERVICES, INC.

By: Allison A. Lichter, Vice President

FILED

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SECRETARY OF STATE
SECRETARY OF FLORIDA

CORPTENENALISAZIA SEGAZI

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٦ı DIVISION OF CORPORATIONS PAX #: (904)922-4000

ROM: EMPIRE CORPORATE KIT COMPANY

ACCT#: 072450003255

CONTACT: RAY STORMONT PHONE: (305)541-3694

FAX #: (305)541-3770

AME: LACHAR OF MIAMI CORPORATION

AUDIT NUMBER..... R96000016611
DOC TYPE..... BASIC AMENDMENT
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Correction 12.13/96

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FLORIDA DEPARTMENT OF STATE Sandra B. Mortham

Secretary of State

December 2, 1996

LACHAR OF MIAMI CORPORATION 150 S.E. 2ND AVE. SUITE 101 MIAMI, PL 33131

SUBJECT: LACEAR OF MIAMI CORPORATION REF: P9000036743

We received your electronically transmitted document. However, the document has not been filed and needs the following corrections:

The document must contain the statement: Such change was authorized by resolution duly adopted by its board of directors or by an officer so authorized by the board.

The document must be signed by the chairman, any vice chairman of the board of directors, its president, or another of its officers.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

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Linda Stitt Corporate Specialist

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#### ARTICLES OF AMENDMENT

OP

#### LACHAR OF HIAMI CORPORATION

WHEREAS, the undersigned constitute all of the shareholders of regord of LACHAR OF MIRMI CORPORATION adopted the emendment on November 14, 1996.

WHEREAS, these articles of amendment were approved by a unanimous vote of the Board of pirectors and Stockholders and the votes carted were suffice for approval.

WERREAS, the Board of Directors of the corporation has adopted a resolution recommending on Movember 14, 1996 by the stockholders and directors.

Authorising Amendment of Certificate of Incorporation filed on April 26, 1996; under document ps6000036743, and setting & new provisions to read as follow:

#### ARTICLE V

The new Board of Directors of this company are:
Julia Raffo de Chiappe Free
150 s.z. 2nd Avenue Suite 101 Mismi, Fl. 33131

## ARTICLE II

The principal office of this corporation is: 150 S.E. 2nd Avenua Suite 101 Miami, Fl. 33131, and the Registered Agent is Julia Raffo de Chiappe.

Carlos Solano, Act. (305) 674. 1681 1626 ALTON RD., MIAMI BCH., FL 33139

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ANNOUNCED FORTHER: That a certificated setting forth the amandment, destifying that such amendment has been duly adopted in accordance with the provisions of section of the Corporation Lew of the state of Florida, and containing such others statements as may be necessary or advisable, be may under the seal of the corporation and signed by its President and its secretary and acknowledged by its said President and that the said certificated, so executed and acknowledged be filed in the office of the secretary of State, and resolved further, that the officers of this corporation are hereby authorized, expowered, and directed to take any and all further acts or proceedings which they may be necessary or proper to effectuate the said amendment.

such change was authorized by resolution duly adopted by its board of directors or by an officer so authorized by the board.

Done and Dated this Movember 14, 1996; Miami, Florida.

signatures:

Julia Raffo de Chiappe

Julia Tal fo do Whisher

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ETATEMENT OF CERMINE OF REGISTERED OFFICE OR REGISTERED AGENT OR BOTE FOR CORPORATIONS.

Pursuant to the Previsions of sestion 507.0102 or 507.1508, Florida Statutes, the undersigned exporation organized under the laws of the State of Florida, submits the following Statement in order to change its registered office or registered agent, or both, in the State of Florida.

PIRST: The name of the corporation is: Lachar of Mismi Corporation, and was filed on April 26, 1996; under document number psecond26743 and address, 150 m.Z. 2nd Ave.; Suite 101 Mismi, 71. 33132; registered agent Allison A. Lichter.

The new registered office will be at 180 S.B. 2nd Avenue Suite 101, Mismi, Fl. 33131, and the Registered Agent Julia Raffo de Chiappe, hereby as its agent to accept service of Process within this state.

#### ACKNOWLEDGMENT:

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, and I further agree to comply with the provision of all Statutes relative to proper and complete performance of my duties, and I am familiar with and accept the obligation of my position as registered agent.

> Julia Raffo de Chiappe Register Agent.

> > 496000016611

STATE OF FLORIDA )

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COUNTY OF DADE

BEFORE ME, the undersigned authority, duly authorised to administer oaths and take acknowledgments, personally appeared Julia Raffo de Chiappe director of Lachar of Miami Corporation, a Morida Corporation. To me known as the person aubscribed. Who after being duly sworn, executed the foregoing Amendment to the Articles of the Incorporation, freely and voluntarily for the purpose therein expressed.

IN WITHESS WHEREOF, I have hereunto set my hand and official seal at Mismi , said County and State, on this 14th day of the month of Movember, 1996.

CHOTARY PUBLIC STATE

MY COMMISSION EXPIRES:

OFFICIAL NOTARY STAL
CARLOS SOLANO
NOTARY PUBLIC STATE OF FLORIDA
COMMERCION NO. COMOZI
MY COMMISSION ETP. JAN. 5, 1588

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o: DIVISION OF CORPORATIONS

FAX #: (904)922-4000

ROM: EMPIRE CORPORATE KIT COMPANY

ACCT#: 072450003255

CONTACT: RAY STORMONT PHONE: (305)541-3694

FAX #1 (305)541-3770

IAME: LACHAR OF MIAMI CORPORATION AUDIT NUMBER..... K9700006643

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ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF LACHAR OF MIAMI CORPORATION

REF, NUMBER: P96000036743

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 adopted: Article 1: The name of the corporation:

The new name of this corporation is RAFO-RAFO-RAFO, CORP.

SECOND: This amendment was adopted on April 20, 1997.

The amendment was approved by by the shareholders, and directors for THIRD: unanimous votes.

The number of votes cast for the amendment was sufficient for approval.

Signed this 20 day of April of 1997.

R de Chiappe

President

Prepared by:

Alex Alvarez. Acct

1235 Alton Rd.

Miami Bch., FL 33139

H.97000006643

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