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3500 Cypress Gardens Rd. Ste. F. Winter Haven, Florida 33884

Winter Haven, Florida 33884	Office Use Only
CORPORATION N	AME(S) & DOCUMENT NUMBER(S), (if known):
	a Choice Pest Control Incorporated
2(Corpora	ation Name) (Document #)
3(Corpora	ation Name) (Document #)
. 4. <u>(Согрога</u>	ation Name) (Document #)
	Pick up time Certified Copy Will wait Photocopy Certificate of Status AMENDMENTS: Amendment Resignation of R.A., Officer/ Director
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
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OTHER FILINGS	REGISTRATION// QUALIFICATION
Annual Report	
Fictitious Name	Foreign
Name Reservation	Limited Partnership
ļ	Reinstatement
	Trademark

Examiner's Initials

ARTICLES OF INCORPORATION

Of

SEOREN 3 MILLOS FLORIDA CHOICE PEST CONTROL, INCORPORATED

(Name of corporation)

The undersigned acting as the Incorporator under Florida Business Corporation Act, adopt(s) the following articles of incorporation for such corporation:

ARTICLE I

The Name of the corporation is: FLORIDA CHOICE PEST CONTROL, INCORPORATED

ARTICLE II – DURATION

This corporation shall exist perpetually unless dissolved according to Florida Law.

<u> ARTICLE III - PURPOSE</u>

The corporation is organized for the purpose of engaging in any activities or business permitted under the laws of the United States and Florida.

> ARTICLES OF INCORPORATION FLORIDA CHOICE PEST CONTROL, Inc.

ARTICLE IV - CAPTIOL STOCK

The corporation is authorized to issue 100 shares of common stock, par value \$ 1.00 per share.

ARTICLE V

MANAGEMENT OF CORPORATE AFFAIRS

A. Board of Directors. The power of this Corporation shall be exercised, its properties controlled and its affairs conducted by a Board of Directors consisting of not less than one (1) persons and not more than ten (10) persons. The initial number of Directors of the Corporation shall be three (3), provided, however, that such number may be changed pursuant to the Bylaws duly adopted by the Board. At all times the member of the Board of Directors shall consist of an even number and shall be divided as equally as the number of Directors will permit into one (1) classes: Class 1 and Class 2

The term of office for all Directors shall be two (2) years except for the term of office of the initial Class 1 Director shall expire at the annual meeting next ensuing, the term of office of the initial Class of Director(s) shall expire two (2) years thereafter.

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1	The name and address of such initial members of the Board of Directors are as follows:				
2					
3	NAME:	Adrian Ferreira, Jr ((President) (Class 1)		
4	ADDRESS: 564 Eagle Court				
5	CITY:	Kissimmee,	STATE: Florida	ZIP: 34759	
6	PHONE	(941) 427-5999			
7					
8	NAME: Anthony Ferreira (Vice President) (Class 2)				
9	ADDRESS	S: 564 Eagle Court			
10	CITY:	Kissimmee,	STATE: Florida	ZIP: 34759	
11	PHONE	(941) 427-5999		· -	
12					
13	NAME: Ana C. Ferreira (Secretary) (Class 2)				
14	ADDRESS: 564 Eagle Court				
15	CITY:	Kissimmee,	STATE: Florida	ZIP: 34759	
16	PHONE	(941) 427-5999			
17					
18					
19	It is the intent of these Articles that, at all times hereafter, the Directors shall be				
20					
21	classified as to term of office in the manner herein above provided for in the initial Board, so				
22	that, as nearly as the number of Directors will permit, one-half of the Directors of this				
23	Corporation shall be elected at each annual meeting of the Corporation.				

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Any action required or permitted to be taken by the Board of Directors under any provision of law may be taken without a meeting, if a majority of members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be held with the minutes of the proceedings of the Board, and any such action by written consent shall have the same force and effect as if taken by vote of the Directors. Any certificate or other document filed under any provision of law which relates to actions so taken shall state that the action was taken by written consent of the Board of Directors without a meeting. Such a statement shall be prima facie evidence of such authority.

B. Corporate Officers. The Board of Directors shall elect the following officers:

President, Vice President, and Secretary, and such other officers as the Bylaws of the

Corporation may authorize the Directors to elect from time to time. Initially, such officers shall

be elected at the first annual meeting of the Board of Directors. Until such election is held, the

following persons shall serve as corporate officers:

Title FLORIDA CHOICE PEST CONTROL

President Adrian Ferreira, Jr

Vice President Anthony Ferreira

Secretary Ana C. Ferreira

<u>ARTICLE VI – INITIAL PRINCIPLE OFFICE</u>

The principal place of business and mailing address of this corporation shall be:

Principle Place of Business: 564 Eagle Court, Kissimmee, Florida 34759

Mailing Address: 564 Eagle Court, Kissimmee, Florida 34759

<u>ARTICLE VII – INITIAL REGISTERED OFFICE AND AGENT</u>

The street address of the initial registered office and the name of the initial registered agent at that office are:

NAME: Adrian Ferreira, Jr (President) (Class 1)

ADDRESS: 564 Eagle Court

CITY: Kissimmee, STATE: Florida ZIP: 34759

PHONE (941) 427-5999

ARTICLE VIII – INCORPORATORS

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2 The names of addresses of the Incorporators signing these Articles of Incorporation are as 3 4 follows: 5 6 Adrian Ferreira, Jr (President) (Class 1) NAME: 7 ADDRESS: 564 Eagle Court 8 ZIP: 34759 STATE: Florida Kissimmee, CITY: 9 (941) 427-5999 PHONE 10 11 Anthony Ferreira (Vice President) (Class 2) NAME: 12 ADDRESS: 564 Eagle Court 13 ZIP: 34759 STATE: Florida CITY: Kissimmee, 14 PHONE (941) 427-5999 15 16 Ana C. Ferreira (Secretary) (Class 2) NAME: 17 ADDRESS: 564 Eagle Court 18 ZIP: 34759 STATE: Florida CITY: Kissimmee, 19 (941) 427-5999 PHONE -20. 21

ARTICLES IX – MANNER OF ELECTION OF DIRECTORS

The manner in which the directors are elected or appointed is as follows:

By major vote of the stockholders

ARTICLE X - LIMITATION OF CORPORATION OF POWERS

The corporate powers of this corporation are as provided in FS § 617.0302, unless limited as follows:

None

The undersigned Incorporators has executed these articles of incorporation on this day of April, 1999.

x Manual Serveine Signature of Incorporator

Adrian Ferreira, Jr (President)

Typed name of Incorporator) signing

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Signature of Incorporator Ana C. Ferreira (Secretary)

Typed name of Incorporator signing

Anthony Ferreira Vice President)

Typed name of Incorporator signing

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE.

PURSUANT TO FS § 617.0501, THE UNDERSIGNED 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.

The above corporation, organized under the laws of the State of Florida with its registered office as indicated in the Articles of Incorporation at 564 Eagle Court, Kissimmee, Florida 34759, has named Adrian Ferreira, Jr, located at the aforesaid address, as its registered agent to accept service of process within the state.

X Adrian Terrier In (Signature)

Adrian Ferreira, Jr 564 Eagle Court

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Kissimmee, Florida 34759

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.

(Signature)

<u>4-/2</u> - ,1999 (Date)

Adrian Ferreira, Jr 564 Eagle Court

Kissimmee, Florida 34759