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ARTICLES OF INCORPORATION

OF

PRIME RESTAURANT EQUIPMENT AND SUPPLIES, INC.

ARTICLE

NAME

The name of the corporation shall be PRIME RESTAURANT EQUIPMENT AND SUPPLIES, INC.

ARTICLE

GENERAL NATURE OF BUSINESS

This corporation is authorized to carry on and license and authorize others to carry on all or any part of the several businesses enumerated in this Article, including all of the following:

The corporation may engage in any activity or business permitted under the laws of the United States and of the State of Florida, and further, without limitation, may conduct all phases of business related to construction, repair, renovation and maintenance of buildings and other improvements to real estate, and any and all matters relating in any way to such activities. The corporation may also develop, subdivide, and resell real property for profit, and may purchase, sell and otherwise deal in and with, in any manner whatsoever, all types of property, real, personal, fixtures, equipment and all varieties of inventory, supplies and other types of commerce.

ARTICLEUI

CAPITAL STOCK

The maximum number of shares of stock the corporation is authorized to have outstanding at any one time is 1000 SHARES with a par value of ONE (\$1.00) DOLLAR per share.

ARTICLETY

INITIAL CAPITAL

	The amount of capital with whi	ch this corporation shall begin business shall be not less
	(0)	
than		

ARTICLE Y

CORPORATION EXISTENCE

The corporation shall have perpetual existence, which existence shall commence on the day on which these Articles are subscribed and acknowledged, unless the Articles are not filled with the Department of State within five (5) days thereafter, in which case such existence shall commence upon filling.

ARTICLE VI

PRINCIPAL OFFICE

The principal office and place of business of this corporation shall be located at 5450 Essex Court, West Palm Beach, FL 33405, with the privilege of establishing offices and places of business at other places in the State of Florida or the United States of America or abroad.

ARTICLE VII

DIRECTORS AND OFFICERS

The first Board of Directors of the corporation shall consist of two (2) members as follows: Chris Rodberg and Ann Marie Rodberg.

The initial officers of the corporation who shall serve from the commencement of the corporation's existence until their successors are elected and qualified, shall be as follows:

Chris Rodborg

President/Treasurer

Ann Marle Rodberg

Vice President/Secretary

Directors need not be residents of the State of "lorida or stockholders of the corporation. The number of directors may be increased by bylaw adopted by the shareholders, but may not be diminished to a number less than two (2).

ARTICI,E VIII

SUBSCRIBERS

The name and street address of the initial subscribers to the capital stock of the corporation, are as follows:

Chris Rodberg, 5450 Essex Court, West Palm Beach, FL 33405 - 500 shares

Ann Marie Rodberg, 5450 Essex Court, West Palm Beach, FL 33405 - 500 shares

ARTICLEIX

PREEMPTIVE RIGHTS

The shareholders shall have the preemptive right to acquire unissued or treasury shares of the corporation or securities of the corporation convertible into or carrying a right to subscribe to or acquire shares.

ARTICLE X

INCORPORATORS

The name and address of the person signing these Articles as incorporator is:

12/1/11

Notary Public, State of Florida at Large

My commission expires:

A STATE OF THE STA	- We Marie Rolbera				
Chris Rodberg	Ann Marle Rodberg				
5450 Essex Court	5450 Essex Court				
West Palm Beach, FL 33405	West Palm Beach, FL 33405				
REGISTERED (ARTICLE XI OFFICE AND REGISTERED AGENT				
	rporation, initially, shall be Alfred A. LaSorte, Jr., Esquire,				
1645 Palm Beach Lakes Blvd., Suite 1000, West Palm Beach, FL 33401.					
IN WITNESS WHEREOF, the above	ve-named incorporator has hereunto set his hand and				
STATE OF FLORIDA) COUNTY OF PALM BEACH)	. 1996(SEAL)				
I(k) $= 1/A M/FI/II$	day personally/appeared before me, the undersigned well known to be the person described in and who				
/ I	orporation, and that he acknowledged to and before				
me that he executed the same for the	ne purposes therein mentioned.				
WITNESS my hand and official	seal this / Tr day of				

MAUREEN A. SERRA
COMMISSION # CC 454191
EXPIRES APR 23,1999
BONDED THRU
ATLANTIC BONDING CO., INC.

ACCEPTANCE OF REGISTERED AGENT

I hereby accept the designation herein as registered agent.

Date Comment

Alfred A. LaSorte, Jr., Esquire