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Examiner's Initials

Trademark

Other

ARTICLES OF INCORPORATION

OF

CAMELOT FOOD SERVICES, INC.

The undersigned subscriber to those Articles of Incorporation is a natural person competent to contract and hereby form a Corporation for profit under Chapter 607 of the Florida Statutes.

ARTICLE 1 - NAME

The name of t'e Corporation is **CAMELOT FOOD SERVICES, INC.**, (hereinafter, "Corporation").

ARTICLE 2 - PURPOSE OF CORPORATION

The Corporation shall engage in any activity or business permitted under the laws of the United States and of the State of Florida.

ARTICLE 3 - PRINCIPAL OFFICE

The address of the principal office of this Corporation is 101 Seabreeze Boulevard, Daytona Beach, Florida 32118 and the mailing address is the same.

ARTICLE 4 - INCORPORATOR

The name and street address of the incorporator of this Corporation is:

Elsie Sanchez 343 Almeria Avenue Coral Gables, Florida 33134

ARTICLE 5 - OFFICERS

The officers of the Corporation shall be:

President:

Maxine Russ Wolfe

Vice-President:

Barry Russ and Terry Leigh Schmidt

Secretary:

Douglas C. Wolfe

Treasurer: Douglas C. Wolfe

whose addresses shall be the same as the principal office of the Corporation.



ARTICLE 0 - DIRECTOR(S)

The Director(s) of the Corporation shall be:

Maxine Russ Wolfe Douglas C. Wolfe Barry Russ Terry Leigh Schmidt

whose addresses shall be the same as the principal office of the Corporation.

ARTICLE 7 - CORPORATE CAPITALIZATION

- 7.1 The maximum number of shares that this Corporation is authorized to have outstanding at any time is **SEVEN THOUSAND FIVE HUNDRED (7,500)** shares of common stock, each share having the par value of **ONE DOLLAR (\$1.00)**.
- 7.2 No holder of shares of stock of any class shall have any preemptive right to subscribe to or purchase any additional shares of any class, or any bonds or convertible securities of any nature; provided, however, the the Board of Director(s) may, in authorizing the issuance of shares of stock of any class, confer any preemptive right that the Board of Director(s) may deem advisable in connection with such issuance.
- 7.3 The Board of Director(s) of the Corporation may authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class, whether now or hereafter authorized, for such consideration as the Board of Director(s) may deem advisable, subject to such restrictions or limitations, if any, as may be set forth in the bylaws of the Corporation.
- 7.4 The Board of Director(s) of the Corporation may, by Restated Articles of Incorporation, classify or reclassify any unissued stock from time to time by setting or changing the preferences, conversions or other rights, voting powers, restrictions, limitations as to dividends, qualifications, or term or conditions of redemption of the stock.

ARTICLE 8 - SUB-CHAPTER S CORPORATION

The Corporation may elect to be an S Corporation, as provided in Sub-Chapter S of the Internal Revenue Code of 1986, as amended.



- 8.1 The shareholders of this Corporation may elect and, if elected, shall continue such election to be an S Corporation as provided in Sub-Chapter S of the Internal Revenue Code of 1986, as amended, unless the shareholders of the Corporation unanimously agree otherwise in writing.
- 8.2 After this Corporation has elected to be an S Corporation, none of the shareholders of this Corporation, without the written consent of all the shareholders of this Corporation shall take any action, or make any transfer or other disposition of the shareholders' shares of stock in the Corporation, which will result in the termination or revocation of such election to be an S Corporation, as provided in Subchapter S of the Internal Revenue Code of 1986, as amended.
- 8.3 Once the Corporation has elected to be an S Corporation, each share of stock issued by this Corporation shall contain the following legend:

"The shares of stock represented by this certificate cannot be transferred if such transfer would void the election of the Corporation to be taxed under Sub-Chapter S of the Internal Revenue Code of 1986, as amended."

ARTICLE 9 - SHAREHOLDERS' RESTRICTIVE AGREEMENT

All of the shares of stock of this Corporation may be subject to a Shareholders' Restrictive Agreement containing numerous restrictions on the rights of shareholders of the Corporation and transferability of the shares of stock of the Corporation. A copy of the Shareholders' Restrictive Agreement, if any, is on file at the principal office of the Corporation.

ARTICLE 10 - POWERS OF CORPORATION

The Corporation shall have the same powers as an individual to do all things necessary or convenient to carry out its business and affairs, subject to any limitations or restrictions imposed by applicable law or these Articles of Incorporation.

ARTICLE 11 - TERM OF EXISTENCE

This Corporation shall have perpetual existence.



ARTICLE 12 - REGISTERED OWNER(S)

The Corporation, to the extent permitted by law, shall be entitled to trent the person in whose name any share or right is registered on the books of the Corporation as the owner thereto, for all purposes, and except as may be agreed in writing by the Corporation, the Corporation shall not be bound to recognize any equitable or other claim to, or interest in, such share or right on the part of any other person, whether or not the Corporation shall have notice thereof.

ARTICLE 13 - REGISTERED OFFICE AND REGISTERED AGENT

The initial address of registered office of this Corporation is AmeriLawyer[®] Chartered, located at 343 Almeria Avenue, Coral Gables, Florida 32134. The name and address of the registered agent of this Corporation is AmeriLawyer[®] Chartered, 343 Almeria Avenue, Coral Gables, Florida 33134.

ARTICLE 14 - BYLAWS

The Board of Director(s) of the Corporation shall have power, without the assent or vote of the shareholders, to make, alter, amend or repeal the Bylaws of the Corporation, but the affirmative vote of a number of Directors equal to a majority of the number who would constitute a full Board of Director(s) at the time of such action shall be necessary to take any action for the making, alteration, amendment or repeal of the Bylaws.

ARTICLE 15 - EFFECTIVE DATE

These Articles of Incorporation shall be effective immediately upon approval of the Secretary of State, State of Florida.

ARTICLE 16 - AMENDMENT

The Corporation reserves the right to amend, alter, change or repeal any provision contained in these Articles of Incorporation, or in any amendment hereto, or to add any provision to these Articles of Incorporation or to any amendment hereto, in any manner now or hereafter prescribed or permitted by the provisions of any applicable statute of the State of Florida, and all rights conferred upon shareholders in these Articles of Incorporation or any amendment hereto are granted subject to this reservation.



IN WITNESS WHEREOF, I have hereunto set my hand and seal, acknowledged and filed the foregoing Articles of Incorporation under the laws of the State of Florida, this APR 25 1996...

Elsio Sanchoz, Incorporator

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION

AmoriLawyor[®] Chartered, having a business office identical with the registered office of the Corporation name above, and having been designated as the Registered Agent in the above and foregoing Articles of Incorporation, is familiar with and accepts the obligations of the position of Registered Agent under Section 607.0505, Florida Statutes.

AmeriLawy ///, Chartered

Natulia Utrera, Vice President

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AmeriLawyer®	
(Hegyesjor's Name) 343 ALMERIA AVENUB	
CORAL GABLES, PL 33134 - (305) 445-2700	OFFICE USE ONLY
(City, State, Zip) (Phone #)	OFFICE ODE ONLY

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Examiner's Initials

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FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

June 3, 1996

AMERILAWYER

CORAL GABLES, FL

SUBJECT: CAMELOT FOOD SERVICES, INC. Ref. Nu:nber: P96000037025

We have received your document for CAMELOT FOOD SERVICES, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document must be signed by a director if the amendment was edopted by the directors.

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

If you have any questions concerning the filling of your document, please call (904) 487-6957.

Joy Moon-French Corporate Specialist

Letter Number: 796A00027606

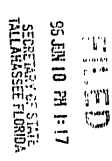
CIVISION OF CORPORATION

ARTICLES OF AMENDMENT

TO

ARTICLES OF INCORPORATION

OF



CAMELOT FOOD SERVICES, INC.

Pursuant to the provisions of section 607.1006, Florida Statutos, this corporation adopts the following Articles of Amendments to its Articles of Incorporation:

FIRST:

Article 5 of the Articles of Incorporation provides:

President:

Maxine Russ Wolfe

Vice-President:

Barry Russ and Terry Leigh Schmidt

Secretary:

Douglas C. Wolfe

Treasurer:

Douglas C. Wolfe

whose addresses shall be the same as the principal address of the Corporation.

SECOND:

Article 5 shall be amended to state:

CEO:

Barry Russ

President:

Douglas C. Wolfe

Senior Vice President:

Barry Russ

Vice-President:

Terry Leigh Schmidt

Secretary:

Douglas C. Wolfe

Treasurer:

Douglas C. Wolfe

whose addresses shall be the same as the principal address of the Corporation.

THIRD:

Article 6 of the Articles of Incorporation states Director(s) as:

Maxine Russ Wolfe Douglas C. Wolfe **Barry Russ** Terry Leigh Schmidt



Article 6 shall be changed to state Director(s) as: FOURTH:

> Douglas C. Wolfo Barry Russ Terry Loigh Schmidt

whose addresses shall be the same as the principal address of the Corporation.

FIFTH:

The date of the adoption of this amendment is the 14 May 1996.

SIXTH:

The amendment was adopted by the Board of Directors. No Shareholder

action was required for adoption.

SEVENTH:

This amendment shall be effective upon the filing with the Secretary of

State of Florida.

Signed this 14 May 1996.

ARTAMEND, PRES

٧'n

96000037025 City/State/Zip Phone # Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): 1. (Corporation Name) (Document #) 2. (Corporation Name) (Document #) 3. (Corporation Name) (Document#) (Corporation Name) (Document #) □ Walk in Pick up time Certified Copy Photocopy Mail out Will wait Certificate of Status NEW FILINGS AMENDMENTS Profit Amendment Resignation of R.A., Officer/ Director NonProfit Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger REGISTRATION/ OTHER FILINGS MAR 1 0 1997 QUALIFICATION Holdis Annual Report Foreign Fictitious Name Limited Partnership Name Reservation

Reinstatement
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Other

Examiner's Initials



Sundra B. Mortham Secretary of State

February 27, 1997

Douglas C. Wolfe Camelot Food Service, Inc. 1138 Squirrel Nest Lane Port Orange, FL 32119

SUBJECT: CAMELOT FOOD SERVICES, INC. Ref. Number: P96000037025

We have threelved your document for CAMELOT FOOD SERVICES, INC. . However, the enclosed document has not been filled and is being returned to you for the following reason(s):

Your document is acceptable for filing when returned with the \$35 filing fee.

If you have any questions concerning this matter, please either respond in writing or call (904) 487-6901.

Division of Corporations - P.O. BOX 6327 - Tallahassee, Florida 32314

Susan Payne Senior Corporate Section Administrator

Letter Number: 197A00010373

ARTICLES OF DISSOLUTION



Pursuant to section 60". 1403, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:	The name of the corporation is: CAMPLOT FOOD Services, Two
SECOND:	The date dissolution was authorized: 32N 20, 1997
THIRD:	Adoption of Dissolution (CHECK ONE)
Diss was	olution was approved by the shareholders. The number of votes cast for dissolution sufficient for approval.
Diss	olution was approved by vote of the shareholders through voting groups.
T ei	he following statement must be separately provided for each voting group ntitled to vote separately on the plan to dissolve:
The	number of votes cast for dissolution was sufficient for approval by
	(voting group)
Signe	d this At day of February , 19 gm
Signature _	(By the Chairman or Vice Chairman of the Board, President, or other officer)
	Ococo (as C. Wolfe (Typefor printed name)
	President (Tille)