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	LAZARUS CORPORATE INDUSTRIES, INC. Requestor's Name 890 S.W. 47 AVENUE SULTEILS Address			96 AUG 29 PM 3: 06 TALLAMASSÉEL FLOMBA				
	•	•	(305)552-5973 Phone # PTYE_TALLAHASSE		Office Use (Only		
	CORPORATION	NAM.	e(s) & document nu	MBER(S), (IF	known):	•		
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\nearrow	Profit		Amendment		. Mai		RECEIVED	
	NonProfit		Resignation of R.A., Officer/ Di	rector)# C:	29		
	Limited Liability		Change of Registered Agent			₩ =	(7)	
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	Annual Report Fictitious Name		Foreign					
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Examiner's Initials

Other

CR2E031(1/95)

ARTICLES OF INCORPORATION

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UNITED FRUIT TRANSPORT CORP.

THIS IS TO CERTIFY that we, the undersigned, hereby associate ourselves together 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.

ARTICLE I

CORPORATE NAME

The name of this corporation is :

UNITED FRUIT TRANSPORT CORP.

ARTICLE II

NATURE OF BUSINESS

The general nature of the business and the objects and purposes proposed to be transated and carried on, are to do any and all of the things herein mentioned, fully and to the same extend as a natural person might or could do, viz:

- a) To purchase, acquire, hold, improve, sell, convey, assign, release, mortgage, sathaber, lease, hire, construct, equip, operate, manage, and in any other manner deal in real and/or personal property of every name and network, including stocks and securities of other corps., and to loan money and to take securities for the payment of all sums due the corporation, and to well, assign, and release such securities, and to carry on any usefull business in connection therewith.
- b) to engage in and carry on any business or businesses every act or deed pertaining ther to , 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 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 any one of the purposes or for the attainment of any of the objects or further exercise of the power herein set forth, whether herein specified or not, either alone or in connection with other firms, individuals, of corporations, either in the state or throughout the United States, and elsewhere, and to do any other acts or things incidental or pertinent to or connected with the business herein before described or any part or parts theref, if not inconsistent with the laws under which this corporation is organized.

d) that the main business of the corporation is as follows:

TRANSPORT OF PERISHABLES

ARTICLE III

The total amount of the authorized capital stock of the corporation shall be 300 shares of common stock, at \$ 1.00 Par Value

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

ARTICLE IV AMOUNT OF CAPITAL TO BEGIN BUSINESS

The amount of capital with which the corporation shall begin business shall be no less than THREE HUNDRED DOLLARS (300.00)

ARTICLE V -----CORPORATION EXISTENCE

The corporation shall have perpetual existence unless sooner dissolve, according to law .

ARTICLE VI PRINCIPAL PLACE OF BUSINESS

The principal place of business of said Corporation Shall be :

1250 S.W. 138 AVE. MIAMI, FL. 33184

with the privilege, however, of having branch offices or places of business at any other place or places within or without the State of Florida, or in foreign countries.

ARTICLE VII INITIAL BOARD OF DIRECTORS AND OFFICERS

The Corporation shall have 3 directors initially, whose number

may be increased or diminished by the by-laws from time to time but shall never be less than one (1). The names and post office addresses of the members of the first Board of Directors of this corporation, the PRES., SECRETARY, TREASURER who subject to the provisions of

the Articles of Incorporation and the by-laws and General Corporation laws of the State of Florida, shall hold office for the first year of the corporation's existence, or until their sucessors are elected and have qualified, are as follows:

NAME	OFFICER	ADDRESS
JORGE L. LARA	PRESIDENT	4616 S.W. 136 PLACE MIAMI, FL. 33175
MERLY M. LARA	SECRETARY	1250 S.W. 138 AVE. MIAMI, FL. 33184
RENE LARA	TREASURER	1250 S.W. 138 AVE. MIAMI, FL. 33184

ARTICLE VIII INCORPORATORS

The names and addresses of the persons signing these articles are :

JORGE L. LARA

4616 S.W. 136 PLACE MIAMI, FL. 33175

MERLY M. LARA

1250 S.W. 138 AVE. MIAMI, FL. 33184

RENE LARA

1250 S.W. 138 AVE. MIAMI, FL. 33184

150 SHARES

ARTICLE IX BY-LAWS

The power to adopt, alter, amend or repeal by-laws shall be vested in the Board of Directors and the shareholders

ARTICLE X

NAME AND ADDRESS OF SUSCRIBERS AND NUMBER OF SHARES

Shares of the capital stock of this corporation shall be issued initially to the following persons and in the amounts opposite to their names :

JORGE L. LARA	4616 S.W. 136 PLACE MIAMI, FL. 33175	150 SHARES
MERLY M. LARA	1250 S.W. 138 AVE. MIAMI, FL. 33184	O SHARES
RENE LARA	1250 S.W. 138 AVE.	
	TOO D.M. TOO WAE.	150 SHARES

MIAMI, FL. 33184

ARTICLE XI AMENDMENT

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

ARTICLE XII

REGISTERED OFFICE AND REGISTERED AGENT

This corporation designates as Registered offices :

1250 S.W. 138 AVE. MIAMI, FL. 33184

This corporation designates as Registered agent : RENE LARA

IN WITNESS WHEREOF, we, the undresigned, being all the original subcribers to the capital stock hereinbefore named, for the purpose of forming a corporation to do business both within and without the State of Florida, and the United States, to make, subscribe, acknowledge, and file ther Articles, hereby declaring and certifying that the facts herein stated are true, and to repectively agree to take the number of shares of stock hereinbefore set forth, and accordingly, have hereunto set our hands and seals this 27TH day of AUGUST , 1996 .

JORGE L. LARA (SEAL)

RENE LARA (SEAL)

(SEAL)

MERLY M. LARA

STATE OF FLORIDA)

COUNTY OF DADE)

BEFORE ME, the undersigned authority, qualified to take acknowledgments and administer oaths, personally appeared: JORGE L. LARA, RENE LARA, MERLY M. LARA

to me well known, and known to me to be the individuals described in and who executed the foregoing Articles of Incorporation, and each of them acknowledged before me, according to laws, they made and subscribed the same for the used and purposes therein expressed and set forth .

WITNESS my hand and official seal a Miami, Dade County, Florida, this 27TH day of AUGUST 1996.

NOTARY PUBLIC, STATE OF FLORIDA

THE COMMISSION EXP.

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CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICTHE FOR A TURN THE BERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In pursuance of Chapt submitted, in compliance FIRST That	With Baid Act: UNITED FRUIT	T TRANSPORT CORP.	-
desiring to organize unde			
with its principal office at City of MIAMI	, as indicated in County of	the articles of i	ncorporation
State of FLORIDA	has named	RENE LARA	************
located at 1250	O S.W. 138 AVE. MJ	IAMI, FL. 33184	
(Street address ar	nd number of build County of	ling, Post office DADE	not accepted)
State of Florida, as its a state.	igent to accept se	ervice of process	within this

ACKNOWLEDMENT :

(MUST BE SIGNED BY DESIGNATED AGENT)

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

BY

(RESIDENT AGENT)