



Gentlemen:

500002690925--4 -11/18/98--01080--016 *****122,50 ******78,75

Enclose are two copies of Certificate of Incorporation

of A.R.K.Container Unlimited Inc

a check for One hundred twenty two dollars and 50/100.----
\$ 122.50

to cover registration fees.

Very truly yours,

18 MIII: 13

123 PM

ARTICLES OF INCORPORATION

OF

A.R.K. CONTAINERS UNLIMITED, INC.

WE, the undersigned, hereby associate together for the purpose of becoming a corporation under the laws of the State of Florida, by and under the provision of the laws of said state, providing for the information, liabilities, rights, privileges and im - munities of a corporation for profit.

ARTICLE 1

NAME, ADDRESS AND AGENT

The name of this corporation shall be:

A.R. R. CONTAINERS UNLIMITED, INC.,

(hereinafter referred to as the corporation.) Its Registered

Office shall be located at 5001 N.W. 188th Terrace, Carol City

Florida in the County of Dade. Its Registered

Agent shall be DATSI DIAZ , located at

5001 N.W. 188th Terrace, Carol City County of Dade, -
State of Florida.-

ARTICLE II

NATURE OF BUSINESS

Section I. The general nature of the business and objects and purposes to be transacted, promoted and carried on are to do any and all things hereinafter mentioned, as fully and to the same---extent as natural persons might or could do, viz:

a. To carry on business in the United States or any foreign country or countries, to buy, sell, import, export, lease, sub--- lease, hold, procure, transport, manufacture, acquire and deal--- generally, both wholesale and retail, in goods and services of all types, both as principal and agent, in any part of the world.

b.To enter into, make, per orn and carry out contracts of every kind and for any lawful purpose with any person, firm, association and/or corporation.

c.To exchange in the currency of foreign countries and the----currency of the United States.

d. To issue bonds, debentures, and/or obligations of the
company from time to time, for the objects and purposes of the
company, and to secure the same by mortgage pledge, deed or
trust, or otherwise.
e. To purchase, hold and reissue the shares of its capital
stock; and to subscribe to purchase, or otherwise acquire, or
to guarantee, or to become surety in respect to the stock,
bonds or other securities and obligations of the company and
other companies.
f. To do all o such acts or things as they are incident or
conductive to the premises, and to do all and everything
necessary, suitable, convenient or proper for the accomplishment
of any of the purposes or the attainment of any of the
objectives herein enumerated or incidental to the powers
herein named, or wich shall at any time appear conductive or
expediente for the protection or benefit of the corporation.
g. No recitation or declaration of special powers or purposes
herein enumerated shall be deemed to be exclusive, but all
lawful powers contained in the laws of the State of Florida,
nuw or in the future, to be enacted are hereby included in and
made a part thereof by reference.
h. In general, to carry on any incidental business in
connection with the foregoing, wether manufacturing or
otherwise and to have and execuse all the powers conferred by
the laws of the State of Florida upon corporations of this
character.
<u>i.</u>
ARTICLE III
CAPITAL STOCK
The capital stock of the corporation shall consist of: 100
() our shares of no par value For
incorporation purposes, each share will have a nominal value set
One dollar (\$ 1.00).
per share as consideration.

b. Said shares of common stock to have no par value. All———shares to be issued fully paid and non-assessable. The capital stock of this Corporation may be paid in lawful money of the———United States or in property, labor or services at a fair and——just valuation to be fixed by the stockholders or by the Board of Directors. Said determination of just value fixed by the———Board of Directors is to be conclusive proof of said value.

- c. All of the common stock is to have one vote per share in the control of the management of the corporation.
- d. The holders of these shares of common stock are to have preemptive rights in the purchase as subsequent issues of stock.
- e; In the event any shareholder be unable to attend a ----- shareholders meeting, the shareholder may vote his share or---- ahres by proxy, one share representing one vote.

ARTICLE IV

INITIAL CAPITAL

The amount of capital with which the corporation shall begin business shall be not less than Five hundred dollars .

(\$ 500.00).

ARTICLE V

TERM OF EXISTENCE

The corporation shall have perpetual existence.

ARTICLE VI

BOARD OF DIRECTORS

The board of Directors shall consist of not less than One

(1) persons.

ARTICLE VII

INITIAL DIRECTORS AND OFFICERS

The name and the addresses of the first Board of Directors—who subject to the provisions of these Articles of Incorporation, the By-Laws and the Act of the Legislature approved June 1, 1925, and the acts amendatory thereto, shall hold office for the first year of the corporation's existence, or until their successoris—

Title:	Name:	Addres	3S:
President	Jose Prieto	5001 NW 188t	
	PM had P4		v =
• • • • • • • • • • • • • • • • • • •			***************************************
	א יישראד א עדדד		
4	ARTICLE VIII		
	<u>SUBSCRIBERS</u>		
	addresses of each		_
of Incorporation	and the number of	shares which	each agrees to
take are as follo	ov.e:		
Nane & Title	Address		Shares
Jose Prieto	5001 NW 188th Te		100
Pdte.,Sec-rreas.	Carol City, Fl., 3	3055	
			
			_ ~~~~
1			æ
	ARTICLE IX		
	ARTICLE IX BY-LAWS		
The regulatio	BY-LAWS	ind the condu	ct of the affairs
}	BY-LAWS on o the business a		
of the corporati	BY-LAWS on o the business a	on creating a	nd limiting the
of the corporati	BY-LAWS on o the business a on and the provision	on creating a	nd limiting the
of the corporati powers of the co or any class of	BY-LAWS on o the business a on and the provision orporation, the direction	on creating a ectors and the corporation	nd limiting the e stockholders, , shall be
of the corporati powers of the co or any class of controlled by th	BY-LAWS on of the business as on and the provision or properties, the direction of the stockholders of the By-Laws which sha	on creating a ectors and the corporation all be adopte	nd limiting the e stockholders, , shall be d by the stock
of the corporation powers of the coor any class of controlled by the holders of the controlled by the	BY-LAWS on o the business a on and the provision orporation, the direction stockholders of the ne By-Laws which sha	on creating a ectors and the corporation all be adopte as practicab	nd limiting the e stockholders, , shall be d by the stock le after the
of the corporation powers of the corporation shall	BY-LAWS on o the business a on and the provision orporation, the direction stockholders of the ne By-Laws which sha corporation as soon l be formed, which	on creating a ectors and the corporation all be adopte as practicab said By-Laws	nd limiting the e stockholders, , shall be d by the stock le after the may from time to
of the corporation powers of the corporation shall time and whenever	BY-LAWS on o the business a on and the provision orporation, the direction stockholders of the ne By-Laws which sha corporation as soon of the business and the provision of the	on creating a ectors and the corporation all be adopte as practicab said By-Laws	nd limiting the e stockholders, , shall be d by the stock le after the may from time to
of the corporation powers of the corporation shall time and whenever of the corporation of the corporation.	BY-LAWS on o the business as on and the provision or poration, the direct stockholders of the second as soon as soon as soon as formed, which er necessary, he are soon.	on creating a ectors and the corporation all be adopte as practicab said By-Laws ended by the	nd limiting the e stockholders, , shall be d by the stock le after the may from time to Board of Director
of the corporation powers of the corporation shall time and whenever of the corporation of the corporation of the corporation.	BY-LAWS on o the business as on and the provision or provision, the direct stockholders of the secretary which shall be formed, which er necessary, be amended.	on creating a ectors and the corporation all be adopte as practicab said By-Laws ended by the	nd limiting the- e stockholders,- , shall be d by the stock le after the may from time to Board of Director e and signed thes
of the corporation powers of the corporation shall time and whenever of the corporation of the corporation of the corporation shall the corporation of the corporation of the corporation shall with the corporation of the corporation of the corporation shall s	BY-LAWS on of the business as on and the provision or provision, the direct stockholders of the stockholders of the stockholders which shade corporation as soon all be formed, which ar necessary, he ame on. SEREOF, the undersign or poration at. Miam	on creating a ectors and the corporation all be adopte as practicab said By-Laws ended by the gned have maded i . Dade	nd limiting the- e stockholders,- , shall be d by the stock le after the may from time to Board of Director
of the corporation powers of the corporation shall time and whenever of the corporation of the corporation of the corporation shall the corporation of the corporation of the corporation shall with the corporation of the corporation of the corporation shall s	BY-LAWS on o the business as on and the provision or provision, the direct stockholders of the stockholders of the secretarion as soon as formed, which er necessary, he are son. SEREOF, the undersign or poration at. Miam of purposes aforesaid	on creating a ectors and the corporation all be adopte as practicab said By-Laws ended by the gned have maded i . Dade	e stockholders,, shall be d by the stock le after the may from time to Board of Director

Sec. Tres.

I HEREBY CETIFY that on this 9 day of November
1998, before me personally appeared JOSE PRIETO
and,
President and Secretary-Treasurer respectively, to me well
known to be the persons described as subscribers in and
who executed the foregoing ARTICLES OF INCORPORATION and
acknowledged before we that they subscribed to those Articles
of Incorporation.
IN ITMESS "HEREOF, I have hereunto set my official
seal and hand at <u>Hialeah</u> , Dade County, this nine
day of November 1998 A.D.
Ty commission expires: Totary Fublic, /State of Florida ALFREDO F. CORPAS MY COMMISSION # CC 631640 EXPIRES: June 10, 2001 Bonded Thru Notary Public Underwriters

CERTICATE DESIGNATING PLACE OF BUSINESS OR DOMICTLE FOR THE SERVICE ON PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.-

In persuance of Chapter 48.091, Florida Statutes, the -----following is submitted, in compliance with said Act.

desiring to organizem under de Laws of the State of Florida, with its principal office, as indic, ted in the articles of association at 5001 NW 188th Terrace, Carol City, County of Miami-Dade State of Florida has named Daysi Diaz

located at 5001 NW 188th Terrace

County of Miami-Dade State of Florida, as its agent to accept service of process within this State.

ACKNOWIEDGEMENT .- Must be signed by designated agent.

Having been hamed to accept service of process for the above stated Association, at place designated in this certificate, I hereby accept to act in this capacity and agree to comply with the provision of said Act relative to keepingopen said office.

By Deisy Diaz Duny Dies 88
Resident Agent J HARRY SEEFT STATE STAT