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LAZARUS CORPORATE FILING S	
(Requestor's Name)	DERVICE, INC.
3320 S.W. 87th AVENUE (Address)	
MIAMI, FLORIDA (305)552	2-5973 8000026932085 -11/23/9801006025
(City, State, Zip) (Ph LOCAL REPRESENTATIVE TALLA	-11/23/9801006025 ******78.75 *****78.75
LOCAL REFRESENTATIVE TALLA	OFFICE USE ONLY
CODDODATION NAME(c) &	
CORPORATION NAME(S) &	DOCUMENT NUMBER(S) (if known):
1. PHOENIX DOC	DR COMPANY INC.
(Corporation Name)	(Document #) ラック CO F FT の
2(Corporation Name)	(Document #)
3.	
(Corporation Name)	(Document #)
4(Corporation Name)	<u>(Document #)</u>
Walk in Pick up time	Lino Certified Copy
Mail out Will wait	Photocopy Certificate of Status
NEW FILINGS	AMENDMENTS
Profit	Amendment
NonProfit	Resignation of R.A., Officer/Director
Limited Liability	Change of Registered Agent
Domestication	Dissolution/Withdrawal
Other	Merger ///
OTHER FILNGS	REGISTRATION
Annual Report	QUALIFICATION
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Name Reservation	Limited Partnership ZE 3 11 57
	Reinstatement
	Limited Partnership ZE 3 WV EZAON 86 Reinstatement GEALSTAISOJ8
	Other Examiner's Initials

ARTICLES OF INCORPORATION

OF

PHOENIX DOOR COMPANY INC.

I, the undersigned, being desirous of forming a corporation under the Laws of the State of Florida, declare:

ARTICLE I

NAME

The name of this Corporation shall be:

PHOENIX DOOR COMPANY INC.

ARTICLE II

AUTHORIZED SHARES

The maximum number of shares which the corporation is authorized to issue and have outstanding at any time in 1000 shares of common stock, and which common stock shall have a par of \$1.00 (one dollar) per share. All stock is to be issued fully paid and exempt from assessment.

<u>ARTICLE III</u>

TERM OF CORPORATE EXISTENCE

The date when corporate existence shall commence shall be upon the filing of these Articles with the Department of State. The corporation shall have perpetual existence unless dissolved according to law.

ARTICLE IV

REGISTERED OFFICE AND AGENT

In pursuance of Chapter 607.34 Florida Statutes, the following is submitted, in compliance with said:

First-That PHOENIX DOOR COMPANY INC., desiring to organize under the laws of the State Florida with its principal office as indicated in the articles of incorporation at City of Miami, County of Miami Dade, State of Florida had name WILSON J VARGAS at, 16330 SW 102 ST, MIAMI, FL. 33196 as its agent to accept service of process within this state. Having been named to accept service of process for the above state corporation, at place designated in this certificate. I hereby accept to act in this capacity, and agree to comply with the provisions of said Act

relative to keeping open said office.

By: WILSON Registered Agent

ARTICLE V

PRINCIPAL PLACE OF BUSINESS.

The principal place of business and address is the following:

<u>16330 S.W 102 STREET</u> <u>MIAMI, FL 33196</u>

ARTICLE VI

DIRECTORS

A Board of Directors shall manage the business of the corporation. The number of directors of the corporation shall be no less than one (1) or more than seven (7), the exact number to be determined from time to time in accordance with the by-laws and any Shareholders Agreement effect.

This corporation shall have one (1) Director(s) initially.

The name and address of the initial Director(s) of this Corporation is (are):

NAME	TITLE	ADDRESS
WILSON J VARGAS	PRESIDENT	16330 SW 102 ST MIAMI, FL 33177

ARTICLE VII

INCORPORATORS

The name and address of the incorporates and subscribers hereto is as follows:

<u>NAME</u>

د

ADDRESS

WILSON J VARGAS

100% SHARES

16330 SW 102 ST MIAMI, FL 33196

ARTICLE VIII

INDEMNIFICATION

Every incorporate, director and every officer of the corporation shall be indemnified by the corporation against all expenses and liabilities, including counsel fee reasonably incurred by or imposed upon him in connection with any preceding to which he may be a party, or in which he may become involved, by reason of his being of having been a director or officer of the corporation, or any settlement thereof, whether or not he is a director or officer at the time such expenses are incurred, except in such cases wherein the director or officer is adjudged guilty of willful misfeasance in the performance of his duties; provided that in the event of settlement the indemnification herein shall apply only when the Board of Directors approves, by a two-thirds vote, such settlement and reimbursement as being for the best interests of the corporation. The foregoing right of indemnification shall be in addition to and not exclusive off all other rights to which such director or officer may be entitled.

ARTICLE IX

BYLAWS

Where not inconsistent with law, or these Articles, the Bylaws of the corporation may contain any provision for the regulation and management of the affairs of the corporation, including but no limited to restrictions on the transfer or issuance of shares and voting and/or quorum requirements at shareholders and/or director meetings.

W/LSON J VAŔG PRESIDENT