

262516

C. J. NO

Marriage License

STATE FILE NO.

State of Florida, DADE County

To any Minister of the Gospel, or any Officer Legally Authorized to Solemnize the Rite of Matrimony

Whereas Application having been made to the County Judge of DADE County, of the State of Florida, for a license for marriage, and it appearing to the satisfaction of said County Judge that no legal impediments exist to the marriage sought to be solemnized,

These are Therefore, To authorize you to unite in the

Holy Estate of Matrimony

Raul E. Alsaga

and

Adria A. Sanchez-Breton

and that you make return of the same, duly certified under your hand, to the County Judge aforesaid.

Witness, my name as County Judge, and the seal of said Court, at the Courthouse in Miami, Florida, this 9 day of Dec., A. D. 1970

THIS LICENSE NOT VALID AFTER

Jan. 8, 1971

By:

Germanial L. Cooper Clerk John O. [Signature] County Judge

CERTIFICATE OF MARRIAGE

I Certify, that the within named RAUL E. ALSAGA and ADRIA A. SANCHEZ-BRETON were by me, the undersigned, duly united in the Holy Estate of Matrimony, by the authority of the within License. Done this 12th

day of December, A. D. 1970 at MIAMI, Florida

Witness Pedro Cartaya Rev. PEDRO CARTAYA

Witness Armando S. Breton Rev. Pedro Cartaya (delegated)
ARMANDO S. BRETON

Date Returned DEC 17 1970 163 S.E. 15th Miami, Fla

Recorded in Marriage Book 171, page

John O. [Signature] County Judge
Germanial Cooper Clerk

TO PERFORMER OF MARRIAGE CEREMONY

This license is not valid for a marriage ceremony until after the marriage license (upper half) has been completed and signed by the County Judge, or the Clerk of the County, and the person performing the ceremony should complete the certificate of marriage (lower half) and return the entire document to the County Judge within ten days after the marriage is solemnized. There is no official record of the marriage until after it has been returned to the County Judge who issues it.