Filing Fee: \$150.00

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STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State
Corporations Division
100 North Main Street
Providence, Rhode Island 02903-1335

BUSINESS CORPORATION

ARTICLES OF INCORPORATION (To Be Filed In Duplicate Original)

orator(s) of a corporation under Chapter 7-1.1 of the General Laws, 1956, as amended,

The see	to of the accounting to The Rev Cafe Cooking Inc.
ine nan	ne of the corporation is The Ray Cafe Group, Inc.
	(This is a close corporation pursuant to § 7-1.1-51 of the General Laws, 1958, as amended.) (Strike if inapplicable.)
The peri	od of its duration is (if perpetual, so state) perpetual
The spec	eific purpose or purposes for which the corporation is organized are:
To oper	ate restaurants serving food and spirits, to provide catering services to the
general	public, to sell incidental products such as logo merchandise and food stuffs
and to s	ell or provide other related services and products.
The agg	egate number of shares which the corporation shall have authority to issue is:
	vione class: Total number of shares 1,000 (If the authorized shares are to consist of one class only state flue of such shares or a statement that all of such shares are to be without par value.):
without	par value
that are to be withou rights, an General L articles of	or (State (A) the number of shares of each class thereof have a par value and the par value of each share of each such class, and/or (B) the number of such shares that are to par value, and (C) a statement of all or any of the designations and the powers, preferences and rights, including voting differences, limitations or restrictions thereof, which are permitted by the provisions of Chapter 7-1.1 of the aws, 1956, as amended, in respect of any class or classes of stock of the corporation and the fixing of which by the association is desired, and an express grant of such authority as it may then be desired to grant to the board of directors ofte or votes any thereof that may be desired but which shall not be fixed by the articles.):
Provision as amend	s, if any, dealing with the preemptive right of shareholders pursuant to § 7-1.1-24 of the General Laws, 1956, led:

Form No. 100 Revised: 01/99 DEC 0 6 2002 BY 1009 MIGHT

6.	Provisions, if any, fo	or the regulation of the interna	l affair	s of the	corporation.	<u>-</u>	
7.	The address of the	initial registered office of the o	corpora	ntion is	67 Whitma	arsh Stre	net .
	Providence		, RI	02907	· · · · · ·	and the	(Street Address, not P.O. Box) name of its initial registered agen
	at such address is	(City/Town) Raymond D. Burns (Name of Age	- ·	(Zip	Code)		name of No initial registered agen
	names and address their successors are as amended, and there	tors constituting the initial boa es of the persons who are to elected and shall qualify are	rd of d serve a : (If this	as directi is a close	ors until the corporation pu	first annu	one (1) and the ual meeting of shareholders or unitection 7-1.1-51 of the General Laws, 1950 atton and the names and addresses of the side elected and qualify.)
	<u>Title</u>	<u>Name</u>					Address
	President	Raymond D. Burns			67 Whitn	arsh Str	reet, Providence, RI 02907
10.	Date when corporate			, 2003			
Dat	te: Quap	W 6,2002	not pnor	to, nor mo	re then 30 day	s after, the	filing of these articles of incorporation)
CO app	In	ston on this	. (1	ALA	y of ()	eeml	ach Incorporator
açkı	nowledged said instr	e and known by me to be the ument by them subscribed to	parties be the	s executi ir free ac	ng the foreo	joing inst	rument, and they severally
			Nota	AMA ary Publi	Dul		KANUSAZ

THE RAY CAFE GROUP, INC.

ARTICLES OF INCORPORATION ATTACHMENT 1

ARTICLE FIFTH

Each of the holders of the issued and outstanding shares of Common Stock of the corporation shall have the right to subscribe for any new capital stock, whether of a class now existing or hereafter created, or for any securities convertible into capital stock hereafter issued by the corporation in proportion to their respective holdings of stock at the time of such issue.

The corporation shall have the right, in case of the sale of shares of stock of any stockholder, to purchase said shares at the lowest price at which such stockholder is willing to sell said shares before the same shall be sold by him to any other party; provided, however, that the corporation shall exercise its right to purchase hereunder within thirty (30) days after such stockholder shall have notified the corporation in writing of his desire to sell said share and the price at which he is willing to sell the same, and if the corporation shall decide to purchase said shares, such stockholder, shall, upon tender of the purchase price thereof, transfer to the corporation said shares so sold, and if the corporation shall not elect to purchase said shares within said thirty (30) day period, then such stockholder may, at any time within thirty (30) days after the expiration of said thirty (30) day period, sell said shares to any other party but at not less than the price at which the same were offered to the corporation.

RECOMPTO STATE