77000070/56

FILED 97 AUG 13 PH 1:52 LAZARUS CORPORATE INDUSTRIES, INC. Requestor's Name SECRETARY OF STATE TALLAHASSEE, FLORIDA 890 S.W. 87 AVENUE, SUITE: 16 Address FLORIDA 33174 (305)552-5973 //State/Zip Phone # City/State/Zip Office Use Only LOCAL REPRESENTATIVE TALLAHASSEE CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): 1. CASA BLANCA GROCERY CORP.

(Corporation Name) (Document #)

2. Introduction: White house Grocery corp
(Corporation Name) (Document #)/ (Corporation Name) (Document #) (Corporation Name) (Document #) Pick up time 200 Walk in Certified Copy Mail out Will wait Certificate of Status L Photocopy NEW FILINGS AMENDMENTS Profit Amendment Resignation of R.A., Officer/ Director NonProfit Change of Registered Agent Limited Liability Dissolution/Withdrawal Domestication Other Merger REGISTRATION/ OTHERFILINGS QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership

> K.H Alir 1 2 1997 K.H. Aug 1 3 1997

Reinstatement Trademark

Other

Examiner's Initials

CR2E031(1/95)

Name Reservation



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

August 12, 1997

LAZARUS CORPORATE INDUSTRIES, INC. 890 SW 87 AVE SUITE 16 MIAMI, FL 33174

SUBJECT: CASA BLANCA GROCERY CORP.

Ref. Number: W97000018599

We have received your document for CASA BLANCA GROCERY CORP. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent must have a Florida street address. A post office box is not acceptable.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 487-6932.

Kimberly Rolfe Document Specialist

DIVISION OF CORPORATION

97 AUG 13 AH II: 50

Letter Number: 597A00040831

Division of Corporations - P.O. BOX 6327 -Tallahassee, Florida 32314

ARTICLES OF INCORPORATION OF CASA BLANCA GROCERY CORP. - 27 AUG. 1/4 ED

We the undersigners, hereby associate ourselves together for the purpose of becoming a corporation for profit under the laws of the State of Florida.

ARTICLE I

ARTICLE II

The general nature of business to be transacted by this corporation will be the following:

- - and/or any kind of business connected with such, if permitted by the laws of this state and country.
- b. To engage in all manner of commercial transactions permitted by the laws in connection with its main purpose and to freely engage in commerce and industry to the same extent as a natural person might or could do.
- c. To do everything necessary and proper for the accomplishment of the objects enumerated in the articles or any amendment thereto or incidental to the protection and benefit of the corporation.
- d. To conduct its business in its main office and its branches in the State of Florida, or in any other state or territories of the United States, and in foreign countries, and ultimately to do all acts and to exercise all powers now or thereafter authorized by the laws necessary to carry on the business and/or promote any of the subjects or objects for which the corporation has been formed.

ARTICLE III

The	amount	of Capital	Stock aut	horized	shall h	oe <u>EIGHT</u>	= -	
THO	DUSAND DOI	LARS (\$ 800	0.00)					
		m number o to have is						n is
		SIXTEEN	(16)	<u>-</u> shares,	all o	f which	shall ha	ve
FI	/E HUNDREI	DOLLARS EAC	H (\$500.00 E	ACH)			par val	ue.

ARTICLE IV

The amount of Capital with which this corporation shall begin business will be <u>FIGHT THOUSAND POLLLARS (\$ 8,000.00)</u>

ARTICLE V

This corporation is to have perpetual existence.

ARTICLE VI

The principal office of this corporation will be located at:

2148 N.W. 17 AVENUE #1 MIAMI FLORIDA 33142

ARTICLE VII

The number of Directors of this corporation shall be no less than ONE, but no more than FOUR.

ARTICLE VIII

The corporation shall have a President, a Vice-President, a Secretary and a Treasurer. All officers shall be chosen in such manner, hold their offices for such term, and have such powers and duties as may be prescribed in the By-Laws or determined by the Board of Directors.

Any person may hold two or more offices in this corporation.

ARTICLE IX

The names and post office addresses of the first Board of Directors who, subject to the provisions of this Certificate of Corporation and the By-Laws of the State of Florida, shall hold office for the first year of the corporation's existence or until their successors are elected and have qualified, are as follow:

PRESIDENT: MOHAMED ELAADIL = 1100 WEST AVENUE# 1020 MIAMI BEACH, FL 33139

VICE-PRESIDENT: MOHAMED ELAADIL= 1100 WEST AVENUE # 1020 MIAMI BEACH, FL 33139

SECRETARY: MOHAMED ELAADIL = 1100 WEST AVENUE # 1020 MIAMI BEACH, FL 33139

TREASURER: MOHAMED ELAADIL = 1100 WEST AVENUE # 1020 MIAMI BEACH, FL 33139

ARTICLE X

The names and post office addresses of each subscriber to this Certificate of Incorporation, and the number of shares of stock which they agree to take are as follow:

NAME: SHARES: ADDRESS: MOHAMED ELAADIL 1100 WEST AVENUE # 1020 16 SHARES MIAMI BEACH, FL 33139 (\$ 500.00 EACH PAR VALUE)

ARTICLE XI

In pursuance of Chapter 48.091, Florida Statutes, the corporation has named as registered agent the following person: MOHAMED ELAADIL

MOHAMED ELAADIL hereby accept the position of registered agent of the aforementioned corporation.

grature MOHAMED ELAADIL 1100 W. AUE. # 1030

MIAMI BEACK, 17. 35139

. . . .

ARTICLE XII

The Articles of Incorporation may be amended in the manner provided by the law. Every amendment shall be appproved by the Board of Directors, proposed by them to the stockholders and approved at the stockholders meeting by the majority of the vote entitled to vote thereon.

IN WITNESS WHEREOF, the parties to these Articles of Incorporation have hereunto set their hands and seal this _-ll_day of _AUGUST - - - - _ _ _ _ _ 1997 _ .

MOHAMED ELAADIL

TARY OF STATINASSFE, FLOR