197000006110

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

Ollier

Office Use Only

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

1. R. & M. (Cor	EQUIPMENT poration Name)	S & AV	PARTS		7 02
2.	poration Name)		ument #)	10206477 01/22/970112 ***********************************	0028 ** **70.75 1 <i>32</i> -50
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CR2E031(1/95)

Examiner's Initials

CERTIFICATE OF INCORPORATION

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R & M EQUIPMENTS & AV PARTS, De

The undersigned subscribers to these Articles of Incorporation each a natural person competent to contract, hereby associate themselves together to form a corporation under the Laws of State of Florida.

ARTICLE ONE

NAME

The Name of this business Corporation shall be:

R & M EQUIPMENTS & AV PARTS, Inc.

ARTICLE TWO

NATURE OF BUSINESS

This Corporation may engage in any activity or business permitted under laws of the United State of America and the laws of the State of Florida.

ARTICLE THREE

TERM OF EXISTENCE

This Corporation shall have perpetual existence, unless sooner dissolved in accordance with the laws of the State of Florida. The date on which corporate existence shall begin is:

UPON ACCEPTANCE BY THE SECRETARY OF STATE.

ARTICLE FOUR

CAPITAL STOCK

This Corporation is authorized to issue of stock as follows:

A.- Designation: The Stock of this Corporation shall be known as common stock.

B.- Authorized: The maximum number of shares of common stock that this Corporation may issue is:----One Hundred (100) Shares

E.- Non-Assessability: Each share of common stock shall be issued in exchange for consideration which is - at least equal to the par value thereof, and shall be fully -- paid and Non-Assesble.

F.- Voting rights: Each share of common stock shall entitle the record holder thereof to one vote upon each proposal presented at meeting of the stockholders of the Corporation.

G.- Cumulative: No holder of common stock shall be entitle to to any right of cumulative voting.

H.- Dividends: Record holders of common stock are entitle to receive their pro-rata share of any dividens that may be declared by Board of Directors out of assets legally available for such purpose.

I.- Liquidation: Holders of common stock are entitle in the even of the liquidation or dissolution of this Corporation to receive their pro-rata share of any assets of this Corporation remaining after payment of shall corporate debts and obligations.

ARTICLE FIVE

MINIMUM CAPITAL

ARTICLE SIX

ADDRESS

This initial post office address of principal office of this Corporation in the State of Florida is:

18501 S.W. 208 St.

Miami, F1. 33187

ARTICLE SEVEN

NUMBER OF DIRECTORS

This Corporation shall at all times have at least one (1) initially, the number of Directors may be increased or diminished from time to time in such manner as may be prescribed by the By-Laws, but shall never be less than one (1).

ARTICLE EIGHT

FIRST BOARD OF DIRECTORS

The names and Post Office addresses of the members of the First Roard of Directors are:

PRESIDENT: Raymond Barcelo.- 18501 S.W. 208 St. Miami, Fl.

SECRETARY: Raymond Barcelo. - 18501 S.W. 208 St. Miami, Fl.

TREASURER: Raymond Barcelo. - 18501 S.W. 208 St. Miami, Fl.

ARTICLE NINE

SUSCRIBERS'S ADDRESSES

The Post Office addresses of the suscribers of these Article of Incorporation, the number of shares of stock each agrees to take and value of the consideration thereof are:

Raymond Barcelo. - One Hundred (100) Shares at \$10.00 per value each.
18501 S.W. 208 Street, Miami, Fl.

ARTICLE TEN AMENDMENT

This Certificate of Incorporation may be amended in any manner consistent with the Laws of the State of Florida.

ARTICLE ELEVEN RESIDENT AGENT

The Resident Agent of this Corporation is:

RAYMOND BARCELO 18501 S.W. 208 St. Miami, Fl. 33187

The Corporation may change it's Resident Agent and principal office at any time.

IN WITNESS WHEREOF, the undersigned subscribers do make, suscribe, acknowledge and file this Certificate for the purpose of forming a Corporation for profit under the Law of the State of Florida.

Date: 12/27/96

Suscriber and Resident Agent

STATE OF FLORIDA SS COUNTY OF DADE

BEFORE ME, the undersigned authority personally appeared:
RAYMOND BARCELO

to me well known to be the individuals described in and who execu-

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of section 607.0501, Florida Statutes, the undersigned corporation, organized under the laws of the tate of Florida, submits the following statement in designating the registered office/registered agent, in the state of Florida.

1.	The name of the corporation is: R & M EQUIPMENT & AV PARTS, Dic.
2.	The name and address of the registered agent and office is:
	RAYMOND BARCELO
	(NAME) ∃ _∞ , ,
	18501 S.W. 208 Street 75
	(P.O. BOX NOT ACCEPTABLE)
	Miami, F1. 33187
	(CITY/STATE/ZIP)
	STATE ORIENTAL
	DE OA
	Q. Ass. Q
	SIGNATURE (corporate officer)
	TITLE President
	DATE 12/27/96
PF TH AN PF FC	AVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF ROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN HIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE ROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERDRANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.
	DATE12/27/96