10001070273 CIL CORPORALITON BARRIAN 660 EAST JEFFERSON STREET Requestor's Name TALLAHASSEE, IL 32301 Address 222-1092 Phone City State CORPORATION(S) NAME Kaweske Suarez + Company Profit - Articles () Merger () Amendment () NonProfit () Limited Liability Co. () Dissolution/Withdrawal () Mark () Foreign () Other S () Annual Report () Limited Partnership () Reinstatement () Reservation () Change o⊞.A.) Fictitions Name Filing () Photo Copies Certified Copy () Call if Problem () After 4:30 () Call When Ready () Will Wait Pick Up Walk In () Mail Out Name Availability 8/22 Document Examiner Updater Veriller Acknowledgment

CR2E031 (1-89)

W.P. Verifier

State of Florida

Articles of Incorporation

of

Kaweske, Suarez & Company

FIRST: The corporation name that satisfies the requirements of Section 607.0401 is: Kaweske, Suarcz & Company

SECOND: The street address of the principal office of the corporation and its mailing address in

2600 Douglas Road, Suite 150, Coral Gables, Florida, 33134

THIRD: The number of shares the corporation is authorized to issue is Three Thousand (3,000) each with the par value of Zero Dollars and one cent (\$0.01).

FOURTH: The street address of the initial registered office of the corporation is C/O C T CORPORATION SYSTEM, 1200 SOUTH PINE ISLAND ROAD, CITY OF PLANTATION, FLORIDA 33324, and the name of its initial registered agent at such address is C T CORPORATION SYSTEM.

FIFTH: The name and address of each incorporator is:

Tera Fewell

660 East Jefferson Stree?, Tallahassee, Florida 32301

SIXTH: The nature of the business or purposes to be conducted or promoted by the Corporation are to engage in any lawful act or activity for which corporations may be organized in Florida.

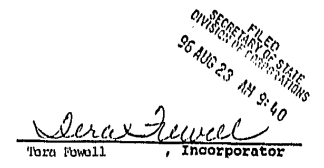
SEVENTH: The Board of Directors shall have the power to adopt, amend or repeal the by-laws of the Corporation, except as otherwise provided in a bylaw adopted by the stockholders entitled to vote.

EIGHTH: The Corporation reserves the right to amend the provisions contained in these Articles in the manner now or hereafter prescribed by law, and all other rights conferred on stockholders or others hereunder or thereunder are granted subject to such reservation.

NINTH: Elections of directors need not be by written ballot unless the by-laws of the Corporation shall so provide.

TENTH: A Director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director except, to the extent provided by Florida Law, for the liability (a) for any breach of the director's duty of loyalty to the Corporation or Stockholder, (b) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (c) for any transaction from which the director derived any improper personal benefit.

The undersigned have executed these articles of incorporation this 21st day of August, 1996.



Acceptance by the Registered Agent as required in Section 607.0501 (3) F.S.: CT Corporation System is fumaliar with and accepts the obligations provided for in Section 607.0505.

Dated:

By Connie Bregan

Connie Bryan Special Assistant Secretary