PAGOOOD 3

LAZARUS CORPORATE INDUSTRIES INC.

Requestor's Name

890 S.W. 87 AVENUE SUITE: 16
Address

MIAMI, FLORIDA 33174 (305)552-5973

City/State/Zip

Phone #

LOCAL REPRESENTATIVE TALLAHASSEE

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Office Use Only

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

1. <i>LH CI</i>	97710AD C. (Corporation Name)	ATERING,	CORP			
2.	(Corporation Name)	(Do¢u	ment #)			
3.	(Corporation Name)	(Досш	ment #)	TALL	<u></u> -	_
4.	(Corporation Name)	(Docu	ment #)	200	os 1:0V 26	
	(Corporation Name)	•	ment #)	F. F.L	PM 1:	
Walk in	Pick up time	2,00	Certified Copy	, BANE	47	
Mail out	Will wait	Photocopy		Status		

ELENEW FILINGS	AMENDMENTS
Profit	Amendment
NonProfit	Resignation of R.A., Officer/ Director
Limited Liability	Change of Registered Agent
Domestication	Dissolution/Withdrawal
Other	Merger

關關	OTHER FILINGS
	Annual Report
	Fictitious Name
	Name Reservation

REGISTRATION QUALIFICATION	
Foreign	
Limited Partnership	
Reinstatement	_
Trademark	
Other	

RECEIVED

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DIVISION OF CORPGRATION

Examiner's Initials

BN NOV 2 6 1996

ARTICLES OF INCORPORATION

OF

LA CARIDAD CATERING, CORP.

The undersigned incorporate for the purpose of becoming a corporation under the laws of the State of Florida, providing for the Phormation, rights, privileges, immunities and liabilities of Theorem for profit, and subject to the following provisions:

ARTICLE - I

The name of the corporation shall be: LA CARIDAD CATERING, CORP.

ARTICLE - II

This corporation shall have perpetual existence.

ARTICLE - III

This corporation is organized for the purpose of transacting any or all lawful business.

ARTICLE - IV

The aggregate maximum number of shares which this corporation shall have authority to issue and have outstanding at any one time is One Thousand (1,000) shares of common stock at \$ 2.00** (TO DOLLARS) per share.

ARTICLE - V Principal

The post office address of the initial registered office of this corporation in the State of Florida is: 800 West 53 Street, Hialeah, Fl. 33012

The name of the initial registered agent at such address is: GUIDO J. DE LA TORRE

ARTICLE - VI

The business of the corporation shall be managed by a Board of Directors, who need not be stockholders of the corporation. The number of Directors, not less than one, no more than seven, and shall be fixed by resolution of the stockholders at a regular or special meeting, subject to the manner of holding such meetings prescribed by the by-laws.

ARTICLE - VII

The Board of Directors may from time to time move the registered office to any other address in Florida whenever the Directors may deem necessary or expedient.

ARTICLE - VIII

The name and post office address of the members of the Board of Directors who shall serve as members thereof are as follows:

BOARD OF DIRECTORS

ADDRESS

Guido J. de la Torre (President) 800 West 53 St. Hialeah, Fl. 33012 Guido M. de la Torre (Vice-President) 800 West 53 St. Hialeah, Fl 33012 Mari E.de la Torre (Secretary) 800 West 53 St. Hialeah, Fl. 33012

The name and the post office address of the subscribers to these Articles of Incorporation and the number of shares of stock each agree to take is:

NAME

ADDRESS

NO, OF SHARES

Guido J. de la Torre 800 West 53 St. Hialeah, Fl 33012 500 Guido P. de la Torre 800 West 53 St. Hialaeah, Fl 33012 250

ARTICLE - IX

This corporation shall have full power to carry on and transact each or all business enumerated in Article III of the Articles of Incorporation, shall have all the general and additional power now conferred upon it by the law.

ARTICLE - X

Amendments to the Articles of Incorporation, Merger, Consolidation or Dissolution shall be approved and submitted to the Stockholders for unanimous approval. Thirty days notice shall be provided.

ARTICLE - XI

Shareholders of the corporation shall have preemptive rights to acquire their prorata share of stock of the corporation for all issues of any class of stock of the corporation, no matter when authorized, and for whatever consideration is contemplated to be received by the corporation, including but not limited to cash, other property, services, the acquisition of their corporations shares of property through merger of the extinguishment of debts.

Preemptive rights (NOT) apply to the reissuance of all redeemed or otherwise acquired shares, including the reissuance of treasury shares.

These articles pertaining to preemptive rights may not be amended or deleted without the unanimous vote of the shareholders of each affected class.

No issue of stock of the corporation shall take place unless the price at which the stock is to be issued shall be unanimously approved by the shareholders of the corporation.

These preemptive rights shall apply to any corporate obligation which is convertible to or exchangeable for any stock of the corporation, or where there is attached to said obligation any stock warrants or rights which allow the holder to acquire by subscription or purchase any stock of the corporation.

IN WITNESS WHEREOF, We have hereunto set our hands and signature, this 25 day of $\frac{\text{November}}{\text{November}}$, 19 $\frac{96}{\text{November}}$.

STATE OF FLORIDA (
COUNTY OF DADE (SS

BEFORE ME, the undersigned authority, duly authorized to administer oath and take acknowledgements, personally appeared: Guido J. de la Torre and Guido H. de la Torre

Who after first being duly sworn, executed the foregoing ARTICLES OF INCORPORATION, freely and voluntarily for the purpose therein expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and official Seal a Miami, Dade County Florida, this 25 pay of November, 19 96.

NOTARY PUBLIC, STATE OF FLORIDA

My commission Expires

E. MORLANNE
OCCUMISSION # CC 381489
SXPIRES: July 2, 1998

CERTIFICATE DESIGNATING CHANGE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

(Registered Agent)