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LAZARUS COR	PORATE INDUSTRIES, INC.		
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MIAMI, FL : City/State	33174 (305)552-5973 /Zlp Phone //		
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Examiner's Initials



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

August 28, 1996

LAZARUS CORPORATE INDUSTRIES, INC. 890 SW 87 AVE, SUITE 16 MIAMI, FL 33174

SUBJECT: MD'S AUTO SALES; INC. Ref. Number: W96000018118

DEALOGELD ADOSESHOS, LACE We have received your document for MD'S-AUTO-SALES,-INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The entity name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an administratively dissolved entity. Names of administratively dissolved entities are not available for one year from the date of administrative dissolution unless the dissolved entity provides the Department of State with a notarized affidavit executed as required by section 607.0120, 617.01201, 608.5135 or 608.4482 Florida Statutes, permitting the immediate assumption or use of the name by another entity.

Simply adding "of Florida" or "Florida" to the end of a name does not constitute a

return a copy of this letter to ensure of this letter, within 60 days of this letter to ensure the filling of this letter, within 60 days of this letter to ensure the filling of this letter, within 60 days of this letter to ensure the filling of this letter, within 60 days of this letter to ensure the filling of the filling of this letter to ensure the filling of the filling of the filling of the fill

ARTICLES OF INCORPORATION 96 AUG 30 AUTH 05

TALLAHASSEE, FLORIDA

OF

DeAngelo AUTO SALES, INC.

The undersigned subscribers to those Articles of Incorporation, natural persons competent to contract, hereby form a corporation for profit under the laws of the State of Florida.

ARTICLE I - NAME

The name of the corporation is DoAngelo AUTO SALES, INC.

ARTICLE II - NATURE OF BUSINESS

The general character, purpose, and nature of business to be transacted by this corporation is to carry on in any capacity any business or trade deemed legal in the State of Florida.

ARTICLE III - CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any time is 100 shares of common stock, each share having a par value of \$10.00

ARTICLE IV - INITIAL CAPITAL

The amount of the capital with which this corporation shall begin business is \$1,000.00

ARTICLE V - TERM OF EXISTENCE

This corporation shall have perpetual existance.

ARTICLE VI - ADDRESS

The initial street address of the principal office of this corporation is to be at 10495 NW 27th Ave., Miami, FL. 33147

The Board of Directors may from time to time designate such other address and place for the principal office of this corporation as it may see fit.

ARTICLE VII - REGISTERED AGENT

In pursuance of Chapter 48.901, Florida Statutes, the following is submitted in compliance with said Act:

That, DeAngelo AUTO SALES, INC. , desiring to organize under the laws of the State of Fiorida with its principal office as indicated in the Articles of Incorporation at the city of Miami County of Dade, has named: MANUEL DEANGELO as its agent to accept service of process within this State at 10495 NW 27th Ave.

Miami, FL. 33147

VCKNOMPEDGEWENA

Having been named to accept service of process for the above stated corporation, at the place designated 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.

REGISTERED AGENT

ARTICLE VIII - DIRECTORS

The corporation shall have (2) director(s) initially. The number of directors may be increased or diminished from time to time by the By-laws, but shall never be less than one.

ARTICLE IX - INITIAL DIRECTORS

The names and addresses of the initial directors who shall hold office until their successors are elected and have qualified are as follows:

MANUEL DEANGELO / PRESIDENT-TREASURER / 10495 NW 27TH AVE., MIAMI, FL 33147
MARTHA GARCIA-LATOUR / VICE-PRESIDENT & SECRETARY / 10495 NW 27th Ave.
Miami, FL 33147

ARTICLE X - INCORPORATOR

The name and street address of the incorporators to these Articles of Incorporation is:

MANUEL DeANGELO / 10495 NW 27th Ave., Miami, FL. 33147

MARTHA GARCIA-LATOUR / 10495 NW 27th Ave., Miami, FL. 33147

ARTICLE XI - EFFECTIVE DATE

These λ rticles of Incorporation shall be effective upon acceptance by the Secretary of State.

ARTICLE XII - AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the stockholders, and approved at a stockholders' meeting by a majority of the stockholders entitled to vote thereon, manifesting their intention that a certain amendment to these Articles of Incorporation be made.

ARTICLE XILL - AMENDMENT

This corporation reserves this right to smend, alter, change or repeal any provisions contained in thise articles of INcorporation in the manner new or hereafter prescribed By-Laws and all reservation.

ARTICLE FOURTEEN

The provisions of this Charter, and each and every Articles and section hereof, and the By-Laws of this Corporation shall be considered a part of every contract and transaction to which this corporation shall be a party. Each person associated and/or corporation dealing with this corporation is charge with notice and knowledge of this corporation.

IN WITNESS THEREOF, the undersigned suscribers do make suscriber acknowledge, for the purpose of forming this Corporation under the Laws of the State of Florida and we hereby make and file, in the office of the Secretary of State of Florida, these Articles of Incorporation and certify that the facts therein are true.

DATE 8/27/96

MANUEL DUANGELO 422 50/0 XS
MARTHA GARCIA LATOUR

30 AUG

<u>....</u>

U. 12327

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STATE OF FLORIDA) COUNTY OF DADE) SS.

Before me the undersigned authority, personally appeared before me MANUEL DEANGELO & MARTHA GARCIA LATOUR, to me well known to be the persons described in and who executed and subscribed to the foregoing Articles of Incorporation, and acknowledge that excuted the same for the purposes therein expressed.

WITNESS my hand and official seal this day of: 8/27/96

Sworn to and subscribed before me thin

27 day of August 19, 26

by Anact De Anach + Ylatha Gacia-Laloue

Signature of Notary Public

(1) An Flexwand C

Notary's Name, Printed, Stamped of Typed

Personally Known: or Produced ID.

Type of ID produced

OFFICIAL NOTARY SEAL
VIVIAN HERNANDEZ
NOTARY PUBLIC STATE OF FLORIDA
COMMISSION NO, CC518971
MY COMMISSION EXP. DEC. 30,1999

P96000072378

•	LAZARUS C	ORPORATE INDUSTRIES, INC. Requestor's Namo			
		97 AVENUE, SUITE: 16 Address			
	MIAMI, FLO City/Sta	ORIDA 33174 (305)552-5973 tc/Zlp Phone#	\$10.00000000000000000000000000000000000		
	LOCAL REP	RESENTATIVE TALLAHASSEE	Office Use Only		
	CORPORATIO	n name(s) & document nu	MBER(S). (If known):		
	1. DEAN	٠	LES INC.		
		orporation Name) (D	Occument #)		
	3,(Co	rporation Name) (D	ocument #)		
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Examiner's Initials

AKITCLES OF AMENDMENT

AKITCLES OF INCOMPORATION

·		OF	
-	DEANGEL	O AUTO SALES, INC.	
·			·-
Pursuant i the follow	to the provisions of sections are sections.	(present name) ion 607.1006, Florida Statutes, this co nt to its articles of incorporation:	rporation adopts
first:		" " " " " " " " " " " " " " " " " " "	
	· · · · · · · · · · · · · · · · · · ·	pted: (indicate article number(s) being added or deleted)	; amended,
	•	· · · · · · · · · · · · · · · · · · ·	,
ARTICLE	VII / THE NEW RE	GISTERED AGENT WILL BE:	,
MARTHA G	ARCIA-LATOUR / 1	0495 NW 27th Ave., Miami,	FL. 33147
ARTICLE	IX / THE NEW BOAM	RD OF DIRECTORS WILL BE: ND ADDRESS)	•
MARTHA G 10495 NW	ARCIA-LATOUR / PI 27 Ave., Miami,	RESIDENT DIRECTOR FL. 33147	
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			FLOOT STU
		•	2 RIDA
SECORET	If an amendment provision of issued shares, contained in the amen	rides for an exchange, reclassification provisions for implementing the amed dinent itself, are as follows:	or cancella- ndment if not
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	ne date of each amendn		•
<u> </u>	doption of Amendment	(S) (check one)	
The ame cast for the	ndment(s) was/were app ne amendment(s) was/w	proved by the shareholders. The num ere sufficient for approval.	ber of votes
Theame	ndment(s) was/were app	proved by the shareholders through vo	ting groups.
	he following statement s	must be separately provided for each ote separately on the amendment(s):	
•	The number of votes capproval by	ast for the amendment(s) was/were su	fficient for
		oting group)	
The ame	ndment(s) was/were add ler action and sharehold	opted by the board of directors withou	ut

The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.

siRited fills	<u>27</u> day of	FEBRUARY	, 19	97
	9		-	
By _	25807	· NE		
	har officer if adop	talman of the Boar ted by the shareho OR vator if adonted by	d of Directors, Pro	eldent or
{A	director or incorpo	yetor if adopted by	the directors or in	icorporatora)
		•		-
-	MARTHA C	JARCIA-LATOU	R	•
	Тур	ed or printed name)	
	PRES	IDENT-DIREC	TOR	
		(Tide)		

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS MY POSITION AS REGISTERED AGENT.

SIGNATURE

MARTHA GARCIA-LATOUR

DATE 2/27/97

NOTARY PUBLIC STATE OF FLORIDA

> OFFICIAL NOTATY SEAU VIVIAN HERNANDEZ NOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CCS18771 MY COMMISSION EXP. DBC. 30,1999