P97000017663

, Requestor's Name	
890 S.W. 87 AVENUE, SUITE: 16	
Address	
MIAMI, FLORIDA 33174 (305)552-5973 City/State/Zip Phone #	
LOCAL REPRESENTATIVE TALLAHASSEE	Office Use Only
CORPORATION NAME(S) & DOCUMENT NUM	men
1. INTERNATIONAL CAFE, (Corporation Name)	// 6000022943967 -09/16/9701046012
2.	*****35.00 *****35.00
(Corporation Name) (De	GOOOD22943967
3. (Comparition Name)	ocument #) ******35. UD ******35. DD
(Corporation Famile)	oculient #)
4. (Corporation Name) (Do	ocument #)
3. (Corporation Name) (Do 4. (Corporation Name) (Do Walk in Pick up time Photocopy Mail out Will wait Photocopy Profit Amendment NonProfit Resignation of R.A., Officer Due	Certified Copy Certificate of Status
NEW TUNES AND AMENDADING	FLOG:
Profit Amendment	O6
NonProfit Resignation of R.A., Officer Due	etor
Limited Liability Change of Registered Agent	7 77/
Domestication Dissolution/Withdrawal	
Other Merger	, ivi , o
TO MERCHANICES TO THE REPORT OF THE PARTY OF	SECTIVED 97 SEP 16 AM II: 26 DIVIS:OH OF CORPORATION
Annual Report	COR COR
Fictitious Name Foreign	Pop. H.
Name Reservation Limited Pattnership	. 26 17
Reinstatement	*
Trademark	
Other	
	Examiner's Initials

CR2E031(1/95)

ARTICLES OF AMENDMENT

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ARTICLES OF INCORPORATION

(present name)
Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation the following articles of amendment to its articles of incorporation:
FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)
Amending Board of Directors to:
Article VI (Delete) Jose A. Novoal Vice President 3861 E. Tramami Trail Naples, F1 33962
(Add) Tony Novoa President 3861 E. Tamiami Trail Napks, Fl 34112

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

THRD: The date of each amendment's adoption: Deptember 15, 1997	
FOURTH: Adoption of Amendment(s) (check one)	
The amendment(s) was/were approved by the shareholders. The number of votes east for the amendment(s) was/were sufficient for approval.	
The amendment(s) was/were approved by the shareholders through voting groups.	
The following statement must be separately provided for each voilng group entitled to vote separately on the amendment(s):	
"The number of votes cast for the amendment(s) was/were sufficient for approval by" (voting group)	
(Actual Broad)	
The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.	
The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.	
Signed this 15 day of Soptember , 19 97.	
Signature X Jose Chairman of the Board of Directors, President or other officer if adopted by the shareholders)	
OR (By a director if adopted by the directors)	
OR OR	
(By an incorporator if adopted by the incorporators)	
Toge A. Novog Typed or printed name	
1/10 2	
Vice. tresident	
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.	
X minimum management	
NEW TOTAL STATE OF THE STATE OF	
DATE	