Requestor's Name FH ED

SECRETAR OF STATE
JALLAHASSEE, FLORIDA

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CORPORATION NAME(S)	&	DOCUMENT	'NU	MBER(S). (if k	nowr	1):
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E 12.1	NEW FILINGS
	Profit
	NonProfit
	Limited Liability
	Domestication
	Other

AMENDMENTS IN THE
Amendment
Resignation of R.A., Officer/ Director
Change of Registered Agent
Dissolution/Withdrawal
Merger

OTHER FILINGS
Annual Report
Fictitious Name
Name Reservation

REGISTRATION/A
Foreign
Limited Partnership
Reinstatement
Trademark
Other

Examiner's Initials

ARTICLE OF INCORPORATION

or.

FILED

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

R. P RENTAL INC.

THE UNDERSIGNED SUBSCRIBERS to this Articles of Incorporation, each natural person competent to contract, hereby associates themselves together to for a corporation.

ARTICLE I

The name of this Corporation is:

R P RENTAL INC.

ARTICLE II

The general nature of this business is to be transacted by this corporation is:

1. - All inwfull purpose.

- 2.- To manufacture, purchase, or otherwise acquire and to own mortgage, pledge, sell, assign, transfer or otherwise dispose of, and to investin, trade in, deal in and with goods, wares, merchandise, real and personal property and services, of every class, kind and description, except that is not to conduct a banking safe, trust, insurance, surery, express, relirosd, canal telegraph, telephone or cementary, company, a building and loan association, mutual fire insurance association, cooperative association, fraternal benefit society, state fair or exposition.
- 3.- To conduct business in, have one or more offices in and by, hold, mortgages, sell, convey, lease or otherwise dispose of real and personal property including franchise, patents, copyright, trademark and liceses, in the State of Florids
 and in all other states and countries.
- 4.- To contract debts and borrow money, issue and sell or pledge bonds, debentures notes and other evidence of indebtedness, and execute such mortgages, transfers of corporation property or other instruments to secure the payment of corporation indebtedness as required.
- 5.- To purchase to corporate assets of any corporation and engage in the sa-
- 6.- To guarantee, enaude, purchase, hold, sell, transfer, mortgages pledge or otherwise sequire or dispose of the share of the capital stock of, or any bonds,
 securities, other evidence of indebtedness created by any other corporation of the
 states of government, and while owner or such to exercise all rights powers and privileges of ownership, including the right to vote such stock.
- 7.- To carry on any lawfull business necessary or incidental to the attainment of the objects of this corporation whether or not such busines is similar in nature of the objects enemerated in this Articles of Lecepporation.
- 8.- To engage in any activity or business/permitted under the laws of the United States or the State of Florids.

ARTICLE 111

The maximum number of shares of stock that this corporation is authorized to have outstanding at any time is One Hundred shares of common stock, each having no per value,

The consideration to be paid for each where be fixed by the Board of Directors and any all shares of insued, the full consideration for which has been paid or delivered, shall be deemed fully paid stock, and no liable to any further call assesctment thereon, and the holders of such shares shall not be liable for any further payment thereon.

The empital stock may be paid for in property, labor or services at just valuation to be fixed by the corporators or directors.

On dissolution or liquidation of the corporation, the holders of the stuck shall be entitled to distribution as their holdings may appear upon the stock records of the corporation.

ARTICLE IV

The amount of capital with which this corporation may begin shall not be less than five hundred dollars.

ARTICLE V

This corporation shall have perpetual existence,

ARTICLE VI

The initial street address of the principal office of this corporation in the State of Florida is:

10441 NW 35th Ave. Miami, Florida, 33147.

The registered agent of the corporation shall be: Maria T. Velazquez

The registered office of this corporation shall be located at: .

10441 NW 35th Ave. Miami, Florida, 33147

The Board of Directors may from time to time move the principal office to any other address in Florida, branch offices may maintained as such other places in the State of Florida, the United States of America, and foreign countries as may from time be authorized by the Board of Directors.

ARTICLE VII

This corporation shall have not less than initially the number of Directors may increase or diminish from time to time by Laws. This corporation shall begin with

ARTICLE VIII

The name and address of each subscriber to these Articles of Incorporation and the number of shares of stock which each agree to take are as follow:

Name	Address	No. of Share
Maria T. Velazquez	10441 NW 35th Ave. Miami, Fl., 33147	. 55
Jose Rene Torres	10441 NW 35th Ave. Miami, Fl. 33147	45

ARTICLE IX

The name and address of the members of the first Board of Directors and Officer, who shall hold office for the first year of existence of this corporation or until their succesors ore elected and have qualified are;

Hame Address Office Maria T. Velazquez 10441 NW:35th Ave. President Miami, Florida, 33147 1. 3. 10441 NW 35th Ave. Jose Rene Torres Secretary Miami, Florida, 33147

ARTICLE X

This Articles of Incorporation may be amended in the manner provided by-inva Every amendment shall be approved by the Board of Directos proposes by them to the Stockholders at a Stockholder's Meeting by a majority of the Stock to entitled to vote thereon.

ARTICLE XI

The Stockholders of this corporationmay enter into agreement between themselves respecting their respective rights and duties with reference to the shares of stock of this corporation and such agreement may include any limitation upon the transferability or asignment of the stock and the confering or pre-emitive rights of purchases upon the stockholders as condition precedents to the sales of the other stock, and such agreement shall be valid and this corporation may join as party thereto.

ARTICLE XII

This corporation may be action taken at any meeting of its Board of Directors sell, lesse, or exchange all-of-its-property-and-assets, including-its-goodwill; its corporation franchise or any property and assets essentials to its corporate business, upon suck terms and conditions as its Board of Directors deems and expedient and as authorized by any affirmative vote of stockholders or record holding stock in the corporation entitling them to exercise a majority of the voting power outstanding, provide however, no vote or consent of stockholders shall be necessary for a transfer of assets by way of mortgages, trust or pledge to secure the indebtedness of this corporation.

IN WITNESS where of the undersigned subscribers have hereonto set their hand and scals, this 20th Day of September 1996.

> Maria I. Velazguež As Stockholder & Registerd Agent

STATE OF FLORIDA) COUNTY OF DADE

I hereby certify: That on this day personally appeared
Maria T. Velozquez and Jose Rena Torres
to ma wall known to the persona who exacuted the foregoing Articles of Incorporation
and they reversily acknowledge before me, that they exacuted the same for the purpose therein expressed.

WITHESS my hand and next in the County and State aboved named this 20th Day of September 1996

HOTARY PUPELO

My COMMISSION DEP. NOV. 13,1592

A THE TRANSPORT OF THE CORP.

Pursuant to the provisions of sections 607.0501 or 617.0501, Plotide Statutes, the

The name of the corporation is: R.P. REI	TTAL INC.	
permission and the Pressed Compression of the detail of the off the control of the compression to the option of the control of		
The name and address of the registered ager	it and office is:	
Maria T. Velazquez		
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10441 NW 35th Ave.	整整	
•	(BLE))
10441 NW 35th Ave.	(BILE)	•

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS HEGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I PURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES BELATING TO THE PROPER AND COMPLETE PER FORMARICE OF MY DUTIES, AND LAM FAMILIAR WITH AND ACCEPT THE OBLIGA-TIONS OF MY POSITION AS REGISTERED AGENT.

DATE

September 20-1996