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 #

Other

LOCAL REPRESENTATIVE TALLAHASSEE

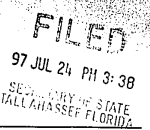
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CORPORATIO	N NAME(S) & DOCUMENT NUMBER(S), (if known):	
1. DOLFA	EMBROIDERY INC.	
2(Co	orporation Name) (Document #)	
3(C	orporation Name) (Document #)	
4(C	orporation Name) (Document #)	
Walk in	Pick up time 2.00 Certified Copy	
Mail out	Will wait Photocopy Certificate of Status	97
EWBUINGS	Will wait Photocopy Certificate of Status AMENDMENTS::::::::::::::::::::::::::::::::::::	JUL 2
Profit	Amendment 22	45
NonProfit	Resignation of R.A., Officer/Director	P Marie
Limited Liability	Change of Registered Agent	ယ္ က်
Domestication	Dissolution/Withdrawal	Ф
Other	Merger	
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Annual Report	AUTHORIZA O A OCO	
Fictitious Name	Foreign CORECT TIZE	7
Name Reservation	Limited Partnership	5
	Foreign Limited Partnership Reinstatement Trademark	36
	Tendemark	

Examiner's Initials

8-124/97

ARTICLES OF INCORPORATION OF



DOLFAN EMBROIDERY INC.

We, the undersigned, hereby make, adopt, subscribe and acknowledge these Articles of Incorporation for the purpose of organizing and incorporating under the laws of the State of Florida, by and under the provisions of the statutes of the State of Florida, providing for the formation, liability, rights, privileges and immunities of the corporation for profit.

ARTICLE I NAME

The name of the corporation shall be:

DOLFAN EMBROIDERY INC.

ARTICLE II - PURPOSE

The nature of the business, objects and purposes to be transacted and carried on are to engage in any activity of business permitted under the laws of the United States of America and of the State of Florida.

ARTICLE III - CAPITAL STOCK

The authorized capital stock of this corporation shall consist of 60 shares of common stock, having \$10.00 par value, which shall be issued for such consideration as may be fixed by the Board of Directors of the corporation.

ARTICLE IV - INITIAL CAPITAL

The amount of capital with which this corporation shall begin business shall be \$ 600.00 ____.

ARTICLE V - CORPORATE EXISTENCE

The corporation shall exist perpetually unless dissolved according to law.

ARTICLE VI - POST OFFICE ADDRESS

The post office address of the principal office of this corporation shall be:
3550 N.W. 51st. Street, Miami, Florida, 33142
with the privilege of having branch or other offices at other places within or
without the State of Florida. The principal office may be moved to such other
address as the Board of Directors shall by resolution determine.

ARTICLE VII - NUMBER OF DIRECTORS

The business of this corporation shall be conducted by a Board of Directors consisting of <u>four</u> persons initially.

The number of directors may be changed from time to time By-Laws adopted by the stockholders; but shall never be less than the minimum number requiered by the laws of the State of Florida, as amended from time to time.

ARTICLE VIII - INITIAL DIRECTORS

NAME	ADDRESS	
Mark Ingram	2933 Paddock Lane, Ft.Lauderdale,F1. 33331	
Shonda Ingram.	2933 Paddock Lane, Ft.Lauderdale,F1. 33331	
Ruben Varela.	2453 Poinciana Ct.,Ft.Lauderdale,F1. 33327	
Dinora Varela.	2453 Poinciana Ct.,Ft.Lauderdale,F1. 33327	

ARTICLE IX - OFFICERS

<u>NAME</u>	TITLE
Mark Ingram.	President.
Ruben Varela.	Vice-President.
Dinora Varela.	Secretary.
Shonda Ingram.	Treasurer.

ARTICLE X - SUBSCRIBERS

The name and post office addresses of the subscribers to these articles are as follow:

NAME	ADDRESS	<u>% Stock</u> s
Mark Ingram.	. Same as article VIII	25%
Ruben Varela.	Same as article VIII	25% 25%
Dinora Varela.	Same as article VIII	25%
Shonda Ingram	Same as article VIII	25%

ARTICLE XI - AMENDMENTS

These Articles of Incorporation may be amended from time to time 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.

	ARTICLE XI	I - REGIST	ERED OFFICE A	AND AGENT	
The initial st	reet address c	of the regist	ered office of	of the corporat	ion is:
3550 N.W. 51 S	r., Miami,Fl.	33142		··-·	•
and the regist	ered agent is:				ı
Mark Ingram.		7.5 2.7			
The undersigned	ed has (have) e	executed thes	se Articles o	f Incorporation	ı this:
15th	day of July		, 19 <u>97</u>		្សែ
10	Vaula	the	Flycocom		(SEAL)
Dinora Varela-	Secretary	- 13 KN	Ingran-Prent	dent.	(SEAL)
			ia Ingramine	arbrer/	(SEAL)
- All San Hard		Duber	Vareta Vice	-Dresident	

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

97 JUL 24 PH 3: 38

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

		of the regist	ered ag	gent and office is:
ARK INGI	AM		(NAME)	
3550 NW	51 St.		(11111)	
0000 1111	31 501	(P.O. BOX N	OT ACCE	EPTABLE)
Miami,F1	33142	(CITY)	STATE/2	ZIP)
			SIGNAT	URE MOULINGES (CORPORATE OFFICER)
			TITLE	President.
			111111	

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 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 OF MY POSITION AS REGISTERED AGENT.

DATE 7-15-97