OFFICE SECONLY (Deciment #)  LAZARUS CORPORATE FILING SERVICE, IN (Requestor's Name)	0109035
3320 S.W. 87th AVENUE  (Address)  MTANT. FLORIDA (305)552-5973	PARCE AP
MIAMI, FLORIDA (305)552-5973 (City, State, Zip) (Phone #) LOCAL REPRESENTATIVE TALLAHASSEE	OFFICE USE ONLY
CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known):	
1. GRADING, CORP.  (Corporation Name)  (Corporation Name)  (Corporation Name)  (Document #)	
3. (Corporation Name) (Document #)	
4. (Corporation Name)  Walk in Pick up time 2,00 (Document #)	
· · · ·	hotocopy Certificate of Status 400030735942 -12/17/9801051010 ******78-75 ******78.75
NonProfit    NonProfit   Reserved   Chapter   Chapter	AMENDMENTS  mendment signation of R.A., Officer/Director mange of Registered Agent ssolution/Withdrawal erger
Annual Report Fictitious Name Li Name Reservation	REGISTRATION/ DUALIFICATION oreign imited Partnership deinstatement
<u> </u>	Other Examiner's Initials

CERTIFICATE OF INCORPORATION

>

. PRONTO BROTHERS MARKING AND GRADING, CORP.

I (We) the undersigned, do to hereby associate ourselves together and subscribe this Certificate of Incorporation for the purpose of forming a corporation under the laws of the State

Florida, and subject to the following provisions

\*\*\*\*\*ARTICLE ONE\*\*\*\*

PRONTO BROTHERS MARKING AND GRADING, COPP. The name of the corporation shall be:

.The Corporation may engage in any activity or business permitted under the Laws of the United States of America and of the State

of Florida.

# \*\*\*\*\*ARTICLE THREE\*\*\*\*

The maximum number of shares of stock which the corporation shall have outstanding at any time, shall be Five Hundred (500) of stocks wich shall be common stock

par value of One (\$1.00) Dollar per share. All or any part of the capital stock may be paid for either

in lawful monies of the United States of America, or in

services, at a true value thereof.

\*\*\*\*\*ARTICLE FOUR\*\*\*\*

This corporation shall begin business with a minimum capital of the amount of Five Hundred (500) Dollars.

This corporation shall have perpetual existence.

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\*\*\*\*\*ARTICLE SIX\*\*\*\* The principal office of the Corporation shall be located at:

Other office for transaction of business me be located wherever

the Directors may deem necessary or expedient.

The business of the Corporation shall be managed by a Board of Directors, Who need to be stockholders of the Corporation. The number of the Directors, not less than one, shall be fixed by resolution or special meeting, subject to the manner of holding

such meetings prescribed by the by-laws.

### \*\*\*\*ARTICLE EIGHT\*\*\*\*

The names and post office addresses of the members of the Board of Directors and the officers who shall hold office for the first year of existence of the corporation or until their successors are elected or appointed and have qualified, are as follows:

BOARD OF DIRECTORS:

Vive-President

President

NAME

Harold Cifuentes

Treasurer

**ADDRESS** 

7872 NW B2 FERR. PANKLAND FL 33067

Harry Cifuentes

Harry Cifuentes

18703 NW 46402

Irma Mendoza

WHAM 1 91. 33085

18728 NW 46 than Hum' &c 33055

# \*\*\*\*ARTICLE NINE\*\*\*\*

The name and post office addresses of each of the subscribers to this Certificate of Incorporation and the number of shares of stock which subscriber agree to take, are as follows:

SUBSCRIBERS

Harold Cifuentes 200 Shares

Harry Cifuentes 150 Shares

Irma Mendoza

150 Shares

THIS CORPORATION SHALL HAVE FULL POWER TO CARRY ON AND TRANSACT EACH OF ALL OF THE BUSINESSES ENUMERATED IN ARTICLE TWO OF THE CERTIFICATE, AND SHALL HAVE ALL THE GENERAL AND ADDITIONAL POWERS NOW AND HEREAFTER CONFERRED UPON BY LAW.

\*\*\*\*\*\*\*\*ARTICLE ELEVEN\*\*\*\*\*\*

THIS CORPORATION SHALL HAVE THE POWER TO ISSUED THE WHOLE OR ANY PART DETERMINED BY THE BOARD OF DIRECTORS. OF THE SHARES OF THE CAPITAL STOCKS AS PARTLY PAID, SUBJECT TO CALLS THEREON UNTIL THE WHOLE THEREOF SHALL BEEN PAID.

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## \*\*\*\*\*ARTICLE TWELVE\*\*\*\*

Upon election of a Board of Directors by the stockholders, such Board of Directors shall manage the business affairs of this corporation without the neccessity of further authority from the stockholders, except as by law on this certificate otherwise any action of such Board of Directors may be rescinded, or any officer or director removed from office, only upon a vote of stockholders holding a majority of the stock of the corporation which may at such time be actually issued unless otherwise provided by the by-laws of the Board of Directors.

All holders of common stock of this corporation shall be entitled to vote the same in the manner provided by law whether said stock be fully or partially paid unless otherwise determined by the Board of Directors at or before the time of issuance thereof

#### \*\*\*\*\*ARTICLE THIRTEEN\*\*\*\*

The corporation does hereby designate to the following address as its principal office AND REGISTERED

The corporation does hereby designate:

PRINCIPAL OFFICE 836 WEST 18TH STREET HiAlRAH, PC 33010

HAROLD CIFUENTTES
Begister Agent
1872 NW 62 Terr.

Parkland, F1 33067

I berEBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN This CAPACITY