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EFFECTIVE UATE

November 5, 1998

Florida Department of State	
Division of Corporations	
409 E. Gaines St.	2 · · · ·
Tallahassee, Fl. 32399	

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Dear Sirs,

Enclosed please find the Articles of Incorporation for my newly formed Corporation. Also you will find a check in the amount of \$122.50 for the filing fees.

Please register the corporation as soon as possible and return in the enclosed Federal Express envelope.

Sincerely,

Motthew Women

Matthew W. Smith President

617 Mariner WAY Altamonte Springs, FL 32701

matthew Smith gave auth by phone to add the puffix (Inc) add the puffix (Inc) Add the puffix (10-98



FILED

ARTICLES OF INCORPORATION

98 NOV -9 PM 12: 50 SECRETARY OF STATE TALLAHASSEE. FLORIDA

OF

CULINARY CREATIONS OF CENTRAL FLORIDA, INC.

a for profit corporation formed under Florida Statutes Chapter 607, The Florida Business Corporation Act

EFFECTIVE DATE 11-2-98

ARTICLE I - NAME

The name of this corporation is:

CULINARY CREATIONS OF CENTRAL FLORIDA, INC.

ARTICLE II - PRINCIPAL OFFICE STREET AND MAILING ADDRESSES

The <u>street</u> address of the initial principal office, and, if different, the mailing address of the corporation, is as follows:

617 Mariner Way Altamonte Springs, FL 32701

Mailing Address:

Same

ARTICLE III - CAPITAL STOCK

3A. Number And Classes Of Shares

3A(1) <u>Total Shares Issuable; Applicable Terms</u>. The number of shares of capital stock this corporation is authorized to issue and have outstanding at any one time is **Twenty Million (20,000,000)** shares, <u>all with NO PAR OR STATED VALUE</u> <u>unless otherwise specified</u>. If a par or stated value is specified, stock may not be originally issued by the corporation for a consideration of less than par or stated value.

Page 1 of ARTICLES OF INCORPORATION CULINARY CREATIONS OF CENTRAL FLORIDA Stock shall be issued only for consideration, as permitted by law, and the dollar value thereof shall be determined by the Board of Directors. For accounting and other purposes, any required allocation of consideration for shares with no par or stated value shall be \$.0001 per share for paid in capital or as otherwise legally determined by the Board of Directors or its delegates. The corporation's stock authorized for issuance pursuant to the provisions of applicable law, consists of the following number of shares and classes, subject to any legally permissible terms set forth in these Articles, as may be amended.

3A(2) <u>Common Shares</u>. Twenty Million (20,000,000) shares of Common Stock, without par or stated value.

3A(3) <u>Certain Terms Of Shares</u>. As required by law, each class or series of any class or series of shares of stock shall be designated herein by amendment prior to issuance, as Preferred Shares or by any name and/or letter or number, but such name shall be (A) <u>other than</u> common shares if entitled to preference in the distribution of dividends or assets, or (B) <u>other than</u> preferred shares if not entitled to preference in the distribution of the distribution of dividends or assets.

3B. <u>Common Stock Series</u>; Voting And Dissolution Rights Of Common And Other Stock.

3B(1) <u>Common Stock Rights In General</u>. Common Shares shall have all of the proprietary interests in the corporation, non-exclusively including all rights as to voting, dividends, and assets, except as expressly provided to the contrary herein or by operation of law, and subject only to any preferences and rights expressly granted to any other class or series of securities.

3B(2) <u>Voting Rights</u>. <u>Common Stock has unlimited voting rights</u>, but additional classes or series of voting shares of any nature may be established to the extent permitted by law. References to "vote" or "voting" herein, in the Bylaws, or other governing documents, shall be deemed to include action by written consent to the full extent permitted by law.

3B(3) <u>Rights To Assets Following Dissolution</u>. Unless otherwise specified, holders of Common Shares are entitled to receive pro-rata share by share the net assets of the corporation following dissolution (and liquidation of assets and payment of creditors), but additional classes or series of shares or other securities of any nature entitled to receive the net assets of the corporation following dissolution (and liquidation of assets and payment of creditors) may be established to the extent permitted by law.

Page 2 of ARTICLES OF INCORPORATION CULINARY CREATIONS OF CENTRAL FLORIDA 3B(4) <u>Other Series Of Common Stock</u>. In particular, other classes or series of Common Shares may be established by the Board of Directors.

3B(5) Cross Reference To Stock Designation Requirements Of Law. See "Certain Terms Of Special Or Other Shares", Section 3A(3) herein.

3C. Additional Classes Or Series; Re-designation Of Securities.

3C(1) <u>Board Power To Designate Securities And Fix Terms</u>. The Board of Directors shall have full authority to the extent permitted by law to amend these articles to establish one or more classes or series of any common, preferred, special or other class or series of stock or other securities, to designate same, and to fix and determine the variations in the relative rights, preferences and limitations between classes or series. See "Certain Terms Of Shares", Section 3A(3) herein. Also, the Board of Directors may re-designate the title of any class or series of any outstanding or unissued securities in a distinguishable manner from every other class or series, by amendment hereto. The Board of Directors may or may not require or permit replacement of any securities certificates at any time other than upon transfer, subdivision or consolidation of holdings, at which time replacement shall be required, to show the new designation.

3D. Bylaws May Define And Clarify These Provisions.

To the extent permitted by Florida Statutes Section 607.0601(3)(b) the Bylaws may define and clarify any provisions contained herein relating to stock shares or other securities.

ARTICLE IV - REGISTERED OFFICE AND AGENT APPOINTMENT

The street address of the registered office of this corporation shall be:

Doris C. Locks, Inc. 452 Osceola Street Suite 208 Altamonte Springs, FL 32701

The name of the registered agent of this corporation at the registered office of this corporation shall be:

DEBBY DONARSKI

The written statement of the simultaneous acceptance of appointment of the

Page 3 of ARTICLES OF INCORPORATION CULINARY CREATIONS OF CENTRAL FLORIDA registered agent, required by Florida Statutes Sections 607.0501(3) and 607.0505, is enclosed with this appointment.

ARTICLE V - INCORPORATOR(S)

The name and address of each incorporator of the corporation is:

Name

Address

MATTHEW SMITH

617 Mariner Way Altamonte Springs, FL 32701

ARTICLE VI - DURATION; EFFECTIVE COMMENCEMENT DATE

This corporation shall exist perpetually. This corporation shall commence at the time and on the date of filing of these Articles, unless

(A) these Articles are filed within five (5) business days after an earlier date stated herein, in which case the earlier date specified herein shall be the effective date, or

(B) a later date is stated herein which is within ninety (90) days after the date of filing, in which case such later date shall be the effective date.

Any such different commencement date and time shall be:

Date: November 2, 1998

Time: 9:00 A.M. Eastern Time

If no time is specified on an effective date (different than the filing date), then the Articles shall become effective as of the close of business on such different date.

ARTICLE VII - CERTAIN STATUTORY EXCEPTIONS

This corporation hereby elects to be excepted from the following provisions of law or any comparable replacement provisions:

Florida Statutes Section 607.0901 "Affiliated Transactions", as permitted by Subsection (5) therein.

Page 4 of ARTICLES OF INCORPORATION ... CULINARY CREATIONS OF CENTRAL FLORIDA Florida Statutes Section 607.0902, "Control-Share Acquisitions", as permitted by Subsection (5) therein.

ARTICLE VIII - AMENDMENT

8A. <u>General Amendment Provision</u>. This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation or the corporation's Bylaws, or in any amendment hereto, and all rights conferred upon the shareholders are subject to this reservation.

8B. Amendment of Articles or Bylaws for Supermajority Quorum or Vote Requirement: Delayed Repeal of This Provision. Any provision of these Articles of Incorporation or the corporation's Bylaws requiring more than a majority quorum or vote of directors or shareholders may be adopted and may be amended or repealed, in each case, only by the percentage vote specified in such provision, so long as this requirement is in effect in this form. This requirement shall remain in effect in this form (A) until amended or repealed by unanimous vote(s), unless it is legally permissible for it to remain in this form as follows, (B) for six (6) months after the taking of a vote or the giving of all the necessary signatures on a consent, pursuant to which vote or consent this requirement is to be repealed or amended or replaced in any fashion (for example, by merger with, or by sale of assets to, a commonly controlled entity) effectively lowering or permitting lowering the vote so required. This provision may only be repealed or amended by a majority vote of shareholders unless a different vote is required by law, or these Articles of Incorporation. See Florida Statutes Sections 607.0725, 607.0726, 607.0727, 607.1020, 607.1021, 607.1022.

ARTICLE IX - DIRECTORS AND OFFICERS

9A. <u>Number Of Directors: Bylaws Automatically Amended To Reflect Number</u> of <u>Directors</u>. The number of directors of this corporation shall be **ONE (1)**. The number of directors may be increased or decreased from time to time by the Bylaws but shall never be less than one, as required by Florida Statutes Section 607.0803. Any duly adopted resolution adding or removing a Director, or setting forth the entire Board of Directors, shall be deemed to amend the Bylaws to the extent necessary to reflect any change in their number, except to the extent a larger number is specifically provided.

9B. <u>Present Directors And Officers</u>. The name and address of each director and officer of this corporation are as follows:

Name	Address	<u>Office</u>
Matthew Smith	617 Mariner Way Altamonte Springs, FL 32701	Director, President, CEO, Secretary, Treasurer
Christopher B. Smullins	617 Mariner Way Altamonte Springs, FL 32701	Vice President

ARTICLE X - PURPOSE/BUSINESS

This corporation is organized for the purpose of transacting any and all lawful business for which corporations may be incorporated under Florida Statutes Chapter 607, provided that it will not engage in any act or activity requiring the consent or approval of any government official, department, board, agency or other body of any local, state or federal government having jurisdiction over such act or activity, without obtaining such consent or approval.

ARTICLE XI - BYLAWS

The power to adopt, alter, amend or repeal Bylaws shall be vested in the Board of Directors and/or the shareholders, except as otherwise provided by law. However, the shareholders, in amending or repealing the Bylaws generally or a particular Bylaw provision, may provide expressly that the Board of Directors may not amend or repeal the Bylaws or that Bylaw provision. See Article VIII - Amendment, herein.

SIGNATURE OF INCORPORATOR(S)

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IN WITNESS WHEREOF, the undersigned has executed these Articles Of Incorporation this Insert date of execution of Articles (Signature of Incorporators section)

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Matthew W. Smith Incorporator

Page 7 of ARTICLES OF INCORPORATION CULINARY CREATIONS OF CENTRAL FLORIDA

ACCEPTANCE OF REGISTERED AGENT

Pursuant to Florida Statutes Sections 607.0501(3) and 607.0505 | hereby accept appointment as a registered agent of this corporation and will accept service of process in legal proceedings as to the corporation, at the registered office stated herein. I am familiar with and I accept the obligations of that position, including Florida Statutes Section 607.0505, and particularly Subsection (9) as to mailing to the corporation notice of receipt of a Florida Department of Legal Affairs subpoena to produce testimony and records. I shall comply with the provisions of all statutes relating to the proper and complete performance of my duties.

Debby Donařski Agent For Service

-END OF ARTICLES-

Page 8 of ARTICLES OF INCORPORATION CULINARY CREATIONS OF CENTRAL FLORIDA