P96000048701

Secretary of State Capitol Bldg Tallahassee, Florida

Attn: Corporate Division

Re: ARTICLES OF INCORPORATION

Gentlemen:

Enclosed herewith find the original and one copy of the above reference, together with the Registered Agent's form.

The duplicate copy has been subscribed in the same manner as the original. Please endorse your approval of the Articles of Incorporation on the duplicate copy, certify same and return to me at your earliest convenience.

I am enclosing herewith my check for 2050 to take care of all costs.

Thank you in advance for your cooperation in this regard.

Very truly yours,

encl.

Yanira S. Garcia

300001822693 -05/15/96--01072--008 ****122.50 ****122.50

W96-11001

AL JUN - 7 1996,

FILED
96 JUN -7 PH 1: 07
SECKERSSEE FLORIDA



May 23, 1996

YANIRA S. GARCIA 156 HIALEAH DRIVE HIALEAH, FL 33010

SUBJECT: GENESIS FAVOUR & FLOWER FACTORY

Ref. Number: W98000011001

We have received your document for GENESIS FAVOUR & FLOWER FACTORY and your check(s) totaling \$122.50. However, the enclosed document has not been filled and is being returned for the following correction(s):

The corporate name must contain a suffix that will clearly indicate that it is a corporation. Such suffixes include: CORPORATION, CORP., COMPANY, CO., INC., and INCORPORATED.

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

If you have any questions concerning the filing of your document, please call (904) 487-6928.

Agnes Lunt Corporate Specialist

Letter Number: 596A00025769

THIS IS TO CERTIFY that we, the undersigned hereby associate ourselves cogether for the purpose of becoming a corporation under the laws of the State of Florida, by and under the provisions of the Statutes of Florida, providing for the formation, liability, rights, privileges and immunities of a corporation for profit.

CORPORATE NAME

The name of this Corporation is: Genesis Favour & Flower Factory, Inc.

NATURE OF BUSINESS

The general nature of the business and the objects and purposes proposed to be transacted and carried on, are to do any and all things might or cound do. viz.:

...

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- (a) To purchase, require, hold, improve, sell, convey, assign, release, mortgage, encumber, lease, hire, construct, equip, operate, of every name and nature, including stocks and securities of other corporations, and to loan money and to take securities for the payment of all sums due the corporation, and to sell, assign, and release such with.
- (b) To engage in and carry on any business or businesses and every act or deed pertaining thereto, either directly or indirectly, which is not prohibited by the laws of the State of Florida, and to so engage in and carry on said business or businesses in Florida or any other State in the United States or in any foreign country.
- (c) To do. any and all things necessary, suitable, useful, proper or admissable for the accomplishment of anyone of the purposes or for the attainment of any of the objects or further exercise of the powers herein set forth, whether herein specified or not, either alone or in connection with other firms, individuals, and elsewhere, and 50 do any other acts of throughout the United States pertinent to or connected with the business hereinbefore described under which this corporation is organized.
- (d) That the main business of this corporation is as follows:
 - 1) Consulting for private & Public functions 2) Flower retail

The total amount of the authorized capital stock of the shall be \$100.00 corporation shall be

The whole or any part of the capital stock of said Corporation shall be payable in lawful money of the United States of America, or peophery, labor or services, at a just valuation to be fixed by the Board of Directors. Property or labor may also be purchased with the capital stock at such valuation as shall be fixed by the Board of Directors.

AMOUNT OF CAPITAL TO BEGIN BUSINESS

The amount of capital with which the corporation shall begin business shall be Five Hundred (\$500.00) Dollars.

ARTICLE V CORPORATION EXISTENCE

Said Corporation shall ave perpetual existence unless sooner dissolved according to law.

ARTICLE VI PRINCIPAL PLACE OF BUSINESS

The principal place of business of said Corporation shall be 156 Hialeah Drive, Hlaleah, Florida 33010

with no privilege, however, of having branch offices or places of business at any other poece or places within or without the State of Florida, or in

ARTICLE VII BOARD OF DIRECTORS AND OFFICERS

The names and post office addresses of the members of the first Board of Directors of this corporation, the President, Vice-President Secretary and Treasurer (the offices of Sucretary and Treasurer may be combined and held by one person as Secretary-Treasurer), who, subject to the provisions of these Articles of Incorporation and the By-Laws and General Corporation Laws of the State of Florids, shall hold office for the first year of the corporation's existence, or until their successors are elected and have qualified, are as follows:

- Table	OFFICE	ADDRESS
Yanira S. Garcia	President	156 Hialeah Drive, Hialeah,Florida 33010
Manuel A. Garcia	Vice-President.	156 Hialeah Drive Hialeah, Florida 33010

NAME

NAMES AND POST OFFICE ADDRESSES OF SUBSCRIBERS AND AMOUNT PAID PER SHARE

<u>NAME</u>	ADDRESS	IMRE
Yanira S. Garcia	156 Blatean 50	PAID
	Hialoah, Flortda 33010	250
Manuel A. Garcia	156 Hialeah 50 Hialeah, Florida 33010	250

ARTICLE IX SPECIAL THARTER PROVISIONS

The number of Directors of the corporation, who need not be atockholders, may not be less than one(1) and may be increased to and not more than nine (9) members as may be provided by the By-Laws. In case of a vacamcy in the Board of Directors, through death, resignation, disqualification, or other cause, such vacancy shall be filled for the unexpired case of any increase in the number of Directors, the additional Directors. In shall be elected by the affirmative vote of a majority of the Directors then in office.

In furtherance and not in limitation of the powers conferred by Statue, the Board of Directors is expressly authorized:

- (a) Subject to the By-Laws, if any, adopted by the Stockholders, to make, alter, smend or repal the By-Laws of the Corporation.
- or more of their number to constitute an Executive Committee, which shall have and may exercise any or all of the powers of the Board of Directors in the management of the business affairs and property of the corporation during the invervals between the meetings of the Board od Directors, so far as may be permitted by law.
- (c) From time to time, to determine whether and to what extent and at what time and place and under what conditions and regulations the accurate accounts and books of the corporation (other than the stock ledger) or any of them shall be open to inspection of stockholders; and no stockholder shall have any right of inspecting any account, book or document of the corporation except as conferred by Statute, unless authorized by a resolution
- (d) The corporation may at any meeting of its Board of Directors sell, lease or exchange all of the property and assets essential to its corporate business, upon such terms and conditions, either for cash, for the securities or any other corporation or corporations, or for such other transactions as its Board of Directors deem expedient and for the best interest of the corporation when and an authorized by the affirmative vote of the holders of record of at least two-thirds (2/3) of the stock of each class issued and outstanding given at Stockholders' Meeting duly called for the purpose, or when authorized by the written consent of the holders of record of at least two-thirds (2/3) of the stock of each class issued and outstanding.

- (e) Both stockholers and directors shall have the power, if the By-Laws so provide, to hold their meeting either within or without the State of Florida, to have one or more offices and to keep the books of the corporation, subject to the provisions of the laws of the State of Florida, within or without the State of Florida, at such places as may from time to time be designated by the Board of Directors.
- and any other corporation in the absence of fraud, shall be affected or invalidated by the fact that any one or more of the Directors of the Directors of the Directors of of the Directors of Officers of such other corporation, and any director or are directors, individually or jointly, may be a party or parties to, or may be which the corporation is interested, and no contract, act or transaction of the corporation or in the corporation with may person or persons, firm or corporation, in the Directors or Director of the corporation is a sparty or are parties to or absence of fraud, shall be affected or invalidated by the fact that my interested in such contract, act or transaction, or in any way connected with may become a Director of the corporation, and each and every person who that might otherwise exist from thus contracting with the corporation in which upon any contract or other transaction between the corporation and any subsidiary or controlled company.
- (g) Upon any increased issue of stock, the stockholders shall have the pro rate preferential right to subscribe therefor at such price and on such terms as the Board of Directors may, in each instance, fix,
- (h) None of the Stockholders' shares can be sold, pledged, or encumbered by any of the individual Stockholders unless it first be offered to the other Stockholders in proportion to the number of shares held by writing of intention to sell, after which notice the other Stockholders notice in shall have thirty (30) days within which to either accept or reject the

In the event of acceptance, a closing date and place shall be fixed within ten (10) days after acceptance for the transfer of the selling Stockholder's stock and the delivery of the price therefor. Such stock shall be delivered free and clear of all liens, encumbrances or restrictions.

Nothing herein contained shall restrict the free transfer of the shares of stock of any shareholders to and from their respective

ARTICLE X

This corporation reserves the right to amend, alter, change, or repeal any provision in the Articles of Incorporation in the marner now or hereafter prescribed by law, and all rights conferred on stockholders herein are granted subject to this reservation.

ARTICLE XI

Registered Office and Registered Agent:

this 3 day of _______, 19_9 C

My Cambiasion Expires:

COURTNEY GRIPPING
My Comm Exp. 5/04/19
Bonded By Service Int
No. CC159872

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

*Mirta Sotolongo

	First Th	e of Chapter 48.091, Florica Statutes. ed, in compliance with said Act: at <u>Generia Pavour & Flover Factory</u> , Inc
incorpora	to organize und principal officition at the Ci	er the laws of the State of <u>Florida</u> ce, as indicated in the articles of ty Minmi
	to%ongo 13238	N.W. 9 Lane, Miami, Florida 33182
Caty of	Miami	es and number of building, Box address not acceptable) . County of <u>Dade</u>
State of F within thi		agent to accept service of process
CKNOWLEDG	MENT;	(MUST BE SIGNED BY DESIGNATED ACTION)

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

By: Mobilongo