

ANNE ARUNDEL COUNTY, MARYLAND

ARTICLES OF INCORPORATION AND LIMITED PARTNERSHIPS

H. ERLE SCHAFFER
CLERK OF THE CIRCUIT COURT

~~_____~~

Book 188

0188 1367

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
subsequent photographic repro-
duction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

APPROVED FOR RECORD
ARTICLES OF INCORPORATION
OF 7-10-82 at 9:40 a.m.
ANCHOR INDUSTRIAL CENTER, INC.

res
res

FIRST: I, WAYNE T. KOSMERL, whose post office address is 222 Severn Avenue, P.O. Box 3323, Annapolis, Maryland 21403, being at least 18 years of age, hereby form a corporation under and by virtue of the general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is:
ANCHOR INDUSTRIAL CENTER, INC.

THIRD: The purposes for which the corporation is formed are:

- (1) To engage in the business of selling prefabricated buildings; farm equipment, gasoline (at wholesale and retail) and to engage in property management;
- (2) To carry on any other business in connection with the foregoing, whether manufacturing or otherwise;
- (3) To acquire (by purchase, lease, or otherwise), own, hold, use, alter, repair, lease or mortgage, sell or otherwise dispose of real property, or any interest or right therein, wherever situated, within or without the State of Maryland;
- (4) To organize, incorporate and reorganize subsidiary corporations, joint stock companies, and associations for any purpose permitted by law; and
- (5) To guarantee the payment of dividends upon any shares of stock of, or the performance of any contract by, any other corporation or association in which this corporation has an interest, and to endorse or otherwise guarantee the payment of principal and interest, or either, of any bonds, debentures, notes, securities or other evidence of indebtedness created or issued by any such other corporation or association; and
- (6) To do any act or thing and exercise any power suitable, convenient or proper for the accomplishment of any of the purposes herein enumerated or incidental to the powers herein specified, or which at any time may appear conducive to or expedient for the accomplishment of any such powers; and
- (7) To carry out all or any part of the foregoing objects as principal, factor, agent, contractor or otherwise, either alone or in connection with any person, firm, association or corporation; and

1986 JUL 10 A 9:40

HENRI SCHAFER
CLERK

1986 JUN 29 AM 9:30

61918162

2830 1945

0188 1368

(8) To have and exercise any and all powers and privileges now or hereafter conferred by the laws of the State of Maryland upon corporations formed under the Acts above referred to, or under any Act amendatory thereof or supplemental thereto or in substitution therefor.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of the powers conferred upon the Corporation by law, and it is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the corporation, and the said corporation shall have, enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations, it being the intention that the purposes, objects and powers specified in each of the paragraphs of this Article Third of these Articles of Incorporation shall, except as otherwise expressly provided, in no way be limited or restricted by reference to or inference from the terms of any other clause or paragraph of this Article, or of any other Article of these Articles of Incorporation; provided, however, that nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power, or to do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

FOURTH: The post office address of the principal office of the Corporation in this state is Route 256, P.O. Box 100, Deale, Maryland 20751. The name and post office address of the Resident Agent of the Corporation in this state is WILLIAM S. MAGENAU, whose address is Route 256, P.O. Box 100, Deale, Maryland 20751. Said Resident Agent is an individual actually residing in this state.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is 5,000 shares of common stock, without par value, all of one class.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the Bylaws of the Corporation, but shall never be less than three (3), provided that so long as there are less than three (3) stockholders, the number of directors may be less than three (3)

but not less than the number of stockholders. The name of the director who shall act until the first annual meeting or until his successor is duly chosen and qualified is: WILLIAM S. MAGENAU.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

EIGHTH: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: The corporation shall provide any indemnification required or permitted by the laws of Maryland and shall indemnify directors, officers, agents and employees as follows:

(1) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was such director or officer or an employee or agent of the Corporation,

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(4) Any indemnification under paragraph (1) or (2) of this Article NINTH (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he has met the applicable standard of conduct set forth in paragraph (1) or (2) of this Article NINTH. Such determination shall be made (a) by the Board of Directors of the Corporation by a majority vote of a quorum consisting of directors who were not parties to such action, suit, or proceeding, or (b) if such a quorum is not obtainable, or even if obtainable, if such a quorum of disinterested directors so directs, by independent legal counsel (who may be regular counsel for the Corporation) in a written opinion; and any determination so made shall be conclusive.

(5) Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit or proceeding, as authorized by the Board of Directors in the specific case, upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this Article.

(6) Agents and employees of the Corporation who are not directors or officers of the Corporation may be indemnified under the same standard and procedures set forth above, in the discretion of the Board of Directors of the Corporation.

(7) Any indemnification pursuant to this Article NINTH shall not be deemed exclusive of any other rights to which those indemnified may be entitled, and shall continue as to a person who has ceased to be a director or officer and shall inure to the benefit of the heirs and personal representatives of such a person.

TENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 8th day of July, 1986, and I acknowledge the same to be my act.

WITNESS:

Patricia [Signature]

Wayne T. Kosmerl
WAYNE T. KOSMERL



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02

BUSINESS CODE 03

COUNTY 52

Merging
(Transferor)

P.A.

Religious

Close

Stock

Nonstock

188 PAGE 06

Surviving
(Transferee)

CODE	AMOUNT	FEE REMITTED
20		
61	<u>20</u>	Organ. & Capitalization
62	<u>20</u>	Rec. Fee (Arts. of Inc.)
63		Rec. Fee (Amendment)
		Rec. Fee (Merger or Consolidation)
64		Rec. Fee (Transfer)
65		Rec. Fee (Dissolution)
66		Rec. Fee (Revival)
52		Foreign Qualification
50		Cert. of Qual. or Reg.
51		Foreign Name Registration
13		Foreign Name Registration
56	<u>11</u>	Certified Copy <u>59</u>
54		Foreign Penalty
73		For. Supplemental Cert. Cert. of Conveyance

Name Change
(New Name)

Change of Name

Change of Principal Office

Change of Resident Agent

Change of Resident Agent Address

Code _____

ATTENTION: _____

MAIL TO ADDRESS: _____

Wayne Kosmerl
P.O. Box 3323
Annapolis Md

21403-1323

NOTE: _____

TOTAL FEES 57

Check

Cash

Documents on _____

checks

APPROVED BY: [Signature]

2830 1950

0188

188 PAGE 07

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
ANCHOR INDUSTRIAL CENTER, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 10, 1986 AT 09:40 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

G

ORGANIZATION AND
CAPITALIZATION FEE PAID

RECORDING
FEE PAID

SPECIAL
FEE PAID

\$ _____ 20

\$ _____ 20

\$ _____

D2166361

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206863

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO 2830 1944

0188 1373

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENT AND TAXATION
AAR ASSOCIATES, INC.

188 PAGE 08

APPROVED FOR RECORD

7-18-86 at 9:30 a.m.

- First: The name of the corporation at the time the charter was forfeited was AAR ASSOCIATES, INC.
 - Second: The name which the corporation will use after revival is AAR ASSOCIATES, INC.
 - Third: The name and address of the resident agent is James Cornett of 2040 Forest Hill Lane, Crofton, Maryland 21114.
 - Fourth: These Articles of Revival are for the purpose of reviving the charter of the corporation.
 - Fifth: At or prior to the filing of these Articles of Revival, the corporation has:
 - a) Paid all fees required by law;
 - b) Filed all annual reports which should have been filed by the corporation if its charter had not been forfeited.
 - c) Paid all state and local taxes, except taxes on real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.
 - Sixth: The address of the principal office in this state is 2040 Forest Hill Lane, Crofton, Maryland 21114.
- The undersigned who is respectively the last acting president of the corporation severally acknowledges the Articles to be his act.

James Cornett
James Cornett, Last Acting Pres.

[See signed on affidavit]

STATE OF MARYLAND :
COUNTY OF MONTGOMERY: Anne Arundel : S.S.

I hereby certify that on June 14, 1986 before me, the subscriber, a notary public of the State of Maryland, in and for Montgomery County, personally appeared James Cornett and made oath under the penalties or perjury that the matters and facts set forth in this affidavit are true to the best of his knowledge, information and belief.

1986
HELEN SCHAFER
CLERK
AM 9:30

Commission Expires 7/1/86 1122 9851

Glenda Roseenthal
Notary Public

~~6199834~~

2831 2602

61998198

0188 1374

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

AFFIDAVIT FOR REVIVAL OF A CHARTER

I, Barbara J Cornett (see Inver) of APR Associates Inc.
(insert name and title) (insert name of corporation)

hereby declare that the previously mentioned corporation has paid all State and local taxes except taxes on real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.

Barbara J Cornett
Barbara J Cornett
(PRINT NAME BENEATH SIGNATURE)

I hereby certify that on 7/15/86 before me, the
(insert date)

subscriber, a notary public of the State of Maryland, in and for
ANNE ARUNDEL COUNTY personally appeared
(insert name or county for which notary is appointed)

BARBARA J. CORNETT and made oath under the penalties of
(insert name of person swearing)

perjury that the matters and facts set forth in this affidavit are true to the best of his knowledge, information and belief.

As witness my hand and notarial seal

Shoda Rosenthal
(Signature of notary public)
My Commission expires 7/1/90

2831 2603



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 10

DOCUMENT CODE 18 BUSINESS CODE 03 COUNTY 52

01588110 P.A. John Religious Close Stock Nonstock

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	_____	Organ. & Capitalization	Name Change
61	_____	Rec. Fee (Arts. of Inc.)	(New Name) _____
62	_____	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____
65	_____	Rec. Fee (Dissolution)	_____
66	<u>20</u>	Rec. Fee (Revival)	_____ Change of Name
52	_____	Foreign Qualification	<input checked="" type="checkbox"/> Change of Principal Office
50	_____	Cert. of Qual. or Req.	<input checked="" type="checkbox"/> Change of Resident Agent
51	_____	Foreign Name Registration	<input checked="" type="checkbox"/> Change of Resident Agent Address
13	_____	Certified Copy	_____
56	_____	Foreign Penalty	_____
54	_____	For. Supplemental Cert.	_____
73	_____	Cert. of Conveyance	_____
75	<u>30</u>	Special Fee	_____
80	_____	For. Limited Partnership	_____
83	_____	Cert. Limited Partnership	_____
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	_____	Corp. Good Standing	_____
NA	_____	Foreign Corporation Registration	MAIL TO ADDRESS: _____
_____	_____	Other	<u>James Cornett</u>
_____	_____	Other	<u>2040 Forest Hill Lane</u>
_____	_____	Other	<u>Crofton, Md 21114</u>

TOTAL FEES 50
 Check Cash
Documents on _____ checks

APPROVED BY: [Signature]

NOTE:

2831 2604

0188 1376

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF REVIVAL
OF
AAR ASSOCIATES INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 18, 1986
WITH LAW AND ORDERED RECORDED AT 9:28 O'CLOCK A. M. AS IN CONFORMITY

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ _____

RECORDING
FEE PAID

\$ 20.00

SPECIAL
FEE PAID

\$ 30.00

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

drb



A 206846

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO
2831 2601

0180

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

Articles of Revival

APPROVED FOR RECORD

7-18-82 at 9:39 a.m.

First: The name of the corporation at the time the charter was forfeited
was THE SOUTH RIVER SKI CLUB, INC.

188 PAGE 12

Second: The name which the corporation will use after revival is
SOUTH RIVER SKI CLUB, INC.

Third: The name and address of the resident agent are Bob Morris
2714 Hambleton Road, Piva, Maryland 21140

Fourth: These articles of revival are for the purpose of reviving the charter
of the corporation.

Fifth: At or prior to the filing of these Articles of Revival, the corporation

- a. Paid all fees required by law;
- b. Filed all annual reports which should have been filed by the
corporation if its charter had not been forfeited;
- c. Paid all state and local taxes, except taxes on real estate,
and all interest and penalties due by the corporation or which
would have become due if the charter had not been forfeited
whether or not barred by limitations.

Sixth: The address of the principal office in this state is 2714 Hambleton
Road, Piva, Maryland 21140

The undersigned who were the respectively last acting Vice President and
Treasurer of the corporation severally acknowledge the Articles to be
their act.

John Wald
John Wald
Vice President
Thomas Boddorff
Thomas Boddorff
Past Treasurer

1987 JUN 23 AM 9:30
H. ENLE SCHAFER
CLERK

2831 2598

0188 1378

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

AFFIDAVIT FOR REVIVAL OF A CHARTER

I, BOB MORRIS, Treasurer of SOUTH RIVER SKI CLUB, INC.
(insert name and title) (insert name of corporation)

hereby declare that the previously mentioned corporation has paid all State and local taxes except taxes on real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.

Bob Morris
BOB MORRIS
(PRINT NAME BENEATH SIGNATURE)

I hereby certify that on July 17, 1986 before me, the
(insert date)

subscriber, a notary public of the State of Maryland, in and for

Anne Arundel County personally appeared
(insert name or county for which notary is appointed)

Bob Morris and made oath under the penalties of
(insert name of person swearing)

perjury that the matters and facts set forth in this affidavit are true to the best of his knowledge, information and belief.

As witness my hand and notarial seal

Carol B. Cherry
(Signature of notary public)

My Commission expires My Commission Expires July 1, 1990



1986 JUL 18 A 9 39

61998156

2831 2599



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 14

IDENTIFICATION CODE 18

BUSINESS CODE 04 COUNTY 52

Transferor) _____
_____ P.A. Religious Close Stock Nonstock
Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED
60		Organ. & Capitalization
61		Rec. Fee (Arts. of Inc.)
62		Rec. Fee (Amendment)
63		Rec. Fee (Merger or Consolidation)
64		Rec. Fee (Transfer)
65		Rec. Fee (Dissolution)
66	<u>20</u>	Rec. Fee (Revival)
52		Foreign Qualification
50		Cert. of Qual. or Reg.
51		Foreign Name Registration
13		Certified Copy
56		Foreign Penalty
54		For. Supplemental Cert.
73		Cert. of Conveyance
75	<u>10</u>	Special Fee
80		For. Limited Partnership
83		Cert. Limited Partnership
84		Amendment to Limited Partnership
85		Termination of Limited Partnership
21		Recordation Tax
22		State Transfer Tax
23		Local Transfer Tax
31		Corp. Good Standing
NA		Foreign Corporation Registration
		Other _____
		Other _____

- Name Change (New Name) _____
- Change of Name
 - Change of Principal Office
 - Change of Resident Agent
 - Change of Resident Agent Address

Code _____
ATTENTION: _____

MAIL TO ADDRESS:
Bob Morris
2714 Hambleton Rd
Rwa, Md 21140

TOTAL FEES 30 Cash
 Check
Documents on _____ checks

APPROVED BY: 90

NOTE:

2831 2600

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

1380

✓

188 PAGE 15

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF REVIVAL
OF
SOUTH RIVER SKI CLUB, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 18, 1986 AT 9:39 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID:	RECORDING FEE PAID:	SPECIAL FEE PAID:
\$ _____	\$ 20.00	\$ 10.00

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206845

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO
2831 2597

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

LAKEVIEW DEVELOPMENT CORPORATION MOVED FOR RECORD

Articles of Revival 7-18-86 at 10:00 a.m.

LAKEVIEW DEVELOPMENT CORPORATION, a Maryland corporation having its principal office at 514 North Crain Highway, Glen Burnie, Maryland (hereinafter referred to as the "Corporation") hereby certifies to the State Department of Assessments and Taxation of Maryland that:

FIRST: These Articles of Revival are for the purpose of reviving the Charter of the Corporation.

SECOND: The name of the Corporation at the time of the forfeiture of its Charter was Lakeview Development Corporation.

THIRD: The name which the Corporation will use after the revival of its Charter pursuant to these Articles of Revival shall be Lakeview Development Corporation, which name complies with the provisions of the Corporations and Associations Article of the Annotated Code of Maryland with respect to corporate names.

FOURTH: The post office address of the principal office of the Corporation in the State of Maryland is 514 N. Crain Highway, Glen Burnie, Maryland 21061, and said principal office is located in Anne Arundel County, Maryland. At the time of the forfeiture of its Charter, the principal office of the Corporation was located in the City of Baltimore, Maryland.

FIFTH: The name and post office address of the resident agent of the Corporation in the State of Maryland is Joel D. Fedder, 514 N. Crain Highway, Glen Burnie, Maryland 21061. Said resident agent is a citizen actually residing in this State.

SIXTH: Prior to the filing of these Articles of Revival, the Corporation has:

(a) Filed all annual reports required to be filed by the Corporation or which would have been required to be filed by the Corporation if its Charter had not been forfeited; and

(b) Paid all State and local taxes (except taxes on real estate) and all interest and penalties due by the Corporation or which would have become due if its Charter had not been forfeited, whether or not barred by limitations.

IN WITNESS WHEREOF, the Corporation had caused these Articles of Revival to be signed and acknowledged in its name and

H. ERIC SCHAFER
CLERK

1986 JUL 10 10:26

61998302

61998303

2831 2547

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic reproduction.

on its behalf by its last acting President and its corporate seal
to be hereunto affixed and attested by its last acting Secretary
all as of this 3 day of July, 1986.

ATTEST: LAKEVIEW DEVELOPMENT CORPORATION

C. T. Gordon
C.T. Gordon, Secretary

By: Joel D. Fedder
Joel D. Fedder, President

THE UNDERSIGNED, the last acting President and Secretary of
LAKEVIEW DEVELOPMENT, CORPORATION, who executed on behalf of said
Corporation the foregoing Articles of Revival, of which this
certificate is made a part, hereby acknowledge the foregoing
Articles of Revival to be their act.

Dated: July 3, 1986

Joel D. Fedder
Joel D. Fedder

July 3, 1986

C. T. Gordon
C. T. Gordon

COR245-w.15
18:03:6/30/86
42182-13

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

AFFIDAVIT FOR REVIVAL OF A CHARTER

I, Ann Clary Gordon, attorney for Lakeview Development Corporation
(insert name and title) (insert name of corporation)
to the best knowledge after inquiry to the corporation,
hereby declare that the previously mentioned corporation has paid all State
and local taxes except taxes on real estate, and all interest and penalties
due by the corporation or which would have become due if the charter had
not been forfeited whether or not barred by limitations.

Ann Clary Gordon
Ann Clary Gordon
(PRINT NAME BENEATH SIGNATURE)

I hereby certify that on July 14, 1986 before me, the
(insert date)

subscriber, a notary public of the State of Maryland, in and for
Baltimore County personally appeared
(insert name or county for which notary is appointed)

Ann Clary Gordon and made oath under the penalties of
(insert name of person swearing)

perjury that the matters and facts set forth in this affidavit are true to
the best of her knowledge, information and belief, based upon inquiry to
the corporation.

As witness my hand and notarial seal
Louis Hager
(Signature of notary public)

My Commission expires July 1, 1990.



2831 2549



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 18 P BUSINESS CODE 03 COUNTY 52
B 0793356 P.A. Religious Close Stock Nonstock
188 PAGE 19

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	.	Organ. & Capitalization	Name Change (New Name) _____
61	_____	Rec. Fee (Arts. of Inc.)	_____
62	_____	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____
65	_____	Rec. Fee (Dissolution)	_____
66	<u>20</u>	Rec. Fee (Revival)	<input type="checkbox"/> Change of Name
52	_____	Foreign Qualification	<input checked="" type="checkbox"/> Change of Principal Office
50	_____	Cert. of Qual. or Reg.	_____
51	_____	Foreign Name Registration	<input type="checkbox"/> Change of Resident Agent
13	_____	Certified Copy _____	<input checked="" type="checkbox"/> Change of Resident Agent Address
56	_____	Foreign Penalty	_____
54	_____	For. Supplemental Cert.	_____
73	_____	Cert. of Conveyance	_____
75	<u>30</u>	Special Fee	_____
80	_____	For. Limited Partnership	_____
83	_____	Cert. Limited Partnership	_____
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	<u>6</u>	Corp. Good Standing	_____
NA	_____	Foreign Corporation Registration	MAIL TO ADDRESS: _____
_____	_____	Other _____	<u>Shapiro and Olander</u>
_____	_____	Other _____	<u>36 S. Charles St #2000</u>
_____	_____	_____	<u>Balt, Md 21201</u>

TOTAL FEES 56
2 Checks _____ Cash _____
Documents on _____ checks _____

MAIL TO ADDRESS: _____
Shapiro and Olander
36 S. Charles St #2000
Balt, Md 21201

APPROVED BY: js

NOTE: _____

2831 2550

0188 1385

188 PAGE 20

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF REVIVAL
OF
LAKEVIEW DEVELOPMENT CORPORATION

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 18, 1986 AT 10:00 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ _____

RECORDING
FEE PAID

\$ 20.00

SPECIAL
FEE PAID

\$ 30.00

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS

BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

drb



A 206834

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2831 2546

0188

ATB-060

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

970852-R11619

7-9-86 10:54 AM
ARTICLES OF INCORPORATION .m.

OF
AMERICAN MARKETING & GRAPHICS, INC.

PR:07036

1986 JUL - 9 AM 10:15

THIS IS TO CERTIFY:

ps
les
FIRST: That the subscriber, Martin P. Schaffer, 11840 Beekman Place, Potomac, Maryland, an adult over eighteen (18) years of age, hereby does declare the intention of forming a corporation under and by virtue of the general laws of the State of Maryland authorizing the formation of corporations.

SECOND: The name of the corporation (hereinafter referred to as the "Corporation") is: American Marketing & Graphics, Inc.

THIRD: The purpose or purposes for which the Corporation is organized are:

- (a) To engage in the lawful act of Printing and to engage in any lawful act or activity for which corporations may be organized under the Maryland Corporations and Associations Code Annotated.
- (b) To engage in any business, allied or kindred or associated with any of the principal objects of the Corporation.
- (c) To acquire, by purchase, lease or otherwise, own, hold, use, alter, repair, lease or mortgage, sell or otherwise dispose of, real property or any interest or right therein, wherever situated, within or without the State of Maryland.
- (d) To manufacture, purchase or otherwise acquire and to hold, own, mortgage or otherwise lien, pledge, lease, sell, assign, deal and trade in and with goods, wares, merchandise and personal property of any and every class and description, within or without the State of Maryland.
- (e) To adopt, apply for, obtain, register, purchase, lease, or otherwise acquire and to maintain, protect, hold, use, own, exercise, develop, manufacture under, operate, and introduce, and to sell and grant licenses or other rights in respect of, assign, or otherwise dispose of, or in any manner deal with and contract with reference to, any trademarks, trade names, patents, patent rights, patents pending, concessions, franchises, designs, copyrights, and improvements, processes, recipes, formulas, and the like, including, but not limited to, such thereof as may be covered by, used in connection with, or secured or received under, letters patent of the

REC'D JAN 28 AM 9:30
M. ERLE SCHAFER
CLERK

2829 2803

61908325

0188 1387

United States of America or elsewhere, and any licenses in respect thereof and any or all rights connected therewith or appertaining thereto.

(f) To acquire the good will, rights and property and to undertake the whole or any part of the assets and liabilities of any person, firm, association, or corporation; to pay for the same in cash, the stock of the Corporation, bonds or otherwise; to hold or in any manner to dispose of the whole or any part of the property so purchased; to conduct in any lawful manner the whole or any part of any business so acquired and to exercise all the powers necessary or convenient to and about the conduct and management of such business.

(g) To guarantee, purchase, or otherwise acquire, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of shares of the capital stock, bonds, or other such evidences of indebtedness created by other corporations and while the holder of such stock, to exercise all the rights and privileges of ownership, including the right to vote thereon, and to the same extent as a natural person might or could do.

(h) To enter into, make and perform contracts of every kind for any lawful purpose, with any person, firm, association or corporation, town, city, county, body politic, state, territory, government or colony or dependency thereof.

(i) To borrow money for any of the purposes of the corporation and to draw, make, accept, endorse, discount, execute, issue, sell, pledge, or otherwise dispose of promissory notes, drafts, bills of exchange, warrants, bonds, debentures or other negotiable or non-negotiable instruments and evidences of indebtedness and to secure the payment thereof and the interest thereon by mortgage or pledge, conveyance or assignment in trust of the whole or part of the property of the Corporation at this time owned or thereafter acquired.

(j) To conduct business in any of the states, territories, colonies or dependencies of the United States, in the District of Columbia, and in any and all foreign countries, to have one or more offices therein, and therein to hold, purchase, mortgage, and convey real and personal property without limit as to amount.

(k) To do any and all of the things herein set forth to the same extent as natural persons might or could do and in any part of the world, as principals, agents, contractors, trustees, or otherwise, and either alone or in company with others.

(l) To purchase, hold and reissue any of the shares of its capital stock pursuant to the provisions of the General Laws of the State of Maryland.

(m) To carry out all or any part of the foregoing objects as principal, factor, agent, contractor, or otherwise, either alone or through or in conjunction with any person, firm, association or corporation, and in carrying on its business and for the purpose of attaining or furthering any of its objects and purposes, to make and perform any contract and to do any acts and things, and to exercise any powers suitable, convenient or proper for the accomplishment of any of the objects and purposes herein enumerated or incidental to the powers herein specified, or which at any time may appear conducive to or expedient for the accomplishment of any of such objects and purposes.

(n) The foregoing enumeration of the purposes, powers, objects and business of the Corporation is made in furtherance, and not in limitation, of the powers conferred upon the Corporation by the laws of the State of Maryland, and the mention of any particular purpose, power, object or business is not intended in any manner to limit or restrict any of the purposes, powers, objects or business of the Corporation. The Corporation is formed upon the articles, conditions and provisions herein expressed, and subject in all particulars to the limitations relative to corporations which are contained in the General Laws of the State of Maryland.

FOURTH: The Post Office address at which the principal office of the Corporation in this state shall be located at 428 Fourth Street, Suite 2, Anne Arundel County, Annapolis, Maryland 21403. The resident agent of the Corporation is The Corporate Services Company, a Maryland corporation, with its principal place of business located at 11840 Beekman Place, Potomac, Maryland 20854.

FIFTH: The total amount of the authorized capital stock of the Corporation is fifty thousand (50,000) shares of common stock having a par value of One and No/100 Dollars (\$1.00) each, amounting in the aggregate to Fifty Thousand and No/100 Dollars (\$50,000.00).

SIXTH: The number of directors of the Corporation shall be one (1), which number may be increased or decreased pursuant to the bylaws of the Corporation, but shall not be less than one (1) if there is no capital stock outstanding; or if there is capital stock outstanding, all of which is owned by less than three (3) shareholders, the number of directors may be less than three (3) but not less than the number of such shareholders; and following are the names of the directors who shall

2829 2805

act until the first annual meeting and until their successors are duly elected and qualified or until their earlier resignation, removal from office, or death:

George C. Miller

SEVENTH: In furtherance and not in limitation of the powers conferred by statute, the Board of Directors is expressly authorized as follows:

(a) The Board of Directors of the Corporation hereby is authorized to create, make and issue mortgages, bonds, warrants, debentures, securities, deeds of trust, trust arrangements, negotiable or transferable instruments and evidences of indebtedness of all kinds, secured by mortgage or otherwise; and to do every other act and thing necessary to effectuate the same; to purchase or otherwise acquire, and to sell or otherwise dispose of, for the Corporation, any property, rights or privileges which the Corporation is authorized to acquire, at such prices and on such terms and conditions, and for such considerations as they think fit, at their discretion to pay for any property or rights acquired by the Corporation, either wholly or partially, in money or in stock, bonds, debentures or other securities of the Corporation.

(b) In the purchase or acquisition of property, businesses, rights or franchises, or for additional working capital, or for any other object in or about the Corporation's business or affairs, and without limit as to amount, the Board of Directors of the Corporation hereby is authorized to incur debt, and to raise, borrow and secure the payment of money in any lawful manner, including the issue and sale or other disposition of bonds, warrants, debentures, obligations, negotiable and transferable instruments and evidences of indebtedness of all kinds, whether convertible into stock of any class, and whether secured by mortgage, pledge, deed of trust, or otherwise.

(c) The Board of Directors of the Corporation hereby is authorized to determine who shall be authorized to sign, on behalf of the Corporation, bills, notes, receipts, acceptances, endorsements, checks, releases, contracts and documents; from time to time to provide for the management of the affairs of the Corporation at home or abroad in such a manner as they think fit, and in particular, from time to time, to delegate any of the powers of the Board of Directors, except those powers expressly prohibited from being delegated by law, to any committee, officers, or agent, and to appoint any person or persons to be the agents of the Corporation with such powers (including the power to delegate) and upon such terms as they think fit, from

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

time to time to determine, except as provided by statute, whether, and to what extent, and at what times and places, and under what conditions and regulations, the accounts and books of this Corporation (other than the stock ledger), or any of them, shall be open to the inspection of shareholders; and no shareholders shall have any right to inspect any account book or document of this Corporation except as conferred by statute, unless authorized by the resolution of the directors; to designate in accordance with the Bylaws two (2) or more of its number to constitute an Executive Committee, which Committee shall, for the time submitted, have and exercise any or all of the powers of the Board of Directors, except those powers expressly reserved to the Board of Directors by law, in the management of the business and affairs of this Corporation, and have power to authorize the seal of this Corporation to be affixed to all papers which may require it.

(d) The Board of Directors of the Corporation hereby is empowered to authorize the issuance from time to time of shares of its stock, with or without par value, of any class, whether now or hereafter authorized, and securities convertible into shares of its stock of any class, whether now or hereafter authorized, for such considerations as said Board of Directors may deem advisable, subject to such limitations and restrictions, if any, as may be set forth in the Bylaws of the Corporation.

(e) Any director, individually, or any firm of which any director may be a member, or any corporation or association of which any director may be an officer or director or in which any director may be interested as a holder of any amount of its capital stock or otherwise, may be a party to or may be pecuniarily or otherwise interested in, any contract or transaction of the Corporation, and, in the absence of fraud, no contract or other transaction shall be affected thereby or invalidated, provided that the fact of the common directorship or interest shall be disclosed or shall have been known either (i) to the Board of Directors or a committee thereof and the Board of Directors or committee authorizes, approves, or ratifies the contract or transaction by the affirmative vote of a majority of disinterested directors, even if the disinterested directors constitute less than a quorum, or (ii) to the shareholders entitled to vote, and the contract or transaction is authorized, approved or ratified by a majority of the votes cast by the shareholders entitled to vote other than the votes of shares owned of record or beneficially by the interested director or corporation, firm, or other entity; or the contract or transaction is fair and reasonable to the corporation. Any director of the Corporation who is also a director or officer of or interested in such other corporation or association, or the firm of which he is a member is so

2829 2807

interested, may be counted in determining the existence of a quorum at any meeting of the Board of Directors of the Corporation which shall authorize any such contract or transaction, and may vote thereat to authorize any such contract or transaction. Any contract, transaction or act of the Corporation or of the directors which shall be ratified by a majority of a quorum of the shareholders having voting powers at any annual meeting, or at any special meeting called for such purposes, so far as permitted by law, shall be as valid and as binding as though ratified by every shareholder of the Corporation.

(f) The Board of Directors of the Corporation shall have power, from time to time, to fix and determine and to vary the amount of working capital of the Corporation; to redeem shares of the stock of the Corporation subject to any limitations or restrictions herein set forth or imposed by law; to determine whether any, and if any, what part, of the surplus of the Corporation or of the net profits arising from its business shall be declared in dividends and paid to the shareholders, subject, however, to the provisions of the charter, and to direct and determine the use and disposition of any such surplus or net profits. The Board of Directors may in its discretion use and apply any of such surplus or net profits in purchasing or acquiring any of the shares of the stock of the Corporation, or any of its bonds or other evidences of indebtedness, to such extent and in such manner and upon such lawful terms as the Board of Directors shall deem expedient.

(g) The Board of Directors of the Corporation shall have the power, subject to any limitations or restrictions herein set forth or imposed by law, to classify or reclassify any unissued shares of stock, whether now or hereafter authorized, by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

(h) The Board of Directors of the Corporation shall have power, without a vote of shareholders to take the following action: (i) to declare and authorize the payment of dividends on the capital stock of the Corporation, whether or not payable in stock of one class to holders of stock of another class or classes; (ii) to exercise, without a vote of shareholders, all powers of the Corporation, whether conferred by law or by these articles, to purchase, lease or otherwise acquire the business, assets or franchises, in whole or in part, of other corporations or unincorporated business entities.

2829 2808

0188 1392

EIGHTH: (a) Any person who is or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he, his testator or interstate representative is or was a Director, officer, employee or agent of the Corporation or a predecessor of the Corporation, or is or was serving at the request of the Corporation as a director, officer, partner, trustee, employee or agent of another corporation, partnership, joint venture, trust, other enterprise, or employee benefit plan, shall be indemnified by the Corporation against judgments, penalties, fines, settlements and reasonable expenses, including attorneys' fees, actually and necessarily incurred by him in connection with such action, suit or proceeding, or in connection with any appeal therein, to the fullest extent permitted under the laws of the State of Maryland.

(b) The determination that indemnification is permissible shall be made as follows, subject to the provisions of law:

(i) By the Board of Directors by a majority vote of a quorum consisting of Directors not, at the time, parties to the action, suit or proceeding, or, if such a quorum cannot be obtained, then by a majority vote of a committee of the Board of Directors consisting solely of two or more Directors not, at the time, parties to such action, suit or proceeding and who were duly designated to act in the matter by a majority vote of the full Board of Directors in which the designated Directors who are parties may participate;

(ii) By special legal counsel selected by the Board of Directors or a committee of the Board of Directors by vote as set forth in subparagraph (i) immediately preceding, or, if the requisite quorum of the full Board of Directors cannot be obtained therefor and the committee cannot be established, by a majority vote of the full Board of Directors in which Directors who are parties may participate; or

(iii) By the Shareholders, provided that shares held by Directors who are parties to the action, suit or proceeding may not be voted.

(c) Authorization of indemnification and determination as to reasonableness of expenses shall be made in the same manner as the determination that indemnification is permissible. However, if the determination that indemnification is permissible is made by special legal counsel, authorization of indemnification and determination as to reasonableness of expenses shall be made in the manner specified in subparagraph (ii) of paragraph (b) of this Article for selection of such counsel.

2829 2809

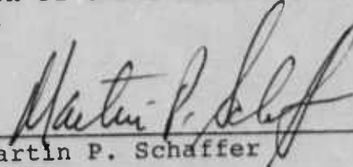
(d) The foregoing right of indemnification shall not be deemed exclusive of any other rights to which any Director, officer, employee or agent may be entitled apart from the provisions of this Article.

NINTH: (a) Notwithstanding any provision of law requiring any action to be taken or authorized by the affirmative vote of the holders of a majority or other designated proportion of the shares or of a share of each class, or otherwise to be taken or authorized by vote of the shareholders, such action shall be effective and valid if taken or authorized by the affirmative vote of the holders of a majority of the total number of shares outstanding and entitled to vote thereon, except as otherwise provided in the charter or in the bylaws. The Corporation reserves the right from time to time to make any amendments of its charter which now or hereafter may be authorized by law, including any amendments changing the terms of any class of the outstanding stock of the Corporation by classification, reclassification or otherwise, but no such amendment which changes the terms of any class of the outstanding stock shall be valid unless such changes in the terms thereof shall have been authorized by the holders of a majority of the shares of such stock at that time outstanding by a vote of a meeting or in writing with or without a meeting.

(b) No holder of stock of the Corporation, of whatever class, shall have any preferential right of subscription to any shares of any class, or to any securities convertible into shares, of stock of the Corporation, nor any right of subscription to any thereof other than such, if any, as the Board of Directors in its discretion may determine, and at such price as the Board of Directors in its discretion may fix; and any shares or convertible securities which the Board of Directors may determine to offer for subscription to the holders of stock may, as the Board of Directors shall determine, be offered to holders of any class or classes of stock at the time existing to the exclusion of holders of any or all other classes at the time existing.

TENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I, as Subscriber to these Articles of Incorporation acknowledge, on the 3rd day of July, 1986, under the penalties of perjury that the matters and facts contained in these Articles of Incorporation are true and correct in all material respects to the best of my knowledge, information and belief, and that the execution of these Articles of Incorporation is my act and deed.


Martin P. Schaffer

2829 2810



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

Tax 188 PAGE 29

DOCUMENT CODE 02 15 BUSINESS CODE 03 COUNTY 52

P.A. Religious Close Stock Nonstock

Merging (Transferor) Surviving (Transferee)

CODE AMOUNT FEE REMITTED

20 Organ. & Capitalization
61 Rec. Fee (Arts. of Inc.)
62 Rec. Fee (Amendment)
63 Rec. Fee (Merger or Consolidation)
64 Rec. Fee (Transfer)
65 Rec. Fee (Dissolution)
66 Rec. Fee (Revival)
52 Foreign Qualification
50 Cert. of Qual. or Reg.
51 Foreign Name Registration
13 14 Certified Copy
56 Foreign Penalty
54 For. Supplemental Cert.
73 Cert. of Conveyance

Name Change (New Name)
Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

75 Special Fee
80 For. Limited Partnership
83 Cert. Limited Partnership
84 Amendment to Limited Partnership
85 Termination of Limited Partnership
21 Recordation Tax
22 State Transfer Tax
23 Local Transfer Tax
31 Corp. Good Standing
NA Foreign Corporation Registration
Other
Other

Code
ATTENTION:

MAIL TO ADDRESS:
Wayne Carpenter
Shulman Rogers
8630 Fenton St # 430
Silver Spring Md 20910-3563

TOTAL FEES 60
Check Cash
Documents on checks

NOTE:

APPROVED BY

2829 2811

0188 1395

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 30

ARTICLES OF INCORPORATION
OF
AMERICAN MARKETING & GRAPHICS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 09, 1986 AT 10:15 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

9

ORGANIZATION AND
CAPITALIZATION FEE PAID

20

\$ _____

RECORDING
FEE PAID

26

\$ _____

SPECIAL
FEE PAID

\$ _____

D2165579

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206761

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2829 2802

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

AFD ELECTRONICS CORPORATION
ARTICLES OF INCORPORATION

APPROVED FOR RECORD

9/20

THIS IS TO CERTIFY:

7-9-84 at 10:15 a.m.

That the undersigned, Michael J. Kandel, whose Post Office Address is 532 The Equitable Building, Ten North Calvert Street, Baltimore, Maryland 21202, being of full legal age and a citizen of the State of Maryland and of the United States, acting as incorporator, does hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

1. That the name of the Corporation (hereinafter called the "Corporation") is AFD ELECTRONICS CORPORATION.

2. The object and purpose for which, and for any of which this Corporation is formed and the business to be carried on or promoted by it are to do any or all of the following things:

A. To buy, sell, distribute and otherwise deal in and with electronic components, parts and computer equipment of all kinds and types at the wholesale and retail levels.

B. To purchase, lease, sell, use, hold, convey, exchange, mortgage, improve, develop, manage, take options on, grant options on, or otherwise acquire, operate, deal in and with, and dispose of fee simple property, leasehold property, ground rents and personal property of every kind and description.

C. To borrow money, pledge as collateral any or all of the assets of the Corporation, issue notes and bonds as authorized by the laws of this State and to execute mortgages, deeds of trust or other forms of contracts as security for the same and guaranteeing the payment thereof.

D. To maintain margin accounts and to make short sales of all kinds.

E. To acquire the good will, trade name, rights and property and to undertake the whole or any part of the assets and liabilities of any person, firm, association or corporation engaged in a similar business and to pay for the same in cash or stock of this Corporation or otherwise.

F. To acquire by subscription, purchase, exchange or otherwise, and to hold for investment or otherwise to use, sell, dispose of, pledge, mortgage or hypothecate any bonds, stocks or other obligations of any corporation, and while the owner thereof, to exercise all of the rights, powers and privileges of ownership thereof.

1987 JAN 28 AM 9:29
MERLE SCHAFER
CLERK

61908328

2830 1300

0188 1397

G. To engage in any business of whatsoever kind or description within the State of Maryland or elsewhere that may be directly or indirectly calculated to effectuate the objects and purposes of this Corporation or any of them.

H. To consolidate with or merge into any other corporation.

I. In general, to carry on any lawful business in any form, and to have and to exercise all powers conferred by the General Laws of the State of Maryland upon corporations formed thereunder and to exercise and enjoy all powers, rights and privileges granted to or conferred upon corporations of this character by said General Laws now or hereafter in force; the enumeration of certain powers as herein specified not being intended to exclude any such other powers, rights and privileges granted to or conferred upon corporations of this character by said General Laws now or hereafter in force.

3. The Post Office Address of the place at which the principal office of the Corporation in the State of Maryland will be located is 639 Thomas Way, Severna Park, Maryland 21146. The Resident Agent of the Corporation is Michael J. Kandel, whose Post Office Address is 532 The Equitable Building, Ten North Calvert Street, Baltimore, Maryland 21202. Said Resident Agent is a citizen of the State of Maryland and actually resides therein.

4. The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares without nominal or par value.

5. The Board of Directors may authorize the issuance from time to time of shares of its stock with or without par value of any class and securities convertible into shares of its stock with or without par value of any class for such consideration as said Board of Directors may deem advisable. The Board of Directors shall, by resolution, state its opinion of the actual value of any consideration other than money for which it authorizes shares of stock without par value or securities convertible into shares of stock without par value to be issued.

6. The Board of Directors may classify or reclassify any unissued shares of the stock of the Corporation of any class now or hereafter authorized by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

7. The Corporation initially shall have one (1) Director and the following named person shall act as such until the first

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Annual Meeting of Stockholders or until his successor is duly chosen and has qualified:

Rob R. Taylor

The Corporation may determine by its By-Laws the classification and number of its Directors, which may from time to time be fixed at a number other than that named in this Charter but shall never be less than the minimum number required by applicable law.

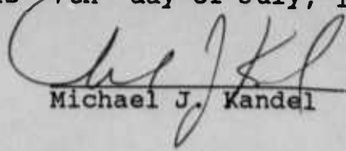
8. (a) Any person who is or who has served as a Director or officer of the Corporation, or at its request, of any other corporation, partnership, joint venture, trust or other enterprise, shall be indemnified and held harmless by the Corporation against any and all liabilities, costs and legal or other expense, including, without limitation, fines, penalties, judgments and amounts paid in settlement, reasonably incurred by or impressed upon such person in connection with or resulting from any claim, action, suit or proceeding, civil, criminal, administrative or investigative, to the full extent permitted by Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended, or any successor statute.

(b) Agents and employees of the Corporation who are not Directors or officers of the Corporation may be indemnified under the same standards and procedures set forth above, in the discretion of the Board of Directors of the Corporation.

9. The power to make, alter and repeal By-Laws of the Corporation shall be vested in the Board of Directors.

10. Notwithstanding any provision of law requiring any action to be taken or authorized by the affirmative vote of the holders of a designated proportion of the shares of stock of the Corporation, or to be otherwise taken or authorized by vote of the stockholders, such action shall be effective and valid if taken or authorized by the affirmative vote of a majority of the total number of votes entitled to be cast thereon.

I have signed these Articles of Incorporation, acknowledging the same to be my act, on this 7th day of July, 1986.


Michael J. Kandel



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 34

DOCUMENT CODE 02 BUSINESS CODE 03 COUNTY 2

P.A. Religious Close Stock Nonstock

Merging (Transferor) Surviving (Transferee)

Table with columns: CODE, AMOUNT, FEE REMITTED. Includes items like Organ. & Capitalization, Name Change, Change of Name, etc.

TOTAL FEES 40
Check Cash
Documents on checks

APPROVED BY: [Signature]

Code
ATTENTION:
MAIL TO ADDRESS:
Michael Kandel
10 N. Calvert St # 532
Belt, Md 21202

NOTE:

2830 1303

0188 1400

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 35

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
AFD ELECTRONICS CORPORATION

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 09, 1986 AT 10:15 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ _____ 20

RECORDING
FEE PAID:

\$ _____ 20

SPECIAL
FEE PAID:

\$ _____

D2165496

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206753

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2830 1299

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION

188 PAGE 36

OF STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
MARTIN AND BOND PHOTOGRAPHY, INC.

APPROVED FOR RECORD

THIS IS TO CERTIFY:

7-9-86 at 10:09a m.

FIRST: That we, the undersigned, James Bond, 481 Ferry Route Road, Annapolis, Maryland 21403; Katherine Bond, 481 Ferry Route Road, Annapolis, Maryland 21403; and Joseph Martin, 206 McKendree Avenue, Annapolis, Maryland 21401, all being at least eighteen (18) years of age, do hereby associate ourselves as incorporators with the intention of forming a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: That the name of the corporation, which is hereinafter referred to as the "Corporation" is:

MARTIN AND BOND PHOTOGRAPHY, INC.

THIRD: That the purposes for which the Corporation is formed are as follows:

To engage in all forms of the photography business including operating a photographic studio, the sales and service of photographic equipment, and film processing and development.

In furtherance of this the Corporation shall have the power;

To own, control, lease, maintain and sell any and all equipment and property, whether real or personal which is necessary to carry on the aforesaid business;

To borrow money or mortgage company property for the purpose for which the Corporation is formed;

To have perpetual existence;

To sue and be sued, complain and defend in all Courts; and

To have and use a corporate seal and alter the same at pleasure;

and

To transact its business, carry on its operations and exercise the powers granted by this Article in any State, Territory, District or possession of the United States, and in any foreign country; and

1987 JAN 28 AM 9:29
H. MARIE SCHAFER
CLERK

60-01-A-6-107-9851

MILLER, MARKEY
& HOFFMAN
ATTORNEYS AT LAW
5639 ANNAPOLIS ROAD
BLADENSBURG, MARYLAND 20710
779-2770

2829 2756

61908326

0188 1402

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

To make contracts and guarantees, incur liabilities, and borrow money, to sell, mortgage, lease, pledge, exchange, convey, transfer, and dispose of all or any part of its property or assets; to issue bonds, notes and obligations and to secure the same by mortgage or deed of trust of all or any part of its property, franchises and income; and

To acquire by purchase or in any other manner, and to take, receive, own, hold, use, employ, improve and otherwise deal with any property, real or personal, or any interest therein wherever situated; and

To purchase, take, receive, subscribe for, or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, loan, pledge, or otherwise dispose of, and otherwise use and deal in and with, shares or other interests in, or obligations of, other corporations of this State, of foreign corporations, and of associations, partnerships and individuals; and

To acquire shares of its own stock, and its own bonds, notes and other obligations, subject to the limitations provided in this Article;

To invest its surplus funds and to lend money from time to time in any manner which may be appropriate to enable it to carry on the operations or to fulfill the purposes named in its charter, and to take and hold real and personal property as security for the payment of funds as invested or loaned; and

To make reasonable gifts or contributions out of profits, when authorized by its board of directors so to do, to or for the use of this State, its institutions and agencies, or any political subdivision of this State, and any corporation, trust, community chest, or fund, foundation, society or other organization for religious, charitable, scientific, civic, literary or educational purposes; and

To elect officers and appoint agents of the Corporation, and to define their duties and determine their compensation, and to adopt and carry into effect employee and officer benefit plans; and

To make and alter by-laws not inconsistent with law or with its charter for regulating the government of the corporation and for the administration of its affairs; and

Generally to exercise the powers set forth in its charter and

MILLER, MARKEY
& HOFFMAN
ATTORNEYS AT LAW
5639 ANNAPOLIS ROAD
BLADENSBURG, MARYLAND 20710
779-2770

2829 2757

0188 1403

those granted by law and to do every act or thing not inconsistent with law, which may be appropriate to promote and attain the purposes set forth in its charter.

✓
FOURTH: The post office address of the principal office of the Corporation in this State is: 481 Ferry Route Road, Annapolis, Maryland 21403. The name and post office address of the resident agent of the Corporation in this State is: James Bond, 481 Ferry Route Road, Annapolis, Maryland 21403. Said resident is an individual actually residing in this State.

FIFTH: The total number of stock which the Corporation has authority to issue is five thousand (5,000) without par value, all of one class. If any of the stockholders desire to dispose of their stock, then this Corporation shall have the right of first refusal to purchase said stock at the offered price. If said Corporation does not exercise this right, then the other stockholders shall have that right in proportion to the number of shares which they hold. If neither of the Corporation nor any of the stockholders exercises its right of first refusal, then the party selling his stock may sell it to whomever he wishes.

SIXTH: The number of directors of the Corporation shall be three which number may be increased pursuant to the by-laws of the Corporation, but shall never be less than three (3); and the names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualify are James Bond, Katherine Bond, and Joseph Martin.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The board of directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

(2) The limitations and regulations set forth in this paragraph

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Page Four

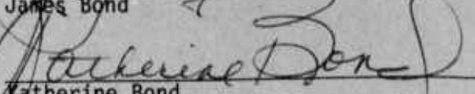
188 PAGE 39

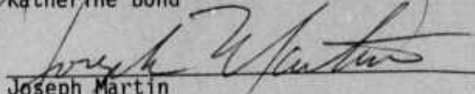
Seventh (7th) are in furtherance of and not in limitation of the powers conferred upon Maryland Corporation by law.

IN WITNESS WHEREOF, we have signed these Articles of Incorporation on the 30th day of June, 1986.

WE DO SOLEMNLY DECLARE AND AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE CONTENTS OF THE FOREGOING ARTICLES OF INCORPORATION ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.


James Bond


Katherine Bond


Joseph Martin

MILLER, MARKEY
& HOFFMAN
ATTORNEYS AT LAW
5839 ANNAPOLIS ROAD
BLADENSBORO, MARYLAND 20710
779-2770

2829 2759

0188 1405



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 40

DOCUMENT CODE 02 15 BUSINESS CODE 03 COUNTY 2

P.A. Religious Close Stock Nonstock

Merging (Transferor) Surviving (Transferee)

Table with columns: CODE, AMOUNT, FEE REMITTED, Name Change (New Name). Includes rows for Organ. & Capitalization, Rec. Fee (Arts. of Inc.), Rec. Fee (Amendment), Rec. Fee (Merger or Consolidation), Rec. Fee (Transfer), Rec. Fee (Dissolution), Rec. Fee (Revival), Foreign Qualification, Cert. of Qual. or Reg., Foreign Name Registration, Certified Copy, Foreign Penalty, For. Supplemental Cert., Cert. of Conveyance, Special Fee, For. Limited Partnership, Cert. Limited Partnership, Amendment to Limited Partnership, Termination of Limited Partnership, Recordation Tax, State Transfer Tax, Local Transfer Tax, Corp. Good Standing, Foreign Corporation Registration, Other.

TOTAL FEES 40 Check Cash

Documents on checks

APPROVED BY: [Signature]

Code ATTENTION: MAIL TO ADDRESS: James Bond 481 Ferry Route Rd Annapolis, Md 21403

NOTE:

2829 2760

0188 1406

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

188 PAGE 41

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
MARTIN AND BOND PHOTOGRAPHY, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 09, 1986 AT 10:09 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$ _____
D2165438

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

A 206752



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2829 2755

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD
7-9-88
SWORD & SHIELD, INC. 9250188 PAGE 42
VII

ARTICLES OF INCORPORATION

FIRST: I, S. ANNETTE BROWN, whose post office address is 608 AMOSS ROAD, SEVERNA PARK, MARYLAND, 21146, being at least 18 years of age, hereby form a corporation under and by virtue of the general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is:
SWORD & SHIELD, INC.

THIRD: The purposes for which the corporation is formed are:

- (1) To engage in the business of operating a Christian bookstore.
- (2) To carry on any other business in connection with the foregoing whether manufacturing or otherwise; and
- (3) To acquire (by purchase, lease, or otherwise), own, hold, use, alter, repair, lease or mortgage, sell or otherwise dispose of real property, or any interest or right therein, wherever situated, within or either alone or in connection with any person, firm, association or corporation; and
- (4) To have and exercise any and all powers and privileges now or hereafter conferred by the laws of the State of Maryland upon corporations formed under the Acts above referred to, or under any Act amendatory thereof or supplemental thereto or in substitution therefor.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of the powers conferred upon the Corporation by law, and it is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the Corporation, and the said corporation shall have, enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations, it being the intention that the purposes, objects and powers specified in each of the paragraphs of this Article Third of these Articles of Incorporation shall, except as otherwise expressly provided, in no way be limited or restricted by

61908111

2829 2583

1987 JAN 28 AM 9:29
H. ERLE SCHAFER
CLERK

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

reference to or inference from the terms of any other clause or paragraph of this Article, or of any other Article of these Articles of Incorporation; provided, however, that nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power, or to do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

FOURTH: The post office address of the Corporation in this state is 556 BALTIMORE ANNAPOLIS BOULEVARD, SEVERNA PARK, MARYLAND, 21146. The name and post office address of the Resident Agent of the Corporation in this state is S. ANNETTE BROWN, 608 AMOSS ROAD, SEVERNA PARK, MARYLAND, 21146. Said Resident Agent is an individual actually residing in this state.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is 5,000 shares of common stock, without par value.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-laws of the Corporation, but shall never be less than two (2), provided that so long as there are less than two stockholders, the number of directors may be less than two but not less than the number of stockholders. The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: S. ANNETTE BROWN and CHARLES W. BROWN, III.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

EIGHTH: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: The corporation shall provide any indemnification required or permitted by the laws of Maryland and shall indemnify directors, officers, agents and employees as follows:

(1) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was such director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, against expenses (including attorneys' fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit, or proceeding, if he acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful.

(2) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was such a director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enter-

0188 1410

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ceeding, as authorized by the Board of Directors in the specific case, upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this Article.

(6) Agents and employees of the Corporation who are not directors or officers of the Corporation may be indemnified under the same standard and procedures set forth above, in the discretion of the Board of Directors of the Corporation.

(7) Any indemnification pursuant to this Article NINTH shall not be deemed exclusive of any other rights to which those indemnified may be entitled, and shall continue as to a person who has ceased to be a a director or officer and shall inure to the benefit of the heirs and personal representatives of such a person.

TENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 8th day of July, 1986, and I acknowledge the same to be my act.

WITNESS:

Charles Bagg - S. Annette Brown Pres. (SEAL)
S. ANNETTE BROWN

6420D/92

0188 1411



STATE OF MARYLAND
State Department of Assessments and Taxation
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 BUSINESS CODE 03 COUNTY 52

_____ P.A. _____ Religious _____ Close _____ Stock _____ Nonstock _____

Merging (Transferor) _____ Surviving (Transferee) _____ **188** PAGE **47**

CODE	AMOUNT	FEE REMITTED	
20	<u>20</u>	Organ. & Capitalization	Name Change
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	(New Name) _____
62	_____	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____
65	_____	Rec. Fee (Dissolution)	_____
66	_____	Rec. Fee (Revival)	_____ Change of Name
52	_____	Foreign Qualification	_____
50	_____	Cert. of Qual. or Reg.	_____ Change of Principal Office
51	_____	Foreign Name Registration	_____
13	<u>1</u>	(Certified Copy <u>SP</u>)	_____ Change of Resident Agent
56	_____	Foreign Penalty	_____
54	_____	For. Supplemental Cert.	_____ Change of Resident Agent
73	_____	Cert. of Conveyance	_____ Address
75	_____	Special Fee	_____
80	_____	For. Limited Partnership	_____
83	_____	Cert. Limited Partnership	_____
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	_____	Corp. Good Standing	_____
NA	_____	Foreign Corporation Registration	_____
_____	_____	Other _____	MAIL TO ADDRESS: _____
_____	_____	Other _____	<u>Charles Bagley</u>
_____	_____	Other _____	<u>P.O. Box 3323</u>
_____	_____	Other _____	<u>Annapolis, Md 21403</u>
_____	_____	Other _____	<u>0323</u>

TOTAL FEES 51
 Check _____ Cash _____
 _____ Documents on _____ checks

MAIL TO ADDRESS: _____
Charles Bagley
P.O. Box 3323
Annapolis, Md 21403
0323

APPROVED BY: [Signature]

2829 2588

0188 1412

VOL 188 PAGE 48

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
SWORD & SHIELD, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 09, 1986 AT 09:15 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$ _____
D2165249

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 206743

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO 2829 2582

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

MSH

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

HOMESPUN CRAFTERS, LIMITED

APPROVED FOR RECORD

at 9:56 a.m.

ARTICLES OF INCORPORATION

FIRST: I, Dorothy E. Michalski, whose post office address is 95 Brooks Road, Arnold, Maryland, 21012, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the "Corporation") is:

HOMESPUN CRAFTERS, LIMITED

THIRD: The purposes for which the Corporation is formed are:

(1) To engage in all aspects of business pertaining to the promotion of retail sales of homemade crafts, to include the retail sales of crafts, the accepting on consignment or on a wholesale basis the crafts of individual crafters for resale, the organizing of craft shows for the purpose of displaying and retail sale of various crafts; and to engage in any other lawful purpose and/or business, and,

(2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 95 Brooks Road, Arnold, Maryland, 21012. The mailing address of the Corporation is P.O. Box 9728, Arnold, Maryland, 21012. The name and post office address of the Resident Agent in this State is Dorothy E. Michalski, 95 Brooks Road Arnold, Maryland, 21012. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is five thousand (5,000) shares of common stock without par value.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased pursuant to the By-Laws of the Corporation, but shall never be less than three (3). The name of the directors, who shall act until the first annual meeting and until their successors are duly chosen and qualified are:

Dorothy E. Michalski
Anne J. Raymond
Ladye R. Parsons

1987 JUN 29 AM 9:23
M. ENNE SCHAFER
CLERK

95 6 7 6-700 9861

61908291

0188 1414

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized.

(2) The Board of Directors may classify or reclassify any unissued shares by fixing or altering in any one or more respect, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares. The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

(3) The Corporation reserves the right to amend its Charter so that such amendment may alter the contract rights as expressly set forth in the Charter, of any outstanding stock, and any objecting stockholders whose rights may or shall be hereby substantially adversely affected shall not be entitled to the same rights as an objecting stockholder in the case of a consolidation, merger, share exchange, or transfer of all, or substantially all, of the assets of the Corporation.

(4) With respect to:

(a) the amendment of the Charter of the Corporation;

(b) the consolidation of the Corporation with one or more corporations to form a new consolidation corporation;

(c) the merger of the Corporation into another corporation or the merger of one or more other corporations into another corporation;

(d) the sale, lease, exchange or other transfer of all, or substantially all of the property and assets of the Corporation, including its goodwill and franchises;

(e) the participation by the Corporation in a share exchange (as defined in the Corporation and Associations Article of the Annotated Code of Maryland) as the corporation the stock of which is to be acquired;

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(f) the voluntary or involuntary liquidation, dissolution or winding-up of the Corporation;

(g) the issuance of shares of stock of any class now or hereafter authorized, or warrants or other instruments evidencing rights or options to subscribe for, or otherwise acquire such shares; such action shall be effective and valid if taken or approved by an affirmative vote of all of the shares entitled to be cast thereon, after due authorization and/or approval and/or advice of such action by the Board of Directors as required by law, notwithstanding any provision of law requiring any action to be taken or authorized other than as provided in this Article SEVENTH, paragraph (4).

EIGHTH: Except as may otherwise be provided by the Board of Directors, no holders of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any warrants to other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH:

(1) As used in this Article NINTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

(2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.

(3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by: (i) affirmative vote at a duly constituted meeting of the

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Board of Directors who are not parties to the proceedings; or (ii) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 1st day of July, 1986, and I acknowledge the same to be my act.

[Signature]
WITNESS

[Signature]
Dorothy E. Michalski

STATE OF MARYLAND, COUNTY OF BALTIMORE,

I HEREBY CERTIFY, that on this 01 day of July, 1986, before me, the subscriber, a Notary Public of the State of Maryland, in and for Baltimore City, personally appeared Dorothy E. Michalski and she did acknowledge the foregoing Articles of Incorporation to be her act and deed.

AS WITNESS my hand and Notarial Seal.

[Signature]
NOTARY PUBLIC

MY COMMISSION EXPIRES:

01 July 1990

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 53

0188 1418



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

DOCUMENT CODE 02 ¹⁵ BUSINESS CODE 03 COUNTY 52

_____ P.A. _____ Religious _____ Close _____ Stock _____ Nonstock

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED
20	<u>20</u>	Organ. & Capitalization
61	<u>20</u>	Rec. Fee (Arts. of Inc.)
62	_____	Rec. Fee (Amendment)
63	_____	Rec. Fee (Merger or Consolidation)
64	_____	Rec. Fee (Transfer)
65	_____	Rec. Fee (Dissolution)
66	_____	Rec. Fee (Revival)
52	_____	Foreign Qualification
50	_____	Cert. of Qual. or Reg.
51	_____	Foreign Name Registration
13	_____	Certified Copy _____
56	_____	Foreign Penalty
54	_____	For. Supplemental Cert.
73	_____	Cert. of Conveyance
75	_____	Special Fee
80	_____	For. Limited Partnership
83	_____	Cert. Limited Partnership
84	_____	Amendment to Limited Partnership
85	_____	Termination of Limited Partnership
21	_____	Recordation Tax
22	_____	State Transfer Tax
23	_____	Local Transfer Tax
31	_____	Corp. Good Standing
NA	_____	Foreign Corporation Registration
_____	_____	Other _____
_____	_____	Other _____

Name Change (New Name) _____
_____ Change of Name
_____ Change of Principal Office
_____ Change of Resident Agent
_____ Change of Resident Agent Address

Code _____
ATTENTION: _____

TOTAL FEES 40
Check _____ Cash _____
Documents on _____ checks

APPROVED BY [Signature]

(301) 899-9084
John B. Barthowiak, Jr.
Attorney at Law
Suite 1112
23 Allegheny Avenue
Towson, Maryland 21284

2829 2514

0188 1419

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

188 PAGE 55

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
HOMESPUN CRAFTERS, LIMITED

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 09, 1986 AT 09:56 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$ _____
D2165132

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206732

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2829 2509

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

1512
P

188 PAGE 56

DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD
at 10:10 a.m.

ARTICLES OF INCORPORATION
JOHN J. FLORY CABINETMAKER, INC.

THIS IS TO CERTIFY:

That I, the undersigned, Judith Billage, 150 South Street,
Suite 101, Annapolis, Maryland 21401, being at least 18 years of
age, do hereby form a corporation under the General Corporation
Laws of the State of Maryland.

ARTICLE I - NAME

The name of the Corporation, which is hereinafter called
"the Corporation" is JOHN J. FLORY CABINETMAKER, INC.

ARTICLE II - PURPOSE

The purposes for which the Corporation is formed are as
follows:

- (1) To custom manufacture architectural millwork, to
perform cabinet-making and other custom woodworking projects;
- (2) To do anything permitted by Section 2-130 of the
Corporations and Associations Article of the Annotated Code of
Maryland, as amended from time to time.

ARTICLE III - ADDRESS OF PRINCIPAL OFFICE

The Post Office address of the principal office of the
Corporation in Maryland is 11 A Lee Street, Annapolis,
Maryland 21401.

1987 JAN 28 10:29 AM '87
N. ERLE SCHAFER
CLERK
01010

61888458

2829 1710

0188 1421

ARTICLE IV - RESIDENT AGENT

✓ The resident agent of the Corporation is John J. Flory, whose Post Office address is 11 A Lee Street, Annapolis, Maryland 21401. Said resident agent is a citizen of Maryland and actually resides therein.

ARTICLE V - CAPITAL STOCK

The total number of shares of stock which the Corporation has authority to issue is 5,000 without par value.

ARTICLE VI - DIRECTORS

The number of directors of the Corporation shall be one (1), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than the number permitted by Section 2-402 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time. The name of the director who shall act until the first annual meeting or until his successor is duly chosen and qualified is JOHN J. FLORY.

ARTICLE VII - POWERS

The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

VNI 188 PAGE 58

of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices or redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

ARTICLE VIII - STOCK TRANSFER RIGHTS

Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any preemptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

2829 1712

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLE IX - INDEMNIFICATION

188 PAGE 59

The Corporation may indemnify a present or former director or officer of the Corporation or other corporate representative to the maximum extent permitted by and in accordance with Section 2-418 of the Corporation and Associations Article of the Annotated Code of Maryland.

ARTICLE X - CHARTER AMENDMENT

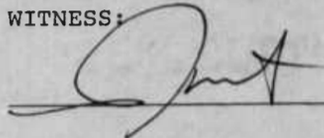
The Corporation, upon unanimous approval of the stockholders, reserves the right to make from time to time any amendments to this charter which may now or hereafter be authorized by law.

ARTICLE XI - DURATION

The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 3rd day of July, 1986, and acknowledge the same to be my act.

WITNESS:

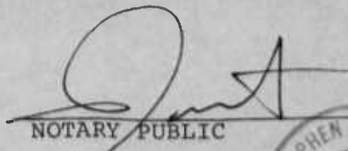



JUDITH BILLAGE

STATE OF MARYLAND,
County of Anne Arundel, ss:

I HEREBY CERTIFY that on this 3d day of July, 1986, before me, the subscriber, a notary public in the State of Maryland, in and for the County of Anne Arundel, personally appeared JUDITH BILLAGE, and acknowledged the foregoing Articles of Incorporation to be her act.

WITNESS my hand and notarial seal, the day and year last above written.


NOTARY PUBLIC

My Commission expires:
July 1, 1990





STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE

0210

BUSINESS CODE

03

COUNTY

188

PAGE

60

P.A. Religious Close Stock Nonstock

Merging

(Transferor)

Surviving

(Transferee)

CODE

AMOUNT

FEE REMITTED

20 Organ. & Capitalization
61 Rec. Fee (Arts. of Inc.)
62 Rec. Fee (Amendment)
63 Rec. Fee (Merger or Consolidation)
64 Rec. Fee (Transfer)
65 Rec. Fee (Dissolution)
66 Rec. Fee (Revival)
52 Foreign Qualification
50 Cert. of Qual. or Reg.
51 Foreign Name Registration
13 Certified Copy
56 Foreign Penalty
54 For. Supplemental Cert.
73 Cert. of Conveyance

Name Change (New Name)

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

75 Special Fee
80 For. Limited Partnership
83 Cert. Limited Partnership
84 Amendment to Limited Partnership
85 Termination of Limited Partnership
21 Recordation Tax
22 State Transfer Tax
23 Local Transfer Tax
31 Corp. Good Standing
NA Foreign Corporation Registration
Other
Other

Code

ATTENTION:

MAIL TO ADDRESS:

Judith Billage
150 South St
St 101
Annap, Maryland 21401

TOTAL FEES

40 Check Cash

1 Documents on 1 checks

NOTE:

APPROVED BY:

MSK

2829 1714

0188 1425

188 PAGE 61

ARTICLES OF INCORPORATION
OF
JOHN J. FLORY CABINETMAKER, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 07, 1986 AT 10:10 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID \$ 20
RECORDING FEE PAID \$ 20
SPECIAL FEE PAID \$
D2164606
ANNE ARUNDEL

TO THE CLERK OF THE COURT OF
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206691

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO 2829 1709

0188 1426

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6-20-86 at 10:56a .m.

188 PAGE 62

S & S REAL ESTATE ASSOCIATES, INC.
(A Close Corporation under Title 4,
CORPORATION AND ASSOCIATIONS, Annotated Code of Maryland)

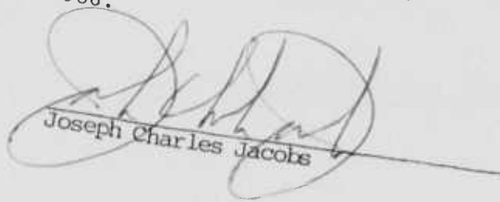
ARTICLES OF AMENDMENT

Pursuant to Section 2-602 of the Annotated Code of Maryland,
Corporations and Associations, S & S REAL ESTATE ASSOCIATES, INC.,
does hereby change its corporate name to STEFFEY REALTORS, INC.

The undersigned hereby certifies that the above action
was taken by the unanimous vote of all stockholders on June 18,
1986. The corporation has no Board of directors.

In all other respects the Article of Incorporation
remain unchanged, and hereafter the corporation shall be known as
Steffey Realtors, Inc., a Close Corporation.

IN WITNESS WHEREOF, I have signed these Articles of
Amendment this 19th day of June, 1986.


Joseph Charles Jacobs

1987 JUN 28 AM 9:29
HERNIE SCHAFER
CLERK

61718356

1986 JUN 20 A 10:50

0188 1427



STATE OF MARYLAND
State Department of Assessments and Taxation 188 PAGE 64
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 9A Business Code _____ County _____

D2079952 _____ Close _____

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) Steppey Realtors, Inc. Change of Name
 _____ Change of Principal Office
 _____ Change of Resident Agent
 _____ Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	_____	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	_____	Organ. & Capitalization	80	_____	For. Limited Partner-ship
62	<u>20</u>	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	<u>11</u> 6	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	<u>11</u> 2	Certified Copy <u>40</u>	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	_____
73	_____	Cert. of Conveyance	_____	_____	_____

TOTAL FEES 42 Check _____ Cash
3 Documents on _____ checks

APPROVED BY: [Signature]

Mail to Address: C. H. Gaertner
540 Belt - Annapolis
Seneca Pt, Md 21146

Code _____
 ATTENTION: _____

NOTE:

CERTIFIED COPY MADE

2823 2388

0188 1428

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

0188 1429

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

THE MARLEY VOLUNTEER FIRE COMPANY, INC. APPROVED FOR RECORD

Articles of Revival 6/11/86 at 1:30p .m.

The name of the corporation at the time the charter was forfeited was ^{The} Marley Volunteer Fire Company, Inc.

The name which the corporation will use after revival is ^{The} Marley Volunteer Fire Company, Inc.

The name and address of the resident agent are Mr. Howard Hodges Jr. of 1606 Lorimer Avenue, Glen Burnie, Maryland 21061.

These Articles of Revival are for the purpose of reviving the charter of the corporation.

At or prior to the filing of these Articles of Revival, the corporation has:

- (a) Paid all fees required by law;
- (b) Filed all annual reports which should have been filed by the corporation if its charter had not been forfeited;
- (c) Paid all state and local taxes, except taxes or real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred

by limitations.
The principal office address is 100 Summit Avenue, Glen Burnie, Md. 21061.
The undersigned who were respectively the last acting president and treasurer of the corporation severally acknowledge the Articles to be their act.

Howard W. Hodges Jr.
Last Acting President
Ronald J. Chalk Jr.
Last Acting Treasurer

2820 1567

1987 JUN 28 AM 9:29
H. ERLE SCHAFER
CLERK

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 67

I hereby certify that on 5/21/86 before me,
the subscriber, a notary public of the State of Maryland,
in and for Anne Arundel County, Maryland, personally appeared
Howard Hodges Jr. and made oath under the penalties
of perjury that the matters and facts set forth in this
affidavit are true to the best of his knowledge,
information and belief.

Don F. Shaw
As witness my hand and notarial seal

My Commission expires July 1, 1986

2820 1558

0188 1431

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 68

I, Howard Hodges Jr. of Marley Volunteer Fire
Company that the previously mentioned corporation has
paid all State and local taxes except taxes on real
estate, and all interest and penalties due by the
corporation or which would have become due if the
charter had not been forfeited by limitations.

Howard W. Hodges Jr.
Howard Hodges Jr.

2820 1569

0188 1432



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 69

DOCUMENT CODE 18 Business Code _____ County 52

D0130666 _____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
 Change of Principal Office
 Change of Resident Agent
 Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	_____	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	_____	Organ. & Capitalization	80	_____	For. Limited Partner-
62	_____	Rec. Fee (Amendment)			ship
63	_____	Rec. Fee (Merger or	83	_____	Cert. Ltd. Partnership
		Consolidation)	84	_____	Amend. to Limited
64	_____	Rec. Fee (Transfer)			Partnership
65	_____	Rec. Fee (Dissolution)	85	_____	Term. of Limited
66	_____	Rec. Fee (Revival)			Partnership
52	_____	Foreign Qualification	21	_____	Recordation Tax
51	_____	Foreign Name Registration	22	_____	State Transfer Tax
50	_____	Cert. of Qualification	23	_____	Local Transfer Tax
		or Registration	31	_____	Corp. Good Standing
13	_____	Certified Copy	NA	_____	For. Corporation
56	_____	Foreign Penalty			Registration
54	_____	For. Supplemental Cert.			Other _____
73	_____	Cert. of Conveyance			Other _____
					Other _____

TOTAL FEES _____ Check _____ Cash _____ APPROVED BY: _____
_____ Documents on _____ checks

Mail to Address: _____ Code _____
Merley Valentin Fine Company
100 Summit Ave
Shr Burner, Md 21061
ATTENTION: _____

NOTE:
84 -> 86 filed heret (NA)

2820 1570

0188 1433

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 70

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF REVIVAL
OF
THE MARLEY VOLUNTEER FIRE COMPANY, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 11, 1986 AT 1:30 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ _____

\$ N/A

\$ _____

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY

drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 204218

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2820 1566

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6-3-86 9:00 AM
ARTICLES OF INCORPORATION .m.

OF
188 PAGE 71
ANTENNA BASE SYSTEMS, INC.

FIRST: I, C. Fred Delavan, Esquire, whose post office address is Post Office Box 868, 80 West Street, Annapolis, Maryland 21404, being at least eighteen (18) years of age, am hereby forming a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is:

ANTENNA BASE SYSTEMS, INC.

THIRD: The purposes for which the Corporation is formed are:

1. To develop, manufacture, assemble, fabricate, import, lease, purchase, or otherwise acquire, invest in hold, use, license the use of, install, handles, maintain, service or repair, sell, pledge, mortgage, exchange, export, distribute, lease, assign, and otherwise dispose of, and generally to trade and deal in and with, as principal or agent, at wholesale, retail, on commission, or otherwise, electronic, telecommunication, communication, transmitting, receiving, recording, reproducing, and similar equipment of every description, cable and microwave devices, and equipment, radio television, and related devises and equipment, and similar goods, wares merchandise, commodities, articles of commerce, and property of every kind and description, and any and all products, machinery, equipment, and supplies used or useful in connection therewith, particularly for the purpose of providing cable transmission and television services to the community of Chesapeake Harbour, Anne Arundel County, Maryland, and

2. To purchase, lease and otherwise acquire, hold, own, mortgage, pledge, encumber and dispose of all kinds of property, real, personal, tangible and intangible, and mixed, both in this State and in any part of the world; and

3. To do anything permitted by the Corporations and Associations Article (Section 2-103) of the Maryland Code, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 15 School Street, P. O. Box 831, Annapolis, Maryland 21404, The name and post office address of the Resident Agent of the Corporation in this State is C. Fred

H. ERLE SCHAFER
CLERK

1987 JAN 28 AM 9:29

61548062

1986 JUN -3 A 9:08 -1-

2818 0512

0188 1435

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Delavan, 80 West Street, PO. Box 868, Annapolis, Maryland 21404. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is five thousand (5,000), without par value.

SIXTH: The number of Directors of the Corporation shall be three (3) or the minimum number permitted by the Corporations and Associations Article, whichever number is lower. The name of the director who shall act until the first annual meeting or until his successor is duly chosen and qualified is: Jerome J. Parks.

SEVENTH: The following provisions are hereby adopted for the purposes of defining, limiting, and regulating the powers of the Corporation and of the directors and stockholders thereof:

1. The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, convertible securities, whether now or hereafter authorized, for such consideration as may be deemed advisable by the Board of Directors and without any action by the stockholders.

2. The Board of Directors may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights, of such shares.

3. The Corporation reserves the right to amend its Charter so that such amendment may alter the contract rights, as expressly set forth in the Charter, of any outstanding stock, and any objecting stockholder whose rights may or shall be thereby substantially adversely affected shall not be entitled to the same rights as an objecting stockholder in the case of a consolidation or merger.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 73

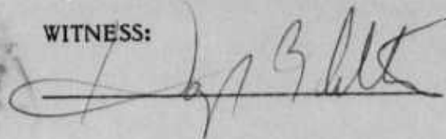
4. With respect to: (1) the amendment of the Charter of the Corporation; (2) the consolidation of the Corporation with one or more other corporations to form a new consolidated corporation; (3) the merger of the Corporation into another corporation or the merger of one or more other corporations into the Corporation; (4) the sale, lease, exchange or transfer of all, or substantially all, of the property and assets of the Corporation, including its goodwill and franchises; and (5) the participation by the Corporation in a share exchange (as defined in the Corporations and Associations Article of the Annotated Code of Maryland) as the Corporation the stock of which is to be acquired; (6) the voluntary liquidation, dissolution, or winding-up of the Corporation, notwithstanding any provision of law requiring any action to be taken or authorized by the affirmative vote of two-thirds (2/3) of the votes entitled to be cast thereon, such action shall be effective and valid if taken or authorized by a majority of the votes entitled to be cast thereon.

EIGHTH: No holder of any share of stock of any class of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for, or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: The Corporation shall have perpetual existence.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 13th day of May, 1986, and I acknowledge the same to be my act.

WITNESS:



 (SEAL)
C. Fred Delavan
Incorporator

HCB--9



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 93 County 52

_____ Close _____ 188 PAGE 74

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 40 Check Cash
Documents on checks

APPROVED BY: [Signature]
Code
ATTENTION:

Mail to Address: C Fred Delavan
P.O. Box 868
Annapolis MD 21404

NOTE:

2818 0515

0188 1438

188 PAGE 75

ARTICLES OF INCORPORATION
OF
ANTENNA BASE SYSTEMS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 03, 1986 AT 09:08 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

20

SPECIAL
FEE PAID:

\$

D2142420

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

A 203846



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2818 0511

108 1439

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Mh

H. ERLE SCHAFER
CLERK

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

MSH

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6/2/86 at *10:20a* .m.

EDWARD J. WOLF GASTRO-ENTEROLOGY ASSOCIATES, P.A.

ARTICLES OF INCORPORATION

188 PAGE 76

OF A PROFESSIONAL CORPORATION

FIRST: EDWARD J. WOLF, M.D., BENJAMIN BERDANN, M.D.,
and MORTON M. KRIEGER, M.D., whose post office address is 606
Hammonds Lane, Maryland, being at least eighteen (18) years of
age, hereby forms a corporation under and by virtue of the
General Laws of the State of Maryland, including the Pro-
fessional Service Corporations Subtitle of the Corporations and
Associations Article of the Maryland Annotated Code, as amended.

SECOND: The name of the corporation (which is hereinafter
called the "Corporation") is EDWARD J. WOLF GASTRO-ENTEROLOGY
ASSOCIATES, P. A.

THIRD: The purposes for which the Corporation is formed are:

(1) To engage in every aspect of the general practice of
medicine. The professional services involved in the Corporation's
practice of medicine may be rendered only through its officers,
agents and employees who are duly licensed, or otherwise legally
authorized, to practice medicine in the State of Maryland;
provided, however, that as used herein the term "employees" shall
not include clerks, secretaries, bookkeepers, technicians and
other assistants who are not usually and ordinarily considered by
custom and practice to be rendering professional services to the
public for which a license or other legal authorization is required.

(2) Secondly, to invest its funds in real estate,

1987 JUN 28 AM 9:29
HELEN SCHAFER
CLERK

2818 0490

61538097

0188 1440

188 PAGE 77

mortgages, stocks, bonds, and any other types of investment, and to own real and personal property necessary for the rendering of the professional services.

(3) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Maryland Annotated Code, and as limited by the Professional Service Corporations Subtitle of said Corporations and Associations Article, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 606 Hammonds Lane, Anne Arundel County, Baltimore, Maryland 21225. The name and post office address of the resident agent of the Corporation in this State is SIDNEY KAPLAN, 11 East Mount Royal Avenue, Baltimore, Maryland 21202. Said resident agent is an individual actually residing in this State.

FIFTH: The number of directors of the Corporation shall be three (3), which number may be increased pursuant to the By-Laws of the Corporation, but shall never be less than three (3). The names of the Directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: EDWARD J. WOLF, M.D., BENJAMIN BERDANN, M.D.; and MORTON M. KRIEGER, M.D.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is One Thousand (1,000) shares, without par value. Shares of the Corporation's stock and

certificates therefor shall be issued only to doctors authorized and licensed to practice medicine in the State of Maryland, subject to such further limitations as the By-Laws of the Corporation may prescribe or as may be agreed among the stockholders.

SEVENTH: Except as may otherwise be provided by the Board of Directors, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

EIGHTH: The following provisions are hereby adopted for the the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders.

1. The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class or classes, whether now or hereafter authorized.

2. The Board of Directors of the Corporation may classify or re-classify any unissued stock by setting or changing in any one or more respects, from time to time before issuance of such stock, the preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends, qualifications, and terms and conditions of redemption of such stock.

3. The Corporation reserves the right to amend its Charter so that such amendment may alter the contract rights, as expressly set forth in the charter, of any outstanding stock, and any objecting stockholder whose rights may or shall be thereby substantially adversely affected shall not be entitled to demand and receive payment of the face value of his stock.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

4. Notwithstanding any provision of law to the contrary, the affirmative vote of a majority of all the votes entitled to be cast on the matter shall be sufficient, valid and effective, after due authorization, approval and/or advice of such action by the Board of Directors, as required by law, to approve and authorize the following acts of the Corporation:

- (a) the amendment of the Charter of the Corporation.
- (b) the consolidation of the Corporation with one or more corporations to form a new consolidated corporation.
- (c) the merger of the Corporation into another corporation or the merger of one or more other corporations into the Corporation;

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 80

(d) the sale, lease, exchange or other transfer of all, or substantially all, of the property and assets of the Corporation, including its goodwill and franchises;

(e) the participation by the Corporation in a share exchange (as defined in the Corporations and Associations Article of the Annotated Code of Maryland) as the corporation the stock of which is to be acquired; and

(f) the voluntary or involuntary liquidation, dissolution or winding-up of the Corporation.

NINTH: The Corporation shall have perpetual existence.

IN WITNESS WHEREOF, we do hereby acknowledge these Articles of Incorporation to be our act this 1st day of May, 1986.

WITNESS:

[Signature]
[Signature]
[Signature]
as to all

Edward J. Wolf (SEAL)
EDWARD J. WOLF, M.D.

Benjamin Berdann (SEAL)
BENJAMIN BERDANN, M.D.

Morton M. Krieger (SEAL)
MORTON M. KRIEGER, M.D.



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 81

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 06 County 52

_____ Close _____

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
Change of Principal Office _____
Change of Resident Agent _____
Change of Resident Agent Address _____

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 40 Check _____ Cash _____
Documents on 1 checks

APPROVED BY: [Signature]

Mail to Address: Sidney Kaplan
The Town Bldg 115 Mt. Royal Ave
Balt, Md 21202

Code _____
ATTENTION: _____

NOTE:

2818 0495

0188 1445

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 82

ARTICLES OF INCORPORATION
OF
EDWARD J. WOLF GASTRO-ENTEROLOGY ASSOCIATES, P.A.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 02, 1986 AT 10:20 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$ _____
D2142388

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 203842

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2818 0489

0188 1446

LIBER 0061 FOLIO 213

ARTICLES OF INCORPORATION,
OF
FRIENDSHIP KENNELS, INC.

002836

188 PAGE 83

FIRST: The undersigned (Brenda Suzanne Clauss) whose address is 2069 Montevideo Road, Jessup, Maryland 20744, being at least twenty-one years of age, does hereby form a corporation under the general laws of the State of Maryland.

SECOND: The name of the corporation, which is herein after called the Corporation, is FRIENDSHIP KENNELS, INC.

THIRD: The purposes of the corporation are as follows:

- (1) Training, Boarding, Grooming Animals
- (2) To purchase, take, receive, lease, take by gift, devise or bequest, or otherwise acquire, and to own, hold improve, use and otherwise deal in and with real or personal property, or any interest therein, wherever situated.
- (3) To sell, convey, mortgage, pledge, lease, exchange, transfer, and otherwise dispose of all or any part of its property and assets.
- (4) To lend money to and otherwise assist its employees other than its officers and directors.
- (5) To purchase, take, receive, subscribe for or otherwise dispose of and otherwise use and deal in and with, shares of other interests in, or obligations of other corporations, foreign and domestic and of associations, partnerships or individuals.
- (6) To make contracts and incur liabilities; to borrow money at such rates of interest as the corporation may determine without regard to the restrictions of any usury law; to issue its notes, bonds, and other obligations; and to secure any of its obligations by mortgage or pledge of all or any of its property, franchises and income.
- (7) To manufacture products for sale in wholesale or retail lots and to distribute same to the public.
- (8) To buy products at wholesale and distribute same either through retail resale or through contracts and agreements with independent salesmen and/or dealers or through direct selling to the public.

1987 JAN 28 AM 9:29
H. ERIC SCHAFER
CLERK

50788074

2839 1129

0188 1447

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

LIBER 0061 FOLIO 214

-2-

002837

188 PAGE 84

(9) To invest its surplus funds from time to time and to lend money for its corporate purposes, and to take and hold real and personal property as security for the payment of funds so invested or loaned.

(10) To conduct its business, carry on its operations and have offices and exercise the powers granted by this chapter, within and without the State of Maryland and to exercise in any State, Territory, District, colony or possession of the United States or foreign country.

(11) To elect or appoint officers and agents of the corporation, and to define the duties and fix their compensation.

(12) To make and alter by-laws, not inconsistent with its articles of incorporation or with the laws of the State of Maryland for the administration and regulation of the affairs of the corporation.

(13) To make contributions to charitable organizations and in time of war to transact any lawful business in aid of the United States.

(14) To cease its corporate activities and surrender its corporate franchise.

(15) To have and exercise all powers necessary or convenient to effect any or all of the purposes for which the corporation is formed.

(16) To conduct any and all business allowed by the laws of the State of Maryland.

(17) To indemnify any and all of its directors or officers or former directors or officers or any person who may have served at its request as a director or officer of another corporation in which it owns shares or capital stock or of which it is a creditor against expenses actually and necessarily incurred by them in connection with the defense of any action, suit, or proceeding in which they, or any of them are made parties, or a party, by reasons of being or having been directors or officers or a director or officer of the incorporation, or of such other corporation except in relation to matters as to which any such director or officer or former director or officer or person shall be adjudged in such action suit, or proceeding to be liable for negligence or misconduct in the performance of duty. Such indemnification shall not be deemed exclusive of any other rights to which those indemnified may be entitled, under any by-laws, agreement, vote of stockholders, or otherwise.

2839 1130

0188 1448

LIBER 0067 FOLIO 215

002838
188 PAGE 85

✓
FOURTH: The post office address of the principal office of the Corporation in Maryland is: 2069 Montevideo Road, Jessup, Maryland 20744. The name and address of the resident agent of the Corporation in Maryland are: Brenda Suzanne Clauss, 2069 Montevideo Road, Jessup, Maryland 20744. Said resident agent is a citizen of Maryland and actually resides therein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is four hundred thousand (400,000) shares of the par value of one cent (\$.01) a share, all of one class and having an aggregate par value of four thousand dollars (\$4,000.00).

SIXTH: The number of directors of the corporation shall be two (2) which may be increased or decreased pursuant to the by-laws of the Corporation, and the names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are:

Lorea Teresa Wright
Brenda Suzanne Clauss

SEVENTH: The duration of the Corporation shall be perpetual or until it ceases its corporate activities or surrenders its corporate franchise.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation and have acknowledged the same to be my act,

March 6, 1985

Brenda Suzanne Clauss
BRANDA SUZANNE CLAUSS

Jan S. Halpin 3/6/85
WITNESS: JAN S. HALPIN

2839 1131

0188 1449

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

002839

IFP/PSA

1985 MAR 19 AM 9:35
MAR 11 P 10:02

63

STATE DEPARTMENT OF
ASSESSMENTS AND TAXATION
APPROVED FOR RECORD

TIME 9:35 MO. DAY YEAR 3-19-85

20	BONUS TAX
20	RECORDING FEE
	LIMITED PARTNERSHIP FEE
	OTHER
40	TOTAL

CASH CHECK APPROVED BY *JS*

John

Brenda Claus
2069 Montevideo Rd
Jessup Md 20744

2839 1132

0188 1450

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

LIBER 188 PAGE 86

ARTICLES OF INCORPORATION
OF
FRIENDSHIP KENNELS, INC.

LIBER 061 FOLD 216

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND MARCH 19, 1985 AT 09:35 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

RECORDED IN LIBER ~~002835~~, FOL 002835 OF THE RECORDS OF THE STATE
DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

BONUS TAX PAID: \$ 20 RECORDING FEE PAID: \$ 20 SPECIAL FEE PAID: \$ _____
D1892789

TO THE CLERK OF THE CIRCUIT COURT OF ANNE ARUNDEL COUNTY
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

AS WITNESS MY HAND AND SEAL OF THE DEPARTMENT AT BALTIMORE.

Paul B. Quinn



RECD FEE 5.00
174386 #
#18219 C184 R02 T10:20
H09/12/85

A 174386

*Brenda Clauss
2069 Montwudo Rd.
Gessup, Md. 20744*

2839 1128

0188 145.1

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF REVIVAL

APPROVED FOR RECORD

FOR

6-20-86 at 10:22a .m.

HIGHVIEW COMMUNITY ASSN., INC.
Association

[Insert exact name of corporation as it appears on records of the State
Department of Assessments and Taxation]

FIRST: The name of the corporation at the time the charter was forfeited was

HIGHVIEW COMMUNITY ASSN., INC.
Association

SECOND: The name which the corporation will use after revival is

HIGHVIEW COMMUNITY ASSN., INC.
Association

THIRD: The address of the principal office in this state is

HIGHVIEW ON THE BAY
TRACYS LANDING, MD. 20779

FOURTH: The name and address of the resident agent is

MICHAEL R.
ROBLYER, 7 WILLOW ST., ANNAPOLIS, MD.

FIFTH: These Articles of Revival are for the purpose of reviving the charter
of the corporation.

SIXTH: At or prior to the filing of these Articles of Revival, the corporation
has (a) Paid all fees required by law; (b) Filed all annual reports which
should have been filed by the corporation if its charter had not been forfeited;
(c) Paid all state and local taxes, except taxes on real estate, and all
interest and penalties due by the corporation or which would have become due
if the charter had not been forfeited whether or not barred by limitations.

H. ERNE SCHAFER
CLERK

1987 JUN 28 AM 9:29

2823 2483

61718316

(1)

0188 1452

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

[Use A for signatures. If that procedure is unavailable, use B. If A & B are not available, use C. Only sign under one section.]

- A. The undersigned who were respectively the last acting president (or vice president) and secretary (or treasurer) of the corporation severally acknowledge the Articles to be their act.

Jean M. Jacob
Last Acting President/Vice President
Adella Balczynski
Last Acting Secretary/Treasurer

[Use if A cannot be signed/acknowledged]

- B. The last acting president, vice president, secretary, and treasurer are unwilling or unable to sign and acknowledge these Articles; therefore, the undersigned who represent the lessor of a majority or 3 of the last acting directors of the corporation severally acknowledge the Articles to be their act.

Last Acting Director

Last Acting Director

Last Acting Director

[Use if A and B cannot be signed/acknowledged]

- C. The last acting president, vice president, secretary, and treasurer of the corporation are unable or unwilling to sign the Articles. There are less than the required number of directors able and willing to sign the Articles, therefore, the undersigned who were elected as directors for the purpose of reviving the charter of the corporation severally acknowledge the Articles to be their act.

Director

Director

Director

2923 2484

AFFIDAVIT FOR REVIVAL OF A CHARTER

I, ADELLA BULCZYNSKI of HIGHVIEW COMMUNITY ASSN.
(insert name and title) (insert name of corporation)

hereby declare that the previously mentioned corporation has paid all State and local taxes except taxes on real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.

Adella Bulczynski
ADELLA BULCZYNSKI
(PRINT NAME BENEATH SIGNATURE)

I hereby certify that on June 18 1986 before me, the
(insert date)

subscriber, a notary public of the State of Maryland, in and for

Anne Arundel Co. personally appeared
(insert name or county for which notary is appointed)

Adella Bulczynski and made oath under the penalties of
(insert name of person swearing)

perjury that the matters and facts set forth in this affidavit are true to the best of his knowledge, information and belief.

As witness my hand and notarial seal

Nancy E. Skillman
(Signature of notary public)

My Commission expires July 1 1986.

2823 2485





STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

PAGE 90

DOCUMENT CODE 18 Business Code 04 County 52

D 0509133

Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- Change of Name
- Change of Principal Office
- Change of Resident Agent
- Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61		Rec. Fee (Arts. of Inc.)	75	<u>10</u>	Special Fee
20		Organ. & Capitalization	80		For. Limited Partnership
62		Rec. Fee (Amendment)			ship
63		Rec. Fee (Merger or Consolidation)	83		Cert. Ltd. Partnership
64		Rec. Fee (Transfer)	84		Amend. to Limited Partnership
65		Rec. Fee (Dissolution)	85		Term. of Limited Partnership
66	<u>20</u>	Rec. Fee (Revival)			Recordation Tax
52		Foreign Qualification	21		State Transfer Tax
51		Foreign Name Registration	22		Local Transfer Tax
50		Cert. of Qualification or Registration	23		Corp. Good Standing
13		Certified Copy	31		For. Corporation Registration
56		Foreign Penalty	NA		Other
54		For. Supplemental Cert.			
73		Cert. of Conveyance			
					Other

TOTAL FEES 30 Check Cash

APPROVED BY: [Signature]

Documents on _____ checks

Mail to Address: Adella Bulczynski
6208 Shore Drive
Tracy's Landing, Md 20779

Code _____

ATTENTION: _____

NOTE:

3923 2486

0188 1455

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

188 PAGE 91

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF REVIVAL
OF
HIGHVIEW COMMUNITY ASSOCIATION, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND June 20, 1986 AT 10:22 O'CLOCK ^a.M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ _____

\$ 20

\$ 10

TO THE CLERK OF THE COURT OF Anne Arundel County

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



ZHJ

A 204356

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

P

188 PAGE 92

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

YOUNGWOOD, INC.
Articles of Revival

APPROVED FOR RECORD

6/20/86

at 2:37

First: The name of the corporation at the time the charter was forfeited was Youngwood, Inc.

Second: The name which the corporation will use after revival is Youngwood, Inc.

Third: The name and address of the resident agent are James M. Hanyo, 665 Shore Drive, Severna Park, Maryland 21146.

Fourth: These Articles of Revival are for the purpose of reviving the charter of the corporation.

Fifth: At or prior to the filing of these Articles of Revival, the corporation has:

- (a) Paid all fees required by law;
- (b) Filed all annual reports which should have been filed by the corporation if its charter had not been forfeited;
- (c) Paid all state and local taxes, except taxes on real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.

Sixth: The address of the principal office in this state is 665 Shore Drive, Severna Park, Maryland 21146.

61758199

2823 2754

H. ERNE SCHAFER
CLERK

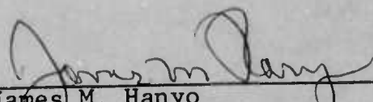
1987 JUN 28 AM 9:29

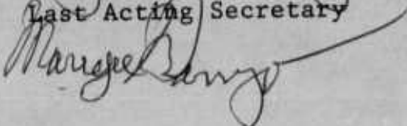
1986 JUN 20 P 2:37

0188 1457

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

The undersigned who were the last acting president and secretary of the corporation severally acknowledge the Articles to be their act.


James M. Hanyo
Last Acting President


James M. Hanyo
Last Acting Secretary


CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

VOL 188 PAGE 94

I, James M. Hanyo of Youngwood, Inc. hereby declare that the
previously mentioned corporation has paid all State and local
taxes except taxes on real estate, and all interest and penalties
due by the corporation or which would have become due if the
charter had not been forfeited whether or not barred by limita-
tions.

James M. Hanyo
James M. Hanyo

I hereby certify that on June 19th, 1986 before me,
the subscriber, a notary public of the State of Maryland, in and
for James M. Hanyo personally appeared
he and made oath under the
penalties of perjury that the matters and facts set forth in this
affidavit are true to the best of his knowledge, information and
belief.

As witness my hand and notarial seal.



Reba S. Berman
My Commission expires 7/1/86

2623 2756

0188 1459



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Dunner, Director

PAGE 95

MENT CODE 18
DIS75034

Business Code _____ County _____

Close _____

Surviving (Transferee) _____

ing (Transferor) _____

ame Change (New Name) _____

- Change of Name _____
- Change of Principal Office _____
- Change of Resident Agent _____
- Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	_____	Rec. Fee (Arts. of Inc.)	75	<u>30</u>	Special Fee
20	_____	Organ. & Capitalization	80	_____	For. Limited Partner-
62	_____	Rec. Fee (Amendment)	83	_____	ship
63	_____	Rec. Fee (Merger or	84	_____	Cert. Ltd. Partnership
	_____	Consolidation)		_____	Amend. to Limited
64	_____	Rec. Fee (Transfer)	85	_____	Partnership
65	_____	Rec. Fee (Dissolution)		_____	Term. of Limited
66	<u>20</u>	Rec. Fee (Revival)	21	_____	Partnership
52	_____	Foreign Qualification	22	_____	Recordation Tax
51	_____	Foreign Name Registration	23	_____	State Transfer Tax
50	_____	Cert. of Qualification	31	_____	Local Transfer Tax
	_____	or Registration	NA	_____	Corp. Good Standing
13	_____	Certified Copy		<u>120</u>	For. Corporation
56	_____	Foreign Penalty		_____	Registration
54	_____	For. Supplemental Cert.		_____	Other <u>Form # 1</u>
73	_____	Cert. of Conveyance		_____	<u>84, 85, 86</u>
	_____			_____	Other _____

TOTAL FEES 170 Check _____ Cash _____

Documents on _____ checks _____
Mail to Address: James Hanyo
665 Shore Drive
Severna Park, Md 21146

APPROVED BY: pcm

Code _____
ATTENTION: _____

NOTE: _____

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

2823 2757

0188 1460

188 PAGE 96

ARTICLES OF REVIVAL
OF
YOUNGWOOD, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 20, 1986
WITH LAW AND ORDERED RECORDED.

AT 2:37 O'CLOCK P. M. AS IN CONFORMITY

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ _____

RECORDING
FEE PAID:

\$ 20.00

SPECIAL
FEE PAID:

\$ 30.00

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

drb



A 204915

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO.

188 1461

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

WARFIELD SECTION III CONDOMINIUM COUNCIL, INC. APPROVED FOR RECORD
Articles of Revival 6-25-86 at 10:00 a.m.

FIRST: The name of the corporation at the time the charter was forfeited was Warfield Section III Condominium Council, Inc.

fr

SECOND: The name which the corporation will use after revival is Warfield Section III Condominium Council, Inc.

THIRD: The name and address of the Resident Agent is Louis Hyatt, Inc., 1919 West Street, Annapolis, Maryland, 21401.

FOURTH: These articles of revival are for the purpose of reviving the charter of the corporation.

FIFTH: At or prior to filing these Articles of Revival, the Corporation has:

1987 JAN 28 AM 9:29
HERLE SCHAFER
CLERK

- (a) Paid all fees required by law;
- (b) Filed all annual reports which should have been filed by the corporation if its charter had not been forfeited;
- (c) Paid all state and local taxes, except taxes on real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.

SIXTH: The address of the principal office in this State is 1892 Arwell Court, Severn, Maryland, 21144.

61768105

1986 MAY 16 A 10:16



2825 0966

0188 1462

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

-2-

188 PAGE 98

The undersigned who were respectfully the last acting
President and Secretary of the Corporation severally acknowledge
the Articles to be their act.

Jeanne M Upchurch

Jeanne Upchurch
Last Acting President

Carolyn Wass

CAROLYN WASS
Last Acting Secretary

2826 0969

0188 1463

188 PAGE 99

I, Jeane Upchurch, President of the Warfield Section III Condominium Council, Inc., hereby declares that the previously mentioned corporation has no real estate tax obligations as it does not own any real estate.

Jeane M Upchurch
Jeane Upchurch, President
Warfield Section III
Condominium Council, Inc.

I HEREBY CERTIFY that on this 9th day of April 1986, before me, the subscriber, a Notary Public of the State of Maryland, in and for Anne Arundel County, personally appeared Jeane Upchurch and made oath under the penalties of perjury that the matters and facts set forth in this Affidavit are true to the best of her knowledge, information, and belief.

AS WITNESS my hand and Notarial Seal.

Joan Thompson
NOTARY PUBLIC



My Commission expires 1 July 1986

0188 1464



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 100

DOCUMENT CODE 18 Business Code 04 County 52

0747519 Close

Merging (Transferor) Surviving (Transferee)

Name Change (New Name) Change of Name Change of Principal Office Change of Resident Agent Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Special Fee, and Recordation Tax.

TOTAL FEES 30 Check Cash

APPROVED BY: [Signature]

Documents on checks

Mail to Address: Louis Hyatt, Inc. 1919 West St. Annapolis, Md 21401

Code ATTENTION:

NOTE:

2825 0971

0188 1465

CLERK'S NOTATION Document submitted for record in a condition not permitting satisfactory photographic reproduction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF REVIVAL
OF
WARFIELD SECTION III CONDOMINIUM COUNCIL, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 10:00 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ _____

RECORDING
FEE PAID

\$ 20.00

SPECIAL
FEE PAID

\$ 10.00

drb

TO THE CLERK OF THE COURT OF
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

ANNE ARUNDEL COUNTY

A 205064



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

0188 1466

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6/11/86 at 11:46 .m.

ARTICLES OF AMENDMENT

OF
KKS, INC.

188 PAGE 102

KKS, INC., a Maryland Corporation, having its principal office 303 Avondale Circle, Severna Park, Anne Arundel County, Maryland 21146, and now relocating its principal office to Route 404, Denton, Maryland (hereinafter referred to as the "Corporation", does hereby certify to the State Department of Assessments and Taxation of Maryland (the "Department") that:

FIRST: The Charter of the Corporation is hereby amended to remove the statement of election to be a closed corporation, and from and after the date of the acceptance of these Articles of Amendment by the Department, Article THIRD of the Charter is hereby deleted in its entirety.

SECOND: The Charter of the Corporation is hereby amended by striking in its entirety Article FIFTH and by substituting in lieu thereof the following:

"FIFTH: The post office address and principal office of the Corporation in this State is 605 Blossom Lane, Glen Burnie, Maryland 21061. The name and post office address of the Resident Agent of the Corporation in this State is Kamal A. Salem, 605 Blossom Lane, Glen Burnie, Maryland 21061. Said Resident Agent is an individual actually residing in this State."

THIRD: By written informal action, unanimously taken by the Board of Directors of the Corporation, pursuant to and in accordance with Section 2-408 (c) of the Corporations and Associations Article of the Annotated Code of Maryland, the Board of Directors of the Corporation duly advised the foregoing amendments and by written informal action unanimously taken by the stockholders of the Corporation in accordance with Section 2-505 of the Corporations and Associations Article of the Annotated Code of Maryland, the stockholders of the Corporation duly approve said amendments.

1987 JAN 28 AM 9:28
H. ERIC SCHAFER
BEER

W

01628395

91:11 V 11 NOV 9861

2823 2794

0189 1467

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

IN WITNESS WHEREOF, KKS, INC., has caused these presents to be signed in its name and on its behalf by its President and its Corporate Seal to be hereunder affixed and attested to by its Secretary on this 3rd day of June, 1986, and its President acknowledges that these Articles of Amendment are the act and deed of KKS, INC., and under the penalties of perjury, that the matters and facts set forth herein with respect to authorization and approval are true in all material respects to the best of his knowledge, information and belief.

ATTEST:

KKS, INC.

Kathy Salem
Secretary

By: K. Salem (SEAL)
KAMAL A. SALEM, President

STATE OF MARYLAND, COUNTY OF ANNE ARUNDEL, To Wit:

I HEREBY CERTIFY, that on this 10th day of June, 1986, before me, the subscriber, a Notary Public of the State of Maryland in and for the County of Anne Arundel, personally appeared KAMAL A. SALEM, President of KKS, INC., a Maryland Corporation, and in the name and on behalf of said Corporation acknowledged the foregoing Articles of Amendment to be the corporate act of said Corporation and further made oath in due form of law that the matters and facts set forth in said Articles of Amendment with respect to the approval thereof are true to the best of his knowledge, information and belief.

WITNESS my hand and Notarial Seal the day and year last above written.

Bonnie L. Phillip
NOTARY PUBLIC

My Commission Expires:

July 1, 1986





STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 104

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 09 Business Code County 52

D203 9816 Close

Merging (Transferor) Surviving (Transferee)

Name Change (New Name) Change of Name Change of Principal Office Change of Resident Agent Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 20 Check Cash

APPROVED BY: A

Documents on checks

Mail to Address: Corbin, Heller + Trofield 4 Evergreen Rd. Sumner Park, Ind 21146

Code ATTENTION:

NOTE:

0189 1469

188 PAGE 105

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF AMENDMENT
OF
KKS CORPORATION

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 11, 1986 AT 11:46 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID	RECORDING FEE PAID	SPECIAL FEE PAID
\$ _____	\$ <u>20.00</u>	\$ _____

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205050

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO

0189 1470

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
ARTICLES OF INCORPORATION
OF
TREGER & ASSOCIATES, INC.

APPROVED FOR RECORD
6/17/86 at 3:27 .m.

FIRST: I, Morton P. Fisher, Jr., whose post office address is 300 East Lombard Street, Baltimore, Maryland 21202, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (hereinafter called the "Corporation") is
Treger & Associates, Inc.

THIRD: The purposes for which the Corporation is formed are:

- (a) To act as a consultant and to conduct an advertising, marketing and public relations business.
- (b) To carry on the aforesaid business and any related or unrelated business and activity in the State of Maryland, in any state, territory, district or dependency of the United States, or in any foreign country.
- (c) To do anything permitted in Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 1307 Bayberry Hill, Crownsville, Maryland 21032. The name and post office address of the resident agent of the Corporation in this State are Mary Ann Treger, 1307 Bayberry Hill, Crownsville, Maryland 21032. Said agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares, at \$.01 par value, and having an aggregate par value of \$50.00.

SIXTH: The number of directors of the Corporation shall be two (2) which number may be increased or decreased pursuant to the By-Laws of the Corporation, and so long as there are less than three (3) stockholders, the number of directors may be less than three (3) but not less than the number of stockholders. The names of the directors, who

1987 JUN 23 PM 9:28
H. ERIC SCHAFER
CLERK

61698031

2622 2770

0189 1471

CLERKS NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

shall act until the first annual meeting or until their successors are duly chosen and qualified are: Mary Ann Treger and Lawrence A. Treger. 188 PAGE 107

SEVENTH: No Stockholder of the Corporation shall have any preferential or pre-emptive right to acquire additional shares of stock of the Corporation except to the extent that, and on such terms as, the Board of Directors from time to time may determine.

EIGHTH: The Corporation shall have the power to indemnify, by express provision in its By-Laws, by Agreement or by majority vote of either its stockholders or disinterested directors, any one or more of the following classes of individuals: (1) present or former directors and/or officers of the Corporation, (2) present or former agents and/or employees of the Corporation, (3) present or former administrators, trustees or other fiduciaries under pension, profit-sharing, deferred compensation, or any other employee benefit plan maintained by the Corporation, and (4) persons serving or who have served at the request of the Corporation in any of the aforementioned capacities for any other corporation, partnership, joint venture, trust, or other enterprises; provided, that the Corporation shall not have the power to indemnify any person if such indemnification would be contrary to Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland, or any statute, rule or regulation of similar import.

IN WITNESS WHEREOF, I do hereby acknowledge these Articles of Incorporation to be my act this 17th day of June, 1986.

Morton P. Fisher, Jr. (SEAL)
Morton P. Fisher, Jr.

1921h

2822 3771

0189 1472



STATE OF MARYLAND

State Department of Assessments and Taxation 188 PAGE 108

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 5a

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 48 Check _____ Cash _____

APPROVED BY: A

Documents on _____ checks

Mail to Address: Frank Bernstein et al
300 E. Lombard St
Balt. Md 21202

Code _____
ATTENTION: _____

NOTE:

2622 2772

0189 1473

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 109

ARTICLES OF INCORPORATION
OF
TREGER & ASSOCIATES, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 17, 1986 AT 03:27 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$

D2152130

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

A 205024



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO

2922 2753

STEWART LOWELL, LTD. APPROVED FOR RECORD

6-17-86 at 10:30 a.m.

FIRST: We, the undersigned, CRAIG RANDALL STEWART, whose post office address is 619 - 3rd Street, Annapolis, Maryland 21401; EVELYN DAUGHON STEWART, whose post office address is 619 3rd Street, Annapolis, Maryland 21401; HELEN DAVIS, whose post office address is 934 Bay Ridge Avenue, Annapolis, Maryland 21403; each being at least eighteen (18) years of age, do hereby associate ourselves with the intention of forming a Corporation, as incorporators, under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the Corporation) is STEWART LOWELL, LTD.

THIRD: The purposes for which the Corporation is formed are as follows:

1. To promote, obtain, arrange or otherwise acquire business loans, and/or construction and permanent financing for real estate development.
2. To purchase or otherwise acquire, invest in, hold, sell, mortgage, pledge, or otherwise dispose of all forms of securities, including, but not limited to stocks, bonds, debentures, notes, trusts, mortgages and other instruments of security.
3. To institute, participate in, promote and operate commercial, mercantile, financial and industrial enterprises.
4. To trade, buy, sell, improve, subdivide, mortgage or lease both real property and personal property.
5. To apply for, assign, buy and sell patents and trademarks.
6. To purchase materials, incur debts, borrow money and encumber or pledge all or any part of the Corporation assets as necessary to the performance of the above functions.
7. The Corporation shall engage in the importation and exportation, sales, resales, wholesaling, retailing, merchandizing and promotion of all types of products of whatever type or nature.

1987 JAN 28 AM 9:28
H. ERLE SCHAFER
CLERK

61638198

0189 1475

CL
Docume
in a c
satisfac
duction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

✓
FOURTH: The post office address of the principal office of the Corporation is 222 Severn Avenue, Annapolis, Maryland 21403. The name and post office address of the resident agent of the Corporation in this State is CRAIG RANDALL STEWART, 619 - 3rd Street, Annapolis, Maryland 21401. Said resident agent is an individual actually residing in this State.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is One Thousand (1,000) shares of the par value of Ten Cents (\$0.10) per share.

Further description of the class of stock authorized is set forth below as follows:

1. Each share of common stock shall entitle the holder thereof to one vote and each shareholder shall have the right to appoint a proxy.
2. The original shareholders shall have preemptive rights in all future stock issues whether presently authorized or authorized by future amendments of the Articles of Incorporation.
3. The Corporation shall have the right to redeem outstanding shares of stock upon approval of the Board of Directors either upon the application of a shareholder, his heirs or personal representatives.
4. The Corporation shall have the right of first refusal to redeem all outstanding issued stock before the stock may be assigned, conveyed or transferred to a new party.

SIXTH: The number of directors of the Corporation shall be three (3) which number may be increased or decreased pursuant to the by-laws of the Corporation, but shall never be less than three (3); and the names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: CRAIG RANDALL STEWART, EVELYN DAUGHON STEWART, and HELEN DAVIS.

2622 2757

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the Directors and stockholders:

1. The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class whether now or hereafter authorized, or securities convertible into shares of its stock of any class, whether now or hereafter authorized.
2. The Board of Directors, the Corporation, and the stockholders shall have further powers which are provided in the by-laws of the Corporation, and which are not inconsistent with the Maryland Statutes providing for the Corporations.
3. All stock issues will be in accordance with the applicable local and Federal regulations so as to permit a Tax Code Section 1244 tax treatment of the stock so as to allow ordinary losses to the stockholders in the event of dissolution-ment.

EIGHT: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, we have signed these Articles of Incorporation on this 19 day of May 1986.

[Signature]
Witness
[Signature]
Witness
[Signature]
Witness

[Signature]
CRAIG RANDALL STEWART
[Signature]
EVELYN DAUGHON STEWART
[Signature]
HELEN DAVIS

2822 2758

0189 1477

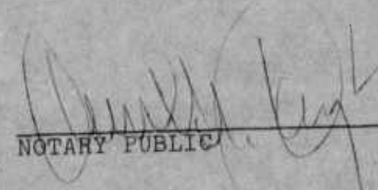
CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE OF MARYLAND
COUNTY OF MONTGOMERY

to wit:

I HEREBY CERTIFY, that on this 21st day of MAY 1986
before me, a Notary Public in and for the aforesaid State and
County, personally appeared CRAIG RANDALL STEWART, EVELYN DAUGHON
STEWART and HELEN DAVIS, personally known to me (or satisfactorily
proven to be) the persons who executed the foregoing Articles of
Incorporation to be their act and deed.

WITNESS my hand and notarial seal the day, month and
year above written.



NOTARY PUBLIC

My Commission expires: 2/1/87

PERMANENT RECORD
SCOTTSMOUTH, CALIFORNIA
75 SCOTTSMOUTH CENTER

2823 2759

0189 1478



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 114

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Special Fee, etc.

TOTAL FEES 50 [] Check [] Cash

APPROVED BY: [Signature]

Documents on _____ checks

Mail to Address: Owen Taylor
1517 Ritchie Highway #208
Arnold Md 21012

Code _____
ATTENTION: _____

NOTE:

2932 2760

0189 1479

188 PAGE 115

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
STEWART LOWELL, LTD.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND 17, 1986 AT 10:30 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID:
\$ 20

5
RECORDING
FEE PAID:
\$ 20

SPECIAL
FEE PAID:
\$ _____

D2152114

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

A 205022



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 223 2755

AT5-060

0189 1480

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

ARCH'S INC. APPROVED FOR RECORD
6-17-86
ARTICLES OF INCORPORATION at 10:30 a.m.
188 PAGE 116

FIRST: 1, ANNE COURTNEY-HEFLIN, whose post office address is 5745 Blaine Road, Churchton, Maryland 20733, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to as the "Corporation") is ARCH'S, INC.

THIRD: The purposes for which the Corporation is formed are:

(1) To engage in the business of land planning and development and related services; to enter into partnerships, joint ventures, syndicates, and other business associations for any lawful purpose; to purchase, lease and otherwise acquire, hold, own, mortgage, pledge, encumber and dispose of all kinds of property, real, personal, tangible and intangible, and mixed both in this state and in any part of the world; and to engage in any other lawful purpose and business.

(2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 5745 A Blaine Road, Churchton, Maryland 20733. The name and post office address of the Resident Agent of the Corporation in

1987 JUN 28 AM 9:28
H. ENLE SCHAFER
CLERK

61688140

2822 2732

0189 1481

188 PAGE 117

this State are ANNE COURTNEY-HEFLIN, whose post office address is 5745 Blaine Road, Churchton, Maryland 20733. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Three Thousand (3,000) shares of common stock, without par value.

SIXTH: The number of Directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three, provided that:

(1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and

(2) If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: JOSEPH W. HEFLIN, MARGARET WINIFOUGH, and ANNE COURTNEY-HEFLIN.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

2822 2733

(2) The Board of Directors of the Corporation may classify or reclassify any unissued stock by setting or changing in any one or more respects, from time to time before issuance of such stock, the preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends, qualifications, and terms or conditions of redemption of such stock.

(3) The Corporation reserves the right to amend its Charter so that such amendment may alter the contract rights, as expressly set forth in the Charter, of any outstanding stock, and any objecting stockholders whose rights may or shall be thereby substantially adversely affected shall not be entitled to demand and receive payment of the face value of his stock.

(4) The Board of Directors shall have power, if authorized by the By-Laws, to designate by resolution or resolutions adopted by a majority of the whole Board of Directors, one or more committees, each committee to consist of two or more of the directors of the Corporation, which, to the extent provided in said resolutions or in the By-Laws of the Corporation and permitted by the Corporations and Associations Article of the Annotated Code of Maryland, shall have and may exercise any or all of the powers of the Board of Directors in the management of the business and affairs of the Corporation, and shall have power to authorize the seal of the corporation to be affixed to all instruments and documents which may require it.

(5) The Board of Directors shall have power to borrow or raise money, from time to time without limit, and upon any terms, for any corporate purposes; and, subject to the Corporations and Associations Article of the Annotated Code of Maryland, to authorize the creation, issue, assumption or guaranty of bonds, notes or other evidences of indebtedness for moneys so

borrowed, to include therein such provisions as to redeemability, convertibility or otherwise, as the Board of Directors, in its sole discretion, may determine and to secure the payment of principal, interest or sinking fund in respect thereof by mortgage upon, or the pledge of, or the conveyance or assignment in trust of, the whole or any part of the properties, assets and good will of the Corporation then owned or thereafter acquired.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

(6) Notwithstanding any provision of law to the contrary, the affirmative vote of a majority of all the votes entitled to be cast on the matter shall be sufficient, valid and effective, after due authorization, approval and/or advice of such action by the Board of Directors, as required by law, to approve and authorize the following acts of the Corporation:

- (i) the amendment of the Charter of the Corporation;
- (ii) the consolidation of the Corporation with one or more corporations to form a new consolidated corporation;
- (iii) the merger of the Corporation into another corporation or the merger of one or more other corporations into the Corporation.
- (iv) the sale, lease, exchange or other transfer of all, or substantially all, of the property and assets of the Corporation, including its goodwill and franchises;

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(v) the participation by the Corporation in a share exchange (as defined in the Corporations and Associations Article of the Annotated Code of Maryland) as the corporation the stock of which is to be acquired; and

(vi) the voluntary or involuntary liquidation, dissolution or winding-up of the Corporation.

EIGHTH: Except as may otherwise be provided by the Board of Directors, no holder of any shares of the capital stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 5th day of June, 1986, and I acknowledge the same to be my act.

Anne Courtney Hefflin
ANNE COURTNEY-HEFLIN

STATE OF MARYLAND, COUNTY OF Ann Arundel, TO WIT;

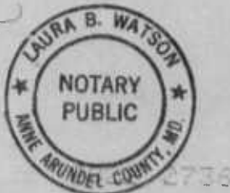
I HEREBY CERTIFY that on this 5th day of June, 1986, before me a Notary Public, in and for the State and County aforesaid, personally appeared ANNE COURTNEY-HEFLIN known to me to be the person whose name is subscribed to the within Articles of Incorporation of ARCH'S, INC., and she acknowledged that she executed the same for the purposes therein contained.

AS WITNESS my hand and notarial seal.

My commission expires:

7-1-86

Laura B. Watson
Notary Public





STATE OF MARYLAND
State Department of Assessments and Taxation
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close **188** PAGE **121**

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
 _____ Change of Principal Office _____
 _____ Change of Resident Agent _____
 _____ Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	_____	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	_____
73	_____	Cert. of Conveyance	_____	_____	_____

TOTAL FEES 40 Check _____ Cash _____
 _____ Documents on _____ checks

APPROVED BY: [Signature]

Mail to Address: Janet Haridge
PO Box 348
Annapolis Md 21404

Code _____
 ATTENTION: _____

NOTE:

3832 2737

0189 1486

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 122

ARTICLES OF INCORPORATION
OF
ARCH'S, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 17, 1986 AT 10:30 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$
D2152056

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205016

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO.

018991487

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

*add
w/ implied
consent*

ARTICLES OF INCORPORATION

OF

COLUMBIA JEWELRY COMPANY OF SEVERNA PARK, MARYLAND, INC.

(A Close Corporation)

FIRST: The undersigned, Larry M. Silverman, whose post office address is 322 Russell Place, Severna Park, Maryland 21146, being at least twenty-one (21) years of age, does hereby form a close corporation under the general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called "The Corporation") is:

COLUMBIA JEWELRY COMPANY OF SEVERNA PARK, MARYLAND, INC.

THIRD: The purposes for which the Corporation is formed are as follows:

(1) To design, manufacture, purchase or otherwise acquire, repair, engrave, cut, stamp, set, and generally work with and upon, and to sell, let, and deal in jewelry, gems, precious and semi-precious stones, cameos, gold, silver, platinum, and other wares, plates, utensils, ornaments, and articles, timepieces, pocketbooks, handbags, and leather novelties of all kinds, umbrellas, canes, personal furnishings, travellers' supplies and equipment, china, glass and porcelain wares, novelties of all kinds, optical goods and supplies, and generally to do all things and to carry on all lines of trade common to the jewelry business, wholesale, retail, or manufacturing, and to do all of the foregoing as principal or agent, on commission or otherwise.

(2) To invest its funds in real estate, mortgages, stocks, bonds or any other type of investment or to own real or personal property necessary for the conduct of any business as described above.

(3) To do anything permitted by the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in Maryland is 322 Russell Place, Severna Park, Anne Arundel County, Maryland 21146. The name and post office address of the Resident Agent of the Corporation

1587 JUN 28 AM 9:28
H. ENLE SCHAFER
CLERK

1986 JUN 13 A 9:50

GOODMAN, COHEN
& BENNETT, P.A.
ATTORNEYS AT LAW
156 SOUTH STREET
ANNAPOLIS, MARYLAND
268-4500

STATE DEPARTMENT OF ASSESSMENT
AND TAXATION
APPROVED FOR RECORD
6/13/86 at 9:50 a.m.

61648285

0189 1488

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 125

former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of the proceeding; or (ii) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

NINTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation and acknowledged the same to be my act on this 12TH day of June, 1986.

WITNESS:

Joan E. Kenney

Larry M. Silverman
Larry M. Silverman

STATE OF MARYLAND, ANNE ARUNDEL COUNTY, TO WIT:

I HEREBY CERTIFY that on this 12TH day of June, 1986, before me, the undersigned officer, personally appeared Larry M. Silverman, known to me to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes therein contained.

In witness whereof, I hereunto set my hand and notarial seal.

Joan E. Kenney
Notary Public



GOODMAN, COHEN
& BENNETT, P. A.
ATTORNEYS AT LAW
186 SOUTH STREET
ANNAPOLIS, MARYLAND
268-4500

My Commission Expires July 1, 1986



STATE OF MARYLAND
State Department of Assessments and Taxation
 Gene L. Burner, Director

NT CODE 02 Business Code 03 County 52
 _____ Close _____

Surviving (Transferee) _____ 188 PAGE 126

ng (Transferor) _____

Change (New Name) _____

- _____ Change of Name
- _____ Change of Principal Office
- _____ Change of Resident Agent
- _____ Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner-
62	_____	Rec. Fee (Amendment)	83	_____	ship
63	_____	Rec. Fee (Merger or	84	_____	Cert. Ltd. Partnership
	_____	Consolidation)	85	_____	Amend. to Limited
64	_____	Rec. Fee (Transfer)		_____	Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Term. of Limited
66	_____	Rec. Fee (Revival)	22	_____	Partnership
52	_____	Foreign Qualification	23	_____	Recordation Tax
51	_____	Foreign Name Registration	31	_____	State Transfer Tax
50	_____	Cert. of Qualification	NA	_____	Local Transfer Tax
	_____	or Registration		_____	Corp. Good Standing
13	_____	Certified Copy		_____	For. Corporation
56	_____	Foreign Penalty		_____	Registration
54	_____	For. Supplemental Cert.		_____	Other _____
73	_____	Cert. of Conveyance		_____	Other _____

TOTAL FEES 40 Check _____ Cash _____
 Documents on 1 checks

Mail to Address:
P. Tyson Bennett
156 South St PO Box 909
Annap, Md 21404

NOTE:

APPROVED BY: Insk

Code _____
 ATTENTION: _____

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

2822 2668

0189 1490

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
188 PAGE 128

APPROVED FOR RECORD
WORLD TECHNOLOGIES INCORPORATED
ARTICLES OF INCORPORATION ~~6-12-88~~ at 8:58a .m.

FIRST: The undersigned, Latonya Sturdivant, whose post office address is 8031 Oakridge Court, Severn, Anne Arundel County, Maryland 21144 being at least twenty-one years of age, does hereby form a corporation under the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the corporation) is World Technologies Incorporated.

THIRD: The purposes for which the corporation is formed are as follows:

(a) To establish, maintain and operate either in its corporate capacity or by partnership or other business entity a business for the purpose of repairing, maintaining, fabricating, assembling, or selling, computers, circuit boards or any electronic unit or related activities.

(b) To lease stores; to buy, sell, exchange, mortgage, hire, let, lease or otherwise dispose of property for any purpose whatever and to do all acts and things in connection with such business. To buy, sell, maintain, repair, alter and exchange, let or hire, import and export, and deal in all kinds of articles and things which may be required for the purposes of any of the said business, or commonly supplied or dealt in by persons engaged in any such business, or which may seem capable of being profitably dealt with in connection with any of the said businesses.

(c) To acquire and pay for in cash, stock or bonds of this corporation or otherwise, the goodwill, rights, assets and property, and to undertake or assume the whole or any part of the obligations or liabilities of any person, firm, association or corporation engaged in the same or similar business.

1987 JAN 28 AM 9:28
M. ERLE SCHAFER
CLERK

BENJAMIN L. CARDIN
ATTORNEY AT LAW
211 ST. PAUL PLACE
BALTIMORE, MD 21202

61688018

2822 2641

0189 1492

(d) To issue bonds, debentures or obligations of this corporation from time to time, for any of the objects or purposes of the corporation and to secure the same by mortgage, pledge, deed of trust or otherwise.

The foregoing enumeration of the purposes, objects and business of the corporation is made in furtherance, and not in limitation, of the powers conferred upon the corporation by law, and is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business mentioned, or to limit or restrict any of the powers of the corporation, and the said corporation shall enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations. Nothing herein contained shall be deemed to authorize or permit the corporation to carry on any business or exercise any power or do any act which a corporation formed under the laws of the State of Maryland may not at any time lawfully carry on or do.

FOURTH: The post office address of the principal office of the corporation in Maryland is 8031 Oakridge Court, Severn, Anne Arundel County, Maryland 21144. The name and post office address of the resident agent of the corporation in Maryland is Latonya Sturdivant, 8031 Oakridge Court, Severn, Anne Arundel County, Maryland 21144. Said resident agent is a citizen of Maryland and actually resides therein.

FIFTH: The total number of shares of stock which the corporation has authority to issue is one hundred thousand (100,000) shares, one dollar per share par value having an aggregate par value of One Hundred Thousand (\$100,000.00) Dollars.

SIXTH: the number of directors of the corporation shall be three, which may be increased or decreased pursuant to the By-Laws of the corporation but shall never be less than three or the number of

BENJAMIN L. CARDIN
ATTORNEY AT LAW
211 ST. PAUL PLACE
BALTIMORE, MD 21202

2822 2642

0189 1493

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

stockholders whichever is less, and the names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are Latonya Sturdivant, Tony Matthews and Joyse Seunarine.

SEVENTH: The duration of the corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation and acknowledge the same to be my act on this 8th day of June, nineteen hundred and eighty-six.

ATTEST:

Tony Matthews

Latonya Sturdivant (SEAL)
Latonya Sturdivant

BENJAMIN L. CARDIN
ATTORNEY AT LAW
211 ST. PAUL PLACE
BALTIMORE, MD 21202

2822 2643

0189 1494



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 131

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close _____

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- _____ Change of Name
- _____ Change of Principal Office
- _____ Change of Resident Agent
- _____ Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner-
62	_____	Rec. Fee (Amendment)			ship
63	_____	Rec. Fee (Merger or Consolidation)	83	_____	Cert. Ltd. Partnership
64	_____	Rec. Fee (Transfer)	84	_____	Amend. to Limited Partnership
65	_____	Rec. Fee (Dissolution)	85	_____	Term. of Limited Partnership
66	_____	Rec. Fee (Revival)			Recordation Tax
52	_____	Foreign Qualification	21	_____	State Transfer Tax
51	_____	Foreign Name Registration	22	_____	Local Transfer Tax
50	_____	Cert. of Qualification or Registration	23	_____	Corp. Good Standing
13	_____	Certified Copy	31	_____	For. Corporation Registration
56	_____	Foreign Penalty	NA	_____	Other _____
54	_____	For. Supplemental Cert.			
73	_____	Cert. of Conveyance			
					Other _____

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: Go

Documents on _____ checks _____

Mail to Address: Benjamin Cardin
211 St Paul Place
Balt, Md 21202

Code _____

ATTENTION: _____

NOTE:

2822 2544

0189 1495

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

188 PAGE 132

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
WORLD TECHNOLOGIES INCORPORATED

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 17, 1986 AT 08:58 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ 20

\$ 20

\$

D2151892

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205000

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO.

2822 2640

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION

J. T. CORPORATION

APPROVED FOR RECORD
6/16/86 at 9:17 A.M.
188 PAGE 133

184

FIRST: I, Robert Valliant Jones, whose post office address is 315 West Pulaski Highway, Elkton, Maryland, 21921, being at least twenty-one (21) years of age, form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the Corporation (hereinafter called the "Corporation") is:

J. T. CORPORATION

THIRD: The purposes for which the Corporation is formed are:

(1) To engage generally in the garment manufacturing business, including cutting, sewing, assembling, wholesale, and retail fabric and garment sales.

(2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 315 West Pulaski Highway, Elkton, Maryland, 21921. The name and post office address of the Resident Agent of the Corporation in this State is Robert Valliant Jones, 157 East Main Street, Elkton, Maryland, 21921. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation

1987 JUN 28 AM 9:28
HERLE SCHAFER
CLERK

61678635

2822 2595

2596

0189 1497

by reference to or inference from the terms of any other clauses of this or any other Article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland or hereafter inforce.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 12 th day of June , 1986, and I acknowledge the same to be my act.

WITNESS:

Shirley J. Gies

Robert Valliant Jones (SEAL)
Robert Valliant Jones

STATE OF MARYLAND, COUNTY OF CECIL, to wit:

I HEREBY CERTIFY that on this 12th day of June , 1986, before me, the subscriber, a Notary Public of the State and County aforesaid, personally appeared ROBERT VALLIANT JONES, who acknowledged the foregoing Articles of Incorporation to be his act.

WITNESS my hand and Notarial Seal.

Shirley J. Gies
Notary Public
My Commission Expires: 7-1-86

2822 2597

0189 1498



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52 188 PAGE 136

_____ Close _____

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Rows include Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Rec. Fee (Amendment), Rec. Fee (Merger or Consolidation), Rec. Fee (Transfer), Rec. Fee (Dissolution), Rec. Fee (Revival), Foreign Qualification, Foreign Name Registration, Cert. of Qualification or Registration, Certified Copy, Foreign Penalty, For. Supplemental Cert., Cert. of Conveyance.

Table with columns: CODE, AMOUNT, FEE REMITTED. Rows include Special Fee For. Limited Partnership, Cert. Ltd. Partnership Amend. to Limited Partnership, Term. of Limited Partnership, Recordation Tax, State Transfer Tax, Local Transfer Tax, Corp. Good Standing For. Corporation Registration, Other.

TOTAL FEES \$40.00 / Check _____ Cash _____

APPROVED BY: [Signature]

Documents on _____ checks _____

Mail to Address: Robert Valliant Jones, Esq.
157 E. Main St.
Elkton, Md 21921-5974

Code _____

ATTENTION: _____

NOTE:

2822 2598

0189 1499

188 PAGE 137

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
J. T. CORPORATION

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 16, 1986 AT 09:17 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID.

\$ 20

RECORDING
FEE PAID.

\$ 20

SPECIAL
FEE PAID.

\$

D2151801

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 204992

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

P

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD
6/17/88 at 10:28

REITZ DATA PROCESSING SERVICE, INC. 188 PAGE 138

(A close corporation under Title 4, Maryland
Annotated Code, Corporations and Associations)

ARTICLES OF INCORPORATION

FIRST: I, Michael DiLiello, whose post office address is
1903 Shawan Valley Road, Reisterstown, Maryland 21136, being at
least eighteen (18) years of age do hereby associate as
incorporator with the intention of forming a corporation under
and by virtue of the general laws of the State of Maryland.

SECOND: The name of the Corporation, (which is hereinafter
called the Corporation) is:

REITZ DATA PROCESSING SERVICE, INC.

THIRD: The Corporation shall be a close corporation as
authorized by Title 4, Annotated Code of Maryland, Corporations
and Associations.

FOURTH: The purposes for which the Corporation is formed
are as follows:

- a) To enter into the business of data processing and
computer services and to generally participate in any and all
business anywise pertaining thereto.
- b) To do any other matter or thing which may seem to the
Corporation directly or indirectly proper to effectuate the
aforesaid objects of the Corporation for its purposes or any of
them.
- c) To manufacture, purchase or otherwise acquire, hold,
mortgage, pledge, sell, transfer or in any manner encumber or
dispose of goods, wares and merchandise, implements or other
personal property or equipment of every kind.
- d) To purchase lease or otherwise acquire, hold, develop,
improve, mortgage, sell, exchange, let or in any manner encumber
or dispose of real property wheresoever situated.
- e) To purchase, lease or otherwise acquire all or any part
of the property, rights, businesses, contracts, good will,

82 Q V L 1 NOV 1988
1987 JUN 28 AM 9:28
H. ERIC SCHAFER
CLERK

LAW OFFICES
KODENSKI AND CANARAS
209 218 FAYETTE STREET
BALTIMORE, MARYLAND 21202

61638259
61638260

2822 1097

0189 1501

franchise and assets of every kind, of any corporation, copartnership, association or individual (including the estate of a decedent) carrying on or having carried on in whole or in part any of the aforesaid business or any other businesses that the Corporation may be authorized to carry on and to undertake, guarantee, assume and pay the indebtedness and liabilities thereof and to apply for any such property rights, business contracts good will, franchises or assets by the issue in accordance with the laws of Maryland, of stocks, bonds, or other securities of the Corporation or otherwise.

f) To apply for, obtain, purchase or otherwise acquire any patents, copyrights, licenses, trademarks, tradenames, rights, processes, formulas and the like, which might be used for any of the purposes of the Corporation and to use, exercise, develop, grant licenses in respect of, sell and otherwise turn to account the same.

g) To loan or advance money with or without a security without limit as to amount and to borrow or raise money for any of the purposes of the Corporation and to issue bonds, debentures, notes or other obligations of the Corporation of any nature, and in any manner permitted by law, for money so borrowed or in payment for the property purchase, or for any other lawful consideration and to secure the payment thereof and of the interest thereon by mortgage, upon or pledge or conveyance of assignment in trust for the whole or any part of the property of the Corporation, real or personal, including contract rights, whether at the time owned or thereafter acquire, and to sell, pledge, discount or otherwise dispose of such bonds, notes or other obligations of the Corporation for its corporate purposes.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance and not in limitation by the mention of any particular purpose, object or business and in any manner to limit or restrict any of the powers

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

of the Corporation. The Corporation is formed upon the articles, conditions and provisions herein expressed, and subject in all particulars to the limitations relative to corporations which are contained in the general laws of this State.

FIFTH: The post office address of the principal office of the Corporation in Maryland is 8022 Ritchie Hwy. Pasadena, Maryland 21122. The name and post office address of the Resident Agent of the Corporation in Maryland is Michael DiLiello 1903 Shawn Road, Reisterstown, Maryland 21136. Said Resident Agent is a citizen of Maryland and actually resides therein.

SIXTH: The total number of shares of stock which the Corporation has authority to issue is 100 shares without par value all of one class and all common stock. Any such stock issued within two years from the date of the Corporation's first organizational meeting and aggregating less than \$1,000,000.00 shall be issued in such a manner that in the hands of qualified shareholders, such shares will receive the benefits of Section 1244 of the Internal Revenue Code of 1954.

a) The stock of the Corporation shall be governed on transfer by Section 4-503, Title 4, Maryland Annotated Code, Corporations and Associations.

b) Any such transfer will be subject additionally to any stockholders agreement as authorized by Section 4-501, Title 4, Maryland Annotated Code, Corporations and Associations.

SEVENTH: After the completion of the organizational meeting of the Directors and the issuance of one or more shares of stock of the Corporation, the Corporation shall have no Board of Directors. Until such time, the Corporation shall have one (1) director, whose name is Micheal DiLiello. After the dissolution of the Board of Directors, the Corporation stockholders shall directly take over the duties of the Board of Directors.

EIGHTH: The following provisions are hereby adopted for the purposes of defining, limiting and regulating the power of the

LEWIS OFFICERS
KODENSKI AND CANARAS
209 210 E. BAYVIEW STREET
BALTIMORE MARYLAND 21202

2923 1093

0189 1503

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Corporation and stockholders:

188 PAGE 141

a) No contract or other transaction between this Corporation and any other corporation and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the stockholders of the Corporation are pecuniarily or otherwise interested in or are directors or officers of such other Corporation; any stockholder individually or any firm of which any stockholder may be a member, may be a party to, or may be pecuniarily or otherwise interested in any contract or transaction of this Corporation, provided that the fact that he or such firm is so interested shall be disposed or shall have been known to the other stockholders or a majority thereof; any stockholder of this Contract who is also a stockholder or director or officer of such other Corporation or who is so interested shall be disposed or shall have been known to the other stockholders or a majority thereof; any stockholder of this Contract who is also a stockholder or director or officer of such other Corporation or who is so interested may be counted in determining the existence of a quorum at any meeting of the stockholders of this Corporation shall authorize any such contract or transaction, with like force and effect as if he were not such stockholders, director or officer of such other corporation or not so interested.

b) The Corporation will have the power to transfer all licenses in the business now existing at 8022 Ritchie Hwy. Pasadena, Maryland 21122, to any other location or locations or sell said business and licenses to re-engage in the business at another location or locations should it so desire.

NINTH: The duration of the Corporation shall be perpetual.

LAW OFFICES
KODENSKI AND CANARAS
209 2113 KAPPELLE STREET
BALTIMORE MARYLAND 21202

3822 1100

0189 1504

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

IN WITNESS WHEREOF, the parties have signed these ¹⁸⁸ Articles ¹⁴²
of Incorporation, on this 13 day of June, 1986.
[Signature] Michael DiLiello
Witness

STATE OF MARYLAND, COUNTY OF BALTIMORE, TO WIT:

I HEREBY CERTIFY that on this 13 day of June, 1986,
before me, the subscriber, a Notary Public of the County and
State aforesaid, personally appeared Michael DiLiello and he
acknowledged the foregoing Articles of Incorporation to be his
act.

AS WITNESS my hand and Notarial Seal.

[Signature]
Notary Public

LAW OFFICES
KODENSKI AND CANARAS
209 2111 EAPETTE STREET
BALTIMORE, MARYLAND 21202

2822 1101

0189 1505



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

DOCUMENT CODE 02 1P Business Code 03 County 52 188 PAGE 143

_____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner-
62	_____	Rec. Fee (Amendment)	83	_____	ship
63	_____	Rec. Fee (Merger or	84	_____	Cert. Ltd. Partnership
		Consolidation)			Amend. to Limited
64	_____	Rec. Fee (Transfer)	85	_____	Partnership
65	_____	Rec. Fee (Dissolution)			Term. of Limited
66	_____	Rec. Fee (Revival)	21	_____	Partnership
52	_____	Foreign Qualification	22	_____	Recordation Tax
51	_____	Foreign Name Registration	23	_____	State Transfer Tax
50	_____	Cert. of Qualification	31	_____	Local Transfer Tax
		or Registration	NA	_____	Corp. Good Standing
13	<u>1100</u>	Certified Copy <u>100-5</u>			For. Corporation
56	_____	Foreign Penalty			Registration
54	_____	For. Supplemental Cert.			Other _____
73	_____	Cert. of Conveyance			Other _____

TOTAL FEES 50 Check 1 Cash

APPROVED BY: PCM

Documents on _____ checks
Mail to Address: Kodenski + Canaras
209-211 E. Fayette St
Balto Md 21202

Code _____
ATTENTION: _____

NOTE:

2822 1102

0189 15.06

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 144

ARTICLES OF INCORPORATION
OF
REITZ DATA PROCESSING SERVICE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 17, 1986 AT 10:28 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$

D2150787

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 204973

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO.

2022 1096

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Convert
P

STATE DEPARTMENT OF ASSESSMENTS
APPROVED FOR RECORD
at 10:39
188 PAGE 145

VIDEO ENTERTAINMENT CENTER OF LINTHICUM, INC.

ARTICLES OF INCORPORATION

ANGIE SCHAFER
CLERK

FIRST: I, Al Yoviene, whose post office address is 701 Evelyn Ave., Linthicum, Maryland 21090, being at least 18 years of age, am hereby forming a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to as the "Corporation") is "VIDEO ENTERTAINMENT CENTER OF LINTHICUM, INC."

THIRD: The purpose for which the Corporation is formed are:
(1) To engage in the Video business; and to engage in any other lawful purpose and/or business.

(2) To do anything permitted by Section 2-103 of the Corporations and Association Article of the Maryland Annotated Code, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is, 701 Evelyn Ave., Linthicum, Maryland 21090. The name and post office address of the Resident Agent of the Corporation in this State is, Al Yoviene, 701 Evelyn Ave., Linthicum, Maryland 21090. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of share of capital stock which the Corporation has authority to issue is Four thousand (4,000) shares of Common Stock, without par value, all of one class.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased pursuant to the By-Laws of the Corporation but shall never be less than the number of stockholders of the Corporation. The name of the directors who shall act until the first annual meeting or until their successor are duly chosen and qualified are:

- Judith Yoviene
- Thomas Yoviene
- Al Yoviene

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

2623 1045

0 189 1508

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class or classes, whether now or hereafter authorized.

(2) The Board of directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the time and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the fore-going shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other Article of the Articles of Incorporation of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

EIGHTH:

(1) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than action by or in the right of the Corporation) by reason of the fact that he is or was such a director or officer or any employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust, or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit or proceeding if he acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe that his conduct was unlawful.

(2) The corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was such a director of, officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee or

2832 1050

agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, except that no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation unless and only to the extent that the court in which such action or suit was brought, or any other court having jurisdiction in the premises, shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expense which such court shall deem proper.

(3) To the extent that a director or officer of the Corporation has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in paragraphs (1) or (2) of this Article Eighth or in defense of any claim, issue or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him in connection therewith, without the necessity for the determination as to the standard of conduct as provided in paragraph (4) of this Article Eighth.

(4) Any indemnification under paragraphs (1) or (2) of this Article Eighth (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he has met the applicable standard of conduct set forth in paragraphs (1) or (2) of this Article Eighth. Such determination shall be made (a) by the Board of Directors of the Corporation by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding, or (b) if such a quorum is not obtainable, or even if obtainable, if such a quorum of disinterested directors so directs, by independent legal counsel (who may be regular counsel for the Corporation) in a written opinion; and any determination so made shall be conclusive.

(5) Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit or proceeding, as authorized by the Board of Directors in the specific case, upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in Section.

CLERKS NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(6) Agents and employees of the Corporation who are not directors or officers of the Corporation may indemnified under the same standards and procedures set forth above, in the discretion of the Board of Directors of the Corporation.

(7) Any indemnification pursuant to this Article Eight shall not be deemed exclusive of any rights to which those indemnified may be entitled and shall continue as to a person who has ceased to be a director or officer and shall inure to the benefit of the personal representatives and assigns of such a person.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on this 26th day of May, 1986 and acknowledge same to be my act.

Al Yoviene
Al Yoviene

2932 1052

0189 1511



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 149

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close _____

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
Change of Principal Office _____
Change of Resident Agent _____
Change of Resident Agent Address _____

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 40 Check _____ Cash _____ APPROVED BY: pem

2 Documents on 1 checks

Mail to Address: Business Management Corporation
701 Evelyn Ave
Linthicum, Md 21090

NOTE:

2022 1053

0189 1512

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

0189 1513

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 151

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
188 PAGE 151

APPROVED FOR RECORD
at 10:39
6/17/80

P

CRITIC'S CHOICE VIDEO, INC.

ARTICLES OF INCORPORATION

FIRST: I, Al Yoviene, whose post office address is 701 Evelyn Ave.,
Linthicum, Maryland 21090, being at least 18 years of age, am hereby forming a
corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to as
the "Corporation") is "CRITIC'S CHOICE VIDEO, INC."

THIRD: The purpose for which the Corporation is formed are:

- (1) To engage in the Video business; and to engage in any other lawful
purpose and/or business.
- (2) To do anything permitted by Section 2-103 of the Corporations and
Association Article of the Maryland Annotated Code, as amended from time to time.

FOURTH: The post office address of the principle office of the Corporation
in this State is, 701 Evelyn Ave., Linthicum, Maryland 21090. The name and post
office address of the Resident Agent of the Corporation in this State is, Al
Yoviene, 701 Evelyn Ave., Linthicum, Maryland 21090. Said Resident Agent is an
individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation
has authority to issue is Four thousand (4,000) shares of Common Stock, without
par value, all of one class.

SIXTH: The number of directors of the Corporation shall be three (3),
which number may be increased pursuant to the By-Laws of the Corporation but
shall never be less than the number of stockholders of the Corporation. The name
of the directors who shall act until the first annual meeting or until their
successor are duly chosen and qualified are:

- Judith Yoviene
- Thomas Yoviene
- Al Yoviene

SEVENTH: The following provisions are hereby adopted for the purpose of
defining, limiting and regulating the powers of the Corporation and of the
Directors and stockholders:

63 JUN 17 A 10 39

61688256

2822 1043

ed to
class or
reclassify
from time
ng powers,
ices of
e Board of
stricted by
or any other
strued as or
ny powers
State of

of the Corpor-
any threatened,
iminal, admini-
the Corpora-
fficer or any
request of the
orporation,
xpenses (includ-
ment actually
it or proceeding
ieved to be in
h respect to any
e that his

r of the Corpor-
to any threatened,
orporation to
s or was such a
, or is or was
r, employee or

2822 1044

0189 1514

agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, except that no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation unless and only to the extent that the court in which such action or suit was brought, or any other court having jurisdiction in the premises, shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expense which such court shall deem proper.

(3) To the extent that a director or officer of the Corporation has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in paragraphs (1) or (2) of this Article Eighth or in defense of any claim, issue or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him in connection therewith, without the necessity for the determination as to the standard of conduct as provided in paragraph (4) of this Article Eighth.

(4) Any indemnification under paragraphs (1) or (2) of this Article Eighth (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he has met the applicable standard of conduct set forth in paragraphs (1) or (2) of this Article Eighth. Such determination shall be made (a) by the Board of Directors of the Corporation by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding, or (b) if such a quorum is not obtainable, or even if obtainable, if such a quorum of disinterested directors so directs, by independent legal counsel (who may be regular counsel for the Corporation) in a written opinion; and any determination so made shall be conclusive.

(5) Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit or proceeding, as authorized by the Board of Directors in the specific case, upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in Section.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(6) Agents and employees of the Corporation who are not directors or officers of the Corporation may indemnified under the same standards and proceedures set forth above, in the discretion of the Board of Directors of the Corporation.

(7) Any indemnification pursuant to this Articly Figh shall not be deemed exclusive of any rights to which those indemnified may be entitled and shall continue as to a person who has ceased to be a director or officer and shall inure to the benefit of the personal representatives and assigns of such a person.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on this 26th day of May, 1986 and acknowledge same to be my act.

Al Yoviene
Al Yoviene

2822 1046

0189 1516



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 10 Business Code 03 County 52 PAGE 155

Merging (Transferor) _____ Close _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name _____

Change of Principal Office _____

Change of Resident Agent _____

Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED
61		
20	<u>20</u>	Rec. Fee (Arts. of Inc.)
62	<u>20</u>	Organ. & Capitalization
63		Rec. Fee (Amendment)
		Rec. Fee (Merger or Consolidation)
64		Rec. Fee (Transfer)
65		Rec. Fee (Dissolution)
66		Rec. Fee (Revival)
52		Foreign Qualification
51		Foreign Name Registration
50		Cert. of Qualification or Registration
13		Certified Copy
56		Foreign Penalty
54		For. Supplemental Cert.
73		Cert. of Conveyance

CODE	AMOUNT	FEE REMITTED
75		Special Fee
80		For. Limited Partnership
83		Cert. Ltd. Partnership
84		Amend. to Limited Partnership
85		Term. of Limited Partnership
21		Recordation Tax
22		State Transfer Tax
23		Local Transfer Tax
31		Corp. Good Standing
NA		For. Corporation Registration
		Other

TOTAL FEES 40 Check _____ Cash _____

2 Documents on 1 checks

APPROVED BY: PCM

Mail to Address: Business Management Corporation

701 Evelyn Ave.

Linthicum, Md 21090

NOTE:

2822 1047

0.189 15.11

188 PAGE 156

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
CRITIC'S CHOICE VIDEO, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 17, 1986 AT 10:39 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$

D2150712

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

A 204966



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 22 1042

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS,
AND TAXATION

188 PAGE 157

APPROVED FOR RECORD
6/12/80

ARTICLES OF INCORPORATION at 9:30 .m.
FEDERALTOWNE CIVIC ASSOCIATION, INC.

THIS IS TO CERTIFY:

In compliance with the requirements of the Corporations and Associations Article of the Maryland Code, the undersigned, all of whom are residents of the State of Maryland and all of whom are of full age, have this day voluntarily associated themselves together for the purpose of forming a corporation, not for profit, and do hereby certify:

1907 JAN 28 AM 9:27
SCHAFFER
CLERK

ARTICLE I

The name of the Corporation is FEDERALTOWNE CIVIC ASSOCIATION, INC., hereafter called the "Corporation".

ARTICLE II

The place in this State where the principal office of the Corporation is to be located is 527 Royal Street, Annapolis, Maryland 21401, and the mailing address of the Corporation is 527 Royal Street, Annapolis, Maryland 21401. The name and post office address of the Resident Agent of the Corporation is Ms. Cheryl Mullens, 527 Royal Street, Annapolis, Maryland 21401. Said Resident Agent is a citizen of Maryland and actually resides therein.

ARTICLE III

This Corporation is not organized for pecuniary gain or profit to the members thereof, is not authorized to issue capital stock, and the specific purposes for which it is formed are to provide for maintenance, preservation and architectural control of the residences, lots and any other property acquired subsequently, brought within the jurisdiction of this Corporation, and especially to represent its members to assure that any change that takes place in the community will be in the best interests of its members and will enhance as much as possible the general quality of life and the aesthetic nature of the community.

And to promote the health, safety and welfare of the residents within the above described property and any additions thereto as may hereafter be brought within the jurisdiction of this Corporation for this purpose to:

- (a) exercise all of the powers and privileges and to perform all of the duties and obligations of the Corporation applicable to the property and recorded or to be recorded in the Office of Land Records for Anne Arundel County, Maryland and as the same may be amended from time to time as herein

61638162

0189 1519

provided, said Declaration being incorporated herein as if set forth at length;

(b) fix, levy, collect and enforce payment by any lawful means all charges or assessments pursuant to the terms of the Declaration; to pay all expenses in connection therewith and all office and other expenses incident to the conduct of the business of the Corporation, including all licenses, taxes or governmental charges levied and imposed against the property of the Corporation;

(c) acquire (by gift, purchase or otherwise) own, hold, improve, build upon, operate, maintain, convey, sell, lease, transfer, dedicate for public use or otherwise dispose of real or personal property in connection with the affairs of the corporation.

(d) borrow money, and with the support of seventy five percent (75%) of the lot votes, mortgage, pledge, deed in trust, or hypothecate any or all of its real or personal property as security for money borrowed or debts incurred;

(e) dedicate, sell or transfer all or any part of any property within the jurisdiction of the corporation to any public agency, authority or utility for such purposes and subject to such conditions as may be agreed to by the members. No such dedication or transfer shall be effective unless an instrument has been signed by members representing seventy five percent (75%) of the lot votes, agreeing to such dedication, sale or transfer;

(f) participate in mergers and consolidations with other nonprofit corporations organized for the same purposes or annex additional residential property and Common Area, provided that any such merger, consolidation or annexation shall have the support of seventy five percent (75%) of the lot votes;

(g) have and to exercise any and all powers, rights and privileges which a corporation organized under the Corporations and Associations Article of the Annotated Code of Maryland by law may now or hereafter have or exercise.

ARTICLE IV - Membership

Eligibility for membership shall require only that a person or entity be a record owner of a fee or undivided fee interest or tenant pursuant to lawful lease, in the following Lots: 501, 503, 505, 507, 509, 511, 513, 515, 517, 519, 521, 523, 525, 527, 500, 502, 504, 506, 508, 510 Royal Street; which is subject by covenants of record to assessment by the Corporation, including contract sellers, shall be a member of the Corporation. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation. Membership shall be

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

appurtenant to and may not be separated from ownership or tenancy of any Lot which is subject to assessment by the Association.

ARTICLE V - Voting Rights

The Corporation shall have one class of voting membership. Members shall be all owners and tenants, as defined in the Declaration, and shall be entitled to one vote for each Lot whether owned or rented. Where there are two interests in one lot the interested parties must decide who is to cast the vote for the lot in question. When more than one person holds an interest in any lot, all such persons shall be members. The vote for such Lot shall be exercised as they determine, but in no event shall more than one vote be cast with respect to any lot.

ARTICLE VI - Board of Directors

The affairs of this Association shall be managed by a Board of at least, and initially, two (2) Directors but not more than five (5) Directors who need not be members of the Association. The number of directors may be changed by Amendment of the By-Laws of the Association. The names and addresses of the persons who are to act in the capacity of directors until the selection of their successors are:

<u>Name</u>	<u>Address</u>
Dorothy Benson	506 Royal Street, Annapolis
H. Gerry Feilteau	504 Royal Street, Annapolis

After the first annual meeting and at each annual meeting thereafter, the members shall elect all directors for a term of one year.

ARTICLE VII - Dissolution

The Corporation may be dissolved with the assent given in writing and signed by not less than seventy five percent (75%) of the lot votes. Upon dissolution of the Corporation, other than incident to a merger or consolidation, the assets of the Corporation shall be dedicated to an appropriate public agency to be used for purposes similar to those for which this Association was created. In the event that such dedication is refused acceptance, such assets shall be granted, conveyed and assigned to any non-profit corporation, association, trust or other organization to be devoted to such similar purpose.

ARTICLE VII - Duration

The Corporation shall exist perpetually.

ARTICLE IX

Amendment of these Articles shall require the assent of seventy five percent (75%) of the lot votes.

ARTICLE X - By-Laws

The Corporation may provide such By-Laws for the conduct of its business and the carrying out of its purposes as it may deem necessary from time to time. Such By-Laws may be amended by the membership of the Corporation.

IN WITNESS THEREOF, for the purpose of forming this Corporation under the laws of the State of Maryland, we, the undersigned, constituting the incorporators of this Association, have executed these Articles of Incorporation this 29th day of May, 1986.

WITNESS:

Jules A. Anderson

Cheryll Mullens
Cheryll Mullens
Incorporator
527 Royal Street
Annapolis, Maryland 21401

STATE OF MARYLAND)
COUNTY OF ANNE ARUNDEL) to wit:

Before me, the undersigned, a notary public in and for the State of Maryland, personally appeared Cheryll Mullens, known to me personally or satisfactorily documented, and proven to me to be the individual who executed the above Articles of Incorporation and she did certify and affirm such act to be her own, for the purposes set forth therein.

James Albert Mullerwood
Notary Public

My Commission Expires:

7/1/86



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 161

DOCUMENT CODE 02 Business Code 04 County 52

_____ Close _____

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
Change of Principal Office _____
Change of Resident Agent _____
Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner-
62	_____	Rec. Fee (Amendment)			ship
63	_____	Rec. Fee (Merger or Consolidation)	83	_____	Cert. Ltd. Partnership
64	_____	Rec. Fee (Transfer)	84	_____	Amend. to Limited Partnership
65	_____	Rec. Fee (Dissolution)	85	_____	Term. of Limited Partnership
66	_____	Rec. Fee (Revival)			Recordation Tax
52	_____	Foreign Qualification	21	_____	State Transfer Tax
51	_____	Foreign Name Registration	22	_____	Local Transfer Tax
50	_____	Cert. of Qualification or Registration	23	_____	Corp. Good Standing For. Corporation Registration
13	_____	Certified Copy	31	_____	Other _____
56	_____	Foreign Penalty	NA	_____	Other _____
54	_____	For. Supplemental Cert.			
73	_____	Cert. of Conveyance			

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: pcm

Documents on _____ checks _____

Mail to Address: Alan Legum
PO Box 191
Annapolis, Md 21404

Code _____
ATTENTION: _____

NOTE:

2822 0941

0189 1523

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

188 PAGE 162

ARTICLES OF INCORPORATION
OF
FEDERALTOWNE CIVIC ASSOCIATION, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 12, 1986 AT 09:30 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 5

SPECIAL
FEE PAID

\$

D2150530

ANNE ARUNDEL COUNTY

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 204948

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

1524

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

M.H.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6/19/86 at 9:11 a.m.

188 PAGE 163

JANCAR'S SHEAR IMAGES, INC.
(A Closed Corporation)

ARTICLES OF INCORPORATION

FIRST: I, JANET P. COSENTINO, whose post office address is 121 Glendale Avenue, Glen Burnie, Maryland 21061, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to as the "Corporation") is ^{JANCAR'S} SHEAR IMAGES, INC.

THIRD: The Corporation shall be a closed corporation as authorized by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

(a) To operate a beauty shop and hair styling salon, and otherwise dealing in the business of a beauty shop and to perform all necessary and proper related services and activities in connection therewith.

(b) To manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell, assign, and transfer, or otherwise dispose of, to invest, trade, deal in and deal with, goods, wares, and merchandise and real and personal property of every class and description.

1987 JAN 28 AM 9:27
H. DALE SCHAFER
CLERK

81708040

1

2823 0900

0189 1525

(c) To acquire by purchase or lease, or otherwise, lands, and interest in lands, and to own, hold, improve, develop and manage any real estate so acquired; and to erect, or cause to be erected, on any lands owned, held or occupied by the Corporation, buildings or other structures with their appurtenances, and to re-build, enlarge, alter or improve any buildings or other structures now or hereafter erected on any lands so owned, held or occupied; and to mortgage, sell, lease or otherwise dispose of any lands or interests in lands, and in buildings or other structures, and any stores, shops, suites, rooms or parts of any buildings, or other structures at any time owned or held by the Corporation.

(d) To manage, sell, assign, transfer, lease, mortgage, pledge, or otherwise dispose of, or turn to account or deal with, all or any part or the property of the Corporation, and from time to time to vary any investments or employment of capital of the Corporation.

(e) The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of, the powers conferred upon the Corporation by law; and it is not intended by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the Corporation.

(f) To do anything permitted by Section 2-103 of the

2823 0901

Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time; and to engage in any other lawful purpose and/or business.

FIFTH: The post office address of the principal office of the Corporation in this State is 4 Transmission Court, Linthicum, Maryland 21090. The name and post office address of the Resident Agent of the Corporation in this State is SAUL McCORMICK, 7420 Baltimore-Annapolis Boulevard, Glen Burnie, Maryland 21061. Said Resident Agent is an individual actually residing in this State.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is One Hundred (100) shares of common stock, without par value.

SEVENTH: The Corporation elects to have no Board of Directors. Until the election to have no Board of Directors becomes effective, there shall be one (1) director, whose name is JANET P. COSENTINO.

EIGHTH: Notwithstanding any provision of law requiring that such action be taken or authorized other than as provided in this Article, with respect to any action of the Corporation, such action shall be effective and valid only if taken or approved by the unanimous vote of the shares entitled to be cast thereon.

NINTH: Except as the By-Laws may otherwise provide, the Corporation shall indemnify any person against reasonable

expenses to the extent that he has been successful in defense of any action, suit or proceeding to which he was made a party by reason of his serving or having served either the Corporation or any other entity at the request of the Corporation, in any capacity, while an Officer or Director of the Corporation. Except as the By-Laws may otherwise provide, no other indemnification shall be provided for any Officer or Director and no indemnification shall be provided for any employee or agent of the Corporation or any other entity unless the Board of Directors shall, in its discretion, subject to the By-Laws, so direct.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 19 day of June, 1986, and I acknowledge the same to be my act.

Janet P. Cosentino
JANET P. COSENTINO



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 5a
_____ Close
188 PAGE 167

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Rows include Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Rec. Fee (Amendment), etc.

Table with columns: CODE, AMOUNT, FEE REMITTED. Rows include Special Fee, For. Limited Partnership, Cert. Ltd. Partnership, etc.

TOTAL FEES 40 Check _____ Cash _____
1 Documents on 1 checks

APPROVED BY: [Signature]

Mail to Address:
Saul Mc Cormick
7420 Balt-Annap Blvd
Aven Burnie, Md 21061

Code _____
ATTENTION: _____

NOTE:
added Jan's Car's to name
per Mr. McCormick, (marcin)
6-19-82

2823 0904

0189 1529

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 168

ARTICLES OF INCORPORATION
OF
JANCAR'S SHEAR IMAGES, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 19, 1986 AT 09:11 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID \$ 20

RECORDING FEE PAID \$ 20

SPECIAL FEE PAID \$ _____

5

02152296

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205125

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

MSK

TINTMASTER, INC.

A Maryland Close Corporation
Organized Pursuant to Title Four
of the Corporations and Associations
Article of the Annotated Code of Maryland

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD
6/19/86 at 9:50 a.m.

ARTICLES OF INCORPORATION 188 PAGE 169

THIS IS TO CERTIFY:

FIRST: I, the undersigned, Thomas E. Sausser, whose
post office address is 915 Shelley Road, Towson, Maryland 21204,
being at least twenty-one (21) years of age, am hereby forming a
corporation under and by virtue of the General Laws of the State
of Maryland.

1987 JAN 28 AM 9:27
HERSCHE SCHAFER
CLERK

SECOND: The name of the corporation (which is
hereinafter called the "Corporation") is
TINTMASTER, INC.

THIRD: The Corporation shall be a close corporation as
authorized by Title Four of the Corporations and Associations
Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is
formed and the business or objects to be carried on and promoted
by it, within the State of Maryland, or any other State or States
of the United States, or any territory or possession thereof,
whether presently or hereafter annexed, or Dominion of Canada, or
Mexico, or any foreign country or countries, or any territory or
possession thereof, whether presently or hereafter annexed, are
as follows:

61708319

2823 0830

0.189 1531

(1) To engage in all facets of the solar window tinting industry.

(2) To take, purchase or otherwise acquire and to own, hold, sell, convey, exchange, hire, lease, mortgage, work, improve, subdivide, develop, cultivate and otherwise handle, deal in and dispose of real estate, real property and any interest or right therein.

(3) To take, lease, purchase or otherwise acquire and to own, use, hold, sell, convey, exchange, lease, work, improve, and otherwise handle, deal in and dispose of all types of personal property and investment property and any interest or right therein.

(4) To erect or to have erected, to construct or to have constructed, houses, works, buildings, storerooms, factories, warehouses, tenements, edifices and structures of every description; and to rebuild, enlarge, improve and alter existing houses, works, buildings, storerooms, tenements, edifices and structures of every description, and to buy, sell, own, use, manage and lease the same or similar structures.

(5) To guarantee the performance of any contract by any other corporation, association, firm or individual; and to endorse or otherwise guarantee the payment of the principal, interest or dividends, or any of them, of any bonds, debentures, notes, securities or other evidences of indebtedness created or issued by any such other corporation, association, firm or individual.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(6) To purchase or otherwise acquire, hold and reissue shares of its capital stock of any class; and to purchase, hold, sell, assign, transfer, exchange, lease, mortgage, pledge or otherwise dispose of, any shares of stock of, or any bonds or other securities or evidences of indebtedness issued or created by, any other corporation or association organized under the laws of the State of Maryland, or of any other State, territory, district, colony or dependency of the United States of America, or of any foreign country, and while the owner or holder of any such shares of stock, voting trust certificates, bonds or other obligations, to possess and exercise in respect thereof any and all rights, powers and privileges of ownership, including any right to vote on any shares of stock so held or owned; and upon a distribution of the assets or a division of the profits of this Corporation, to distribute any such shares of stock, voting trust certificates, bonds or other obligations, or the proceeds thereof, among the stockholders of this Corporation.

(7) To advance money with or without security, and without limit as to amount; and to borrow or raise money for any of the purposes of the Corporation, and to issue bonds, debentures, notes or other obligations of any nature and in any manner permitted by law, for money so borrowed or in payment for property purchased, or for any other lawful consideration, and to secure the payment thereof and of the interest thereon, by mortgage upon, or pledge or conveyance or assignment in trust of, the whole or any part of the property of the Corporation,

188 PAGE 172

real or personal, including contract rights, whether at the time owned or thereafter acquired; and to sell, pledge, discount or otherwise dispose of, such bonds, notes or other obligations of the Corporation for its corporate purposes.

(8) The Corporation shall have all the powers which any ordinary business stock corporation organized under the laws of the State of Maryland may possess, without limitation or restriction of any kind, and without limiting the generality of the foregoing, shall have all the powers enumerated in Section 2-103 of the Corporation and Associations Article of the Annotated Code of Maryland, as from time to time amended.

✓ FIFTH: The post office address of the principal office of the Corporation is 915 Shelley Road, Towson, Maryland 21204. ✓ The name and post office address of the Resident Agent of the Corporation in this State is Thomas E. Sausser, 915 Shelley Road, Towson, Maryland 21204. Said Resident Agent is a citizen of the State of Maryland and actually resides therein.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares of common stock without par value.

SEVENTH: The Corporation elects not to have a Board of Directors. Until such time as the election not to have a Board of Directors shall be effective, the Corporation shall have one director, who shall be Thomas E. Sausser.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

EIGHTH: The duration of the Corporation shall be **188** PAGE **173**
perpetual.

IN WITNESS WHEREOF, I, the incorporator named herein
have signed these Articles of Incorporation on the 19th day of
June, 1986 and do hereby acknowledge the same to be my act.

WITNESS:

Jamie E. Sausser

Thomas E. Sausser
Thomas E. Sausser



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

188 PAGE 17

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 50
_____ Close _____

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
Change of Principal Office _____
Change of Resident Agent _____
Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
51	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	_____	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 40 Check _____ Cash _____
_____ Documents on _____ checks

APPROVED BY: msk
Code _____
ATTENTION: _____

Mail to Address: _____
Thomas E. Sausser
915 Shelley Rd
Towson, Md 21204

NOTE:

2023 0935

0189 1536

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
TINTMASTER, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 19, 1986 AT 09:50 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID
\$ 20

RECORDING
FEE PAID
\$ 20

SPECIAL
FEE PAID
\$

TO THE CLERK OF THE COURT OF
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

02152205
ANNE ARUNDEL



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO

A 205116

018901537

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
O. C. BELLE, INC AND TAXATION

ARTICLES OF INCORPORATION FOR RECORD

6-15-86 at 11:31a .m.

1987 JUN 18 AM 11:31

THIS IS TO CERTIFY:

FIRST: The undersigned, John H. Denick whose post office address is 916 Munsey Building, Baltimore, Maryland 21202 being at least eighteen (18) years of age, under the general laws of the State of Maryland, do hereby form a corporation by the execution and filing of these Articles.

SECOND: The name of the Corporation (which is hereafter called the "Corporation") is:

O. C. BELLE, INC.

THIRD: The purposes for which the Corporation is formed and the business or objects to be carried on and promoted by it are as follows:

1. To deal in all forms of entertainment, tourist trade and sales, including but not limited to, boat ownership, sightseeing tours on a boat, retail sales and all other forms of business related thereto.
2. To acquire all of any part of the good-will, rights, property and business of any person, firm association or corporation heretofore or hereafter engaged in any business similar to any business which the corporation has power to conduct, and to hold, utilize, enjoy and in any manner dispose of the whole or any part of the goods, property and business so acquired, and to assume, in connection therewith, any liability of each person, firm, association or corporation.
3. To carry on any business or businesses which may be calculated, directly or indirectly, to effectuate the aforesaid objects or any of them, to facilitate it in the transaction of its aforesaid business or any part thereof, or in the transaction of any other business

1987 JAN 28 AM 9:27
HELEN SCHAFER
CLERK

61698406

2823 0794

0189 1538

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

45231

188 PAGE 209

Corporation), and Gary L. Attman shall act as such until the first annual meeting or until his successor is duly chosen and qualified.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, and securities convertible into shares of its stock, of any class or classes, whether now or hereafter authorized, for such consideration as the Board of Directors may deem advisable.

(b) No contract or other transaction between this Corporation and any other corporation, partnership, individual or other entity and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the directors of this Corporation are directors, principals, partners or officers of such other entity, or are pecuniarily or otherwise interested in such contract, transaction or act; provided that (i) the existence of such relationship or such interest shall be disclosed to the Board of Directors or to a committee of the Board of Directors if the matter involves a committee decision, and the contract, transaction or act shall

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

4523I

be authorized, approved or ratified by a majority of ¹⁸⁸ PAGE 210
disinterested directors on the Board or on such committee, as
the case may be, even if the number of disinterested directors
constitutes less than a quorum or (ii) the contract,
transaction or act shall be authorized, ratified or approved in
any other manner permitted by the Maryland General Corporation
Law.

(c) The Corporation reserves the right to make,
from time to time, any amendments of its charter which may now
or hereafter be authorized by law, including any amendments
which alter the contract rights of any class of outstanding
stock as expressly set forth in the charter.

(d) The Board of Directors shall have the power
to classify or reclassify any unissued stock, whether now or
hereafter authorized, by setting or changing the preferences,
conversion or other rights, voting powers, restrictions,
limitations as to dividends, qualifications, or terms or
conditions of redemption of such stock.

(e) Notwithstanding any provision of law
requiring any action to be taken or authorized by the
affirmative vote of the holders of a designated proportion of
the votes of all classes or of any class of stock of the
Corporation, such action shall be effective and valid if taken
or authorized by the affirmative vote of a majority of the
total number of votes entitled to be cast thereon, except as
otherwise provided in this charter.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

4523I

(f) Unless otherwise provided by the Board of ¹⁸⁸ ~~178~~ _{PAGE 211}
Directors, no holder of stock of any class shall be entitled to
preemptive rights to subscribe for or purchase or receive any
part of any new or additional issue of stock of any class of
the Corporation or securities convertible into stock of any
class of the Corporation.

(g) To the maximum extent permitted by the
Maryland General Corporation Law as from time to time amended,
the Corporation shall indemnify its currently acting and its
former directors, officers, agents, and employees and those
persons who, at the request of the Corporation, serve or have
served another corporation, partnership, joint venture, trust
or other enterprise in one or more of such capacities.

IN WITNESS WHEREOF, I have signed these Articles of
Incorporation on the 1st day of ^{July} ~~April~~, 1986, and have
acknowledged such Articles to be my act.

WITNESS:

Janise Joice Richard S. Lehmann

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 213

AMENDED ARTICLES OF INCORPORATION
OF
PARKWOOD MEDICAL COMPLEX, INC.

Changing its name to
COMED, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 1, 1986 AT 4:15 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED
Effective: 4/30/86, at 11:54 AM

6

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ _____

RECORDING
FEE PAID:

\$ 20.00

SPECIAL
FEE PAID:

\$ _____

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY

drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 205314

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6/24/86 at 10:54 .m., 188 PAGE 214

ARTICLES OF MERGER JUN 26 A 10:53

BETWEEN

DISNEY ROAD DEVELOPMENT CORPORATION

AND

DISNEY ROAD ENTERPRISES CORPORATION

THIS IS TO CERTIFY THAT:

FIRST: DISNEY ROAD DEVELOPMENT CORPORATION and DISNEY ROAD ENTERPRISES CORPORATION agree to merge in the manner hereinafter set forth.

SECOND: DISNEY ROAD ENTERPRISES CORPORATION is the corporation to survive the merger.

THIRD: Both DISNEY ROAD ENTERPRISES CORPORATION (the "Surviving Corporation") and DISNEY ROAD DEVELOPMENT CORPORATION (the "Merging Corporation") are incorporated under the laws of the State of Maryland.

FOURTH: The principal office of the Surviving Corporation in the State of Maryland is located in Anne Arundel County and the principal office of the Merging Corporation in the State of Maryland is located in Anne Arundel County.

FIFTH: The Merging Corporation, DISNEY ROAD DEVELOPMENT CORPORATION, owns interests in land located in the following county of the State of Maryland:

Anne Arundel County

SIXTH: The charter of the Surviving Corporation will not be amended as a result of the merger.

SEVENTH: The Surviving Corporation owns all the outstanding shares of stock of the Merging Corporation.

EIGHTH: These Articles of Merger shall become effective on JUN 26, 1986 (the "Effective Date").

NINTH: The total number of shares of all classes of stock which each corporation party to these Articles has the authority to issue and the number of shares of each class are as follows:

1987 JUN 29 AM 9:27
M. ERIC SCHAFER
CLERK

a) Surviving Corporation

The total number of shares of all classes of stock which the Surviving Corporation has authority to issue is One Thousand (1,000) shares of Common Stock, \$0.01 par value. The aggregate par value of all shares of all classes having a par value is Ten Dollars (\$10.00).

b) Merging Corporation

The total number of shares of all classes of stock which the Merging Corporation has authority to issue is One Thousand (1,000) shares of Common Stock, \$0.01 par value. The aggregate par value of all shares of all classes having a par value is Ten Dollars (\$10.00).

TENTH: Upon the Effective Date, the Merging Corporation shall be merged into the Surviving Corporation and the Surviving Corporation shall possess any and all purposes and powers of the Merging Corporation, and all leases, licenses, property, rights, privileges, and powers of whatever nature and description of the Merging Corporation, and such shall be transferred to, vested in and devolved upon the Surviving Corporation, without further act or deed, subject to all of the debts and obligations of the Merging Corporation. The capital stock of the Merging Corporation shall be completely cancelled, and that of the Surviving Corporation shall be unaffected by the Merger.

ELEVENTH: The terms and conditions of the transaction described in these Articles were duly advised, authorized and approved by the Merging Corporation in the manner and by the vote required by the laws of the State of Maryland and the Charter of the Merging Corporation, as follows:

The Board of Directors of the Merging Corporation, by written consent to such action signed by the Sole Director thereof and filed with the minutes of proceedings of the Board, adopted a resolution declaring that the terms and conditions of the transaction described herein were advised, authorized and approved.

TWELFTH: The terms and conditions of the transaction described in these Articles were duly advised, authorized and approved by the Surviving Corporation in the manner and by the vote required by the laws of the State of Maryland and the Charter of the Surviving Corporation, as follows:

The Board of Directors of the Surviving Corporation, by written consent to such action signed by the Sole Director thereof and filed with the minutes of

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 216

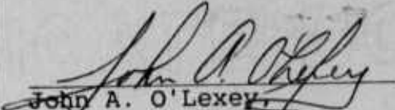
proceedings of the Board, adopted a resolution declaring that the terms and conditions of the transaction described herein were advised, authorized and approved.

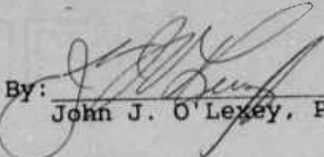
THIRTEENTH: Each undersigned President acknowledges these Articles of Merger to be the corporate act of the respective corporate party on whose behalf he has signed, and further, with respect to all matters and facts otherwise required to be verified under oath, each such President acknowledges that to the best of his knowledge, information and belief, such matters and facts relating to the corporation on whose behalf he has signed are true in all material respects and that this statement is made under the penalties of perjury.

IN WITNESS WHEREOF, these Articles of Merger have been duly executed by the parties hereto this 25th day of June, 1986.

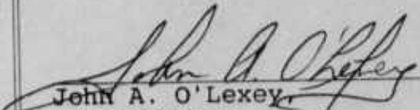
ATTEST:

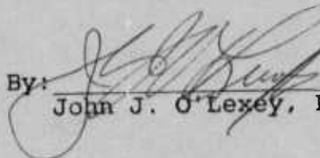
DISNEY ROAD DEVELOPMENT
CORPORATION


John A. O'Lexey,
Secretary

By:  (SEAL)
John J. O'Lexey, President

DISNEY ROAD ENTERPRISES
CORPORATION


John A. O'Lexey,
Secretary

By:  (SEAL)
John J. O'Lexey, President



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director 188 PAGE 217

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 11 Business Code County

NONE YET Close

Merging (Transferor) Disney Road Development Corporation

Surviving (Transferee) Disney Road Enterprises Corporation

Name Change (New Name)

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Rec. Fee (Amendment), etc.

TOTAL FEES 24 Check Cash

APPROVED BY: A/gis

Documents on checks

Mail to Address: Frank Bernstein et al, 300 E. Lombard St, Balt. Md 21202

Code ATTENTION:

NOTE:

2925 1336

0189 1579

188 PAGE 218

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF MERGER
MERGING
DISNEY ROAD DEVELOPMENT CORPORATION (A MD CORP.)
INTO
DISNEY ROAD ENTERPRISES CORPORATION (A MD CORP.) SURVIVOR

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 26, 1986 AT 10:54 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND CAPITALIZATION FEE PAID	RECORDING FEE PAID	SPECIAL FEE PAID
\$ _____	\$ 20.00	\$ _____
Cert. of Conv.-A.A. CO. Land Rcds.	4.00	
	<u>24.00</u>	

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205310

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

APPROVED FOR RECORD

6/26/86 at 10:53 AM

LORI-JOHN CORPORATION and DISNEY ROAD DEVELOPMENT CORPORATION 188 PAGE 219

ARTICLES OF TRANSFER

THIS IS TO CERTIFY THAT:

FIRST: LORI-JOHN CORPORATION (the "Transferor") agrees to transfer to DISNEY ROAD DEVELOPMENT CORPORATION (the "Transferee") all those lots of ground situate, lying and being in Anne Arundel County, State of Maryland, and more fully described in Exhibit A, attached hereto and made a part hereof.

SECOND: Both the Transferor and Transferee were incorporated under the laws of the State of Maryland.

THIRD: The name and address of the principal place of business of the Transferee is: 1 East Disney Road, Severn, Maryland 21144.

FOURTH: The principal office of the Transferor in the State of Maryland is in Anne Arundel County. The principal office of the Transferee in the State of Maryland is in Anne Arundel County. The Transferor owns an interest in land in the State of Maryland in Anne Arundel County.

FIFTH: The nature and amount of consideration to be issued by the Transferee for the property described hereinabove of the Transferor is 1,000 Shares of the Common Stock, \$0.01 par value, of the Transferee.

SIXTH: The terms and conditions of the transaction described in these Articles of Transfer were duly advised, authorized and approved by the Board of Directors and by the Stockholders of the Transferor, in the manner and by the vote required by the laws of the State of Maryland and the Charter of the Transferor, as follows:

a) The Board of Directors of the Transferor, by written consent to such action signed by them and filed with the minutes of proceedings of the Board, adopted a resolution declaring that the terms and conditions of the transaction described herein were advisable and directing that the proposed transaction be submitted for consideration by the Sole Stockholder of the Transferor.

1987 JUN 28 AM 9:26 H. ENLE SCHAFER CLERK

WEINBERG AND GREEN BALTIMORE, MD. 21201

61788031 61788032

2626 1270

0189 1581

b) A consent in writing, setting forth approval of the terms and conditions of the transaction described herein as so proposed was signed by the Sole Stockholder of the Transferor, and such consent is filed with the records of Stockholder meetings of the Transferor.

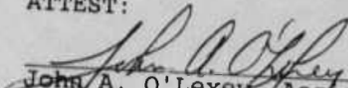
SEVENTH: The terms and conditions of the transaction described in these Articles of Transfer were duly advised, authorized and approved by the Transferee, in the manner and by the vote required by the laws of the State of Maryland and the Charter of the Transferee, as follows:

The Sole Director of the Transferee, by written consent to such action signed by him and filed with the minutes of proceedings of the Board, adopted a resolution declaring that the terms and conditions of the transaction described herein were advised, authorized and approved.

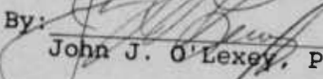
EIGHTH: Each undersigned President acknowledges these Articles of Transfer to be the corporate act of the respective corporate party on whose behalf he has signed, and further, with respect to all matters and facts otherwise required to be verified under oath, each such President acknowledges that to the best of his knowledge, information and belief, such matters and facts relating to the corporation on whose behalf he has signed are true in all material respects and that this statement is made under the penalties of perjury.

IN WITNESS WHEREOF, these Articles of Transfer have been duly executed by the parties hereto this 25th day of June, 1986.

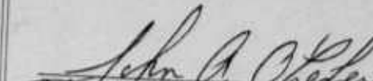
ATTEST:

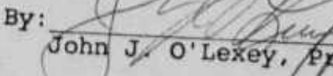

John A. O'Lexey, Assistant
Secretary

LORI-JOHN CORPORATION

By: 
John J. O'Lexey, President

DISNEY ROAD DEVELOPMENT
CORPORATION


John A. O'Lexey, Secretary

By: 
John J. O'Lexey, President



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Butner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 12 Business Code County 188 PAGE 221

_____ Close

Merging (Transferor) D03/6265
Lori-John Corporation

Surviving (Transferee) Disney Road
Development Corporation

Name Change (New Name)

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Rows include Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Rec. Fee (Amendment), Rec. Fee (Merger or Consolidation), Rec. Fee (Transfer), Rec. Fee (Dissolution), Rec. Fee (Revival), Foreign Qualification, Foreign Name Registration, Cert. of Qualification or Registration, Certified Copy, Foreign Penalty, For. Supplemental Cert., Cert. of Conveyance, Special Fee, For. Limited Partnership, Cert. Ltd. Partnership, Amend. to Limited Partnership, Term. of Limited Partnership, Recordation Tax, State Transfer Tax, Local Transfer Tax, Corp. Good Standing, For. Corporation Registration, Other Cent of Trans., Balt. City Corp Rec., Other.

TOTAL FEES 28 24 Check 4 Cash
Documents on _____ checks

APPROVED BY: Algs

Mail to Address: Frank Bernstein et al
300 E Lombard St
Balt, Md 21202

Code _____
ATTENTION: _____

NOTE:

2825 1272

0189 1583

188 PAGE 222

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF TRANSFER

BETWEEN

LORI-JOHN CORPORATION (A MD CORP.) TRANSFEROR

AND

DISNEY ROAD DEVELOPMENT CORPORATION (A MD CORP.) TRANSFEREE

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

OF MARYLAND JUNE 26, 1986

AT 10:53 O'CLOCK A. M. AS IN CONFORMITY

WITH LAW AND ORDERED RECORDED.

3

ORGANIZATION AND CAPITALIZATION FEE PAID	RECORDING FEE PAID:	SPECIAL FEE PAID:
\$ _____	\$ 20.00	\$ _____
Cert. of Conv.A.A. Co.-Land Rcds.	4.00	
	<u>24.00</u>	

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY

drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 205309

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

0189 1584

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

J & D CONTRACTORS INC.
ARTICLES OF REVIVAL

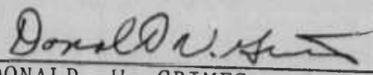
APPROVED FOR RECORD

6/27/86 at 12:00 .m.

188 PAGE 223

1. The name of the corporation at the time the charter was forfeited was J & D CONTRACTORS INC.
2. The name which the corporation will use after revival is J & D CONTRACTORS INC.
3. The name and address of the resident agent are
DONALD GRIMES
7884 ELIZABETH RD
PASADENA , MD. 21122
4. These Articles of Revival are for the purpose of reviving the charter of the corporation.
5. At or prior to the filing of these Articles of Revival, the corporation has:
 - (a) Paid all fees required by law;
 - (b) Filed all annual reports which should have been filed by the corporation if its charter had not been forfeited;
 - (c) Paid all state and local taxes, except taxes on real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.
6. The address of the principal office in this state is 7884 Elizabeth Rd, Pasadena, Md. 21122.

The undersigned who were respectively the last acting president and secretary of the corporation severally acknowledge the ARTICLES to be their act:


DONALD W. GRIMES
LAST ACTING PRESIDENT


JACQUELINE GRIMES
LAST ACTING SECRETARY

61788466

2825 2828

0-189 1585

HERALD SCHAFER
CLERK

1987 JAN 28 AM 9:26

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 224

I, JACQUELINE GRIMES, SECRETARY OF J & D CONTRACTORS, INC.
HEREBY DECLARE THAT THE PREVIOUSLY MENTIONED CORPORATION
HAS PAID ALL STATE AND LOCAL TAXES EXCEPT TAXES ON REAL ESTATE,
AND ALL INTEREST AND PENALTIES DUE IF THE CHARTER HAD NOT
BEEN FORFEITED WHETHER OR NOT BARRED BY LIMITATIONS.

Jacqueline Grimes
JACQUELINE GRIMES
SECRETARY

I HEREBY CERTIFY THAT ON June 27 1986 BEFORE ME, THE
SUBSCRIBER, A NOTARY PUBLIC OF THE STATE OF MARYLAND, IN AND
FOR Anne Arundel COUNTRY, PERSONALLY APPEARED
Jacqueline Grimes AND MADE OATH UNDER THE PENALTIES
OF PERJURY THAT THE MATTERS AND FACTS SET FORTH IN THIS
AFFIDAVIT ARE TRUE TO THE BEST OF HER KNOWLEDGE, INFORMATION
AND BELIEF:

AS WITNESS MY HAND & NOTORIAL SEAL

Darla Darlene Killian
NOTARY PUBLIC
MY COMMISSION EXPIRES 7/1/1990



2625 2829

0189 1586



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director 188 PAGE 225

DOCUMENT CODE 18 Business Code _____ County 52

D0428490 _____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
Change of Principal Office _____
Change of Resident Agent _____
Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	_____	Rec. Fee (Arts. of Inc.)	75	<u>30</u>	Special Fee
20	_____	Organ. & Capitalization	80	_____	For. Limited Partner-
62	_____	Rec. Fee (Amendment)			ship
63	_____	Rec. Fee (Merger or	83	_____	Cert. Ltd. Partnership
		Consolidation)	84	_____	Amend. to Limited
64	_____	Rec. Fee (Transfer)			Partnership
65	_____	Rec. Fee (Dissolution)	85	_____	Term. of Limited
66	<u>20</u>	Rec. Fee (Revival)			Partnership
52	_____	Foreign Qualification	21	_____	Recordation Tax
51	_____	Foreign Name Registration	22	_____	State Transfer Tax
50	_____	Cert. of Qualification	23	_____	Local Transfer Tax
		or Registration	31	_____	Corp. Good Standing
13	_____	Certified Copy	NA	_____	For. Corporation
56	_____	Foreign Penalty			Registration
54	_____	For. Supplemental Cert.			Other
73	_____	Cert. of Conveyance			Other

TOTAL FEES 50 Check _____ Cash _____ APPROVED BY: A

Documents on _____ checks

Mail to Address: Donald G. Gannon
7884 Elizabeth Rd
Gaithersburg, Md 20878
Code _____ ATTENTION: _____

NOTE: 84 + 86 filed herewith (NA)

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

2625 2830

0189 1587

188 PAGE 226

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF REVIVAL
OF
J&D CONTRACTORS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 27, 1986 AT 12:00 O'CLOCK AM M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

3

ORGANIZATION AND CAPITALIZATION FEE PAID:	RECORDING FEE PAID:	SPECIAL FEE PAID:
\$ _____	\$ 20.00	\$ 30.00

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205304

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO.

01891588

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 227
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

VIDEO TECHNIQUES, INC.
ARTICLES OF VOLUNTARY DISSOLUTION
APPROVED FOR RECORD
6-25-80 at 9:49 a.m.

VIDEO TECHNIQUES, INC., a Maryland Corporation, having its principal office in Crownsville, Maryland (hereinafter referred to as the "Corporation"), hereby certifies to the State Department of Assessments and Taxation of Maryland that:

FIRST: The Corporation is hereby dissolved.

SECOND: The name of the Corporation is as hereinabove set forth and the post office address of the principal office of the Corporation in the State of Maryland is 515 Ridgely Ave., Crownsville, Maryland 21032.

THIRD: The name and address of a resident agent of the Corporation who shall serve for one (1) year after dissolution and until the affairs are wound up is Harry M. Walsh, Jr., 111 N. Washington St., Easton, Maryland 21601.

FOURTH: The name and address of each director of the Corporation are as follows:

Name	Address
1. Peter M. Pinkard	100 Mt. Prospect Road Far Hills, N.J. 07931
2. Georgeanne C. Pinkard	100 Mt. Prospect Road Far Hills, N.J. 07931

FIFTH: The name, title and address of each officer of the Corporation are as follows:

President & Treasurer	-	Georgeanne Pinkard, address above
Vice-President & Secretary	-	Peter M. Pinkard, address above

SIXTH: The voluntary dissolution of the Corporation was approved in the manner and by the vote required by law and by the Charter of the Corporation in that the voluntary dissolution of the Corporation was, by unanimous written informal action of and duly executed by the entire Board of

1987 JAN 28 AM 9:26
H. SCHAFER
CLERK



2825 2738

61768236

0189 1589

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Directors of the Corporation, deemed advisable and directed that the proposed voluntary dissolution be submitted for consideration to the Stockholders of the Corporation; and further in that the voluntary dissolution of the Corporation was, by unanimous written informal action of and duly executed by all Stockholders of the Corporation, duly approved by the Stockholders of the Corporation by the affirmative vote of all the votes entitled to be cast on the matter.

SEVENTH: The Corporation has no known creditors.

EIGHTH: These Articles of Voluntary Dissolution are accompanied by Certificates provided by Section 3-407(c) (2) of the Corporations and Associations Article of the Annotated Code of Maryland, stating that all taxes not barred by limitations which are levied on assessments made by the State Department of Assessments and Taxation of Maryland and billed by and payable to the issuer of each of said Certificates by the Corporation, including taxes for the current year, have been paid or provided for in a manner satisfactory to the issuer of each of said Certificates.

IN WITNESS WHEREOF, Video Techniques, Inc., has caused these presents to be signed in its name and on its behalf by its President and attested by its Secretary on this 14 day of April, 1986, and its President acknowledges that these Articles of Voluntary Dissolution are the act and deed of Video Techniques, Inc., and, under the penalties of perjury, that the matters and facts set forth herein with respect to authorization and approval are true in all material respects to the best of his knowledge, information and belief.

ATTEST:

VIDEO TECHNIQUES, INC.

Peter Pinkard
Peter Pinkard, Secretary
4B

BY: Georgeanne Pinkard
Georgeanne Pinkard, President

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.



STATE OF MARYLAND
COMPTROLLER OF THE TREASURY
STATE TREASURY BUILDING
P O BOX 466 PHONE (301)-269-3814
ANNAPOLIS, MARYLAND 21404

188-229
J. BASIL WISNER
CHIEF DEPUTY
GENERAL ACCOUNTING DIVISION
ARNOLD G. HOLZ, CPA
DIRECTOR

Dear Sir/Madam:

The following tax clearance certificate is being issued by the Maryland State Comptroller's Office as requested:

THIS IS TO CERTIFY, That the books of the State Comptroller's Office and of the Department of Employment Security, as reflected in their certification to the State Comptroller, show that all taxes and charges due the State of Maryland, payable through the said offices as of the date hereof by

VIDEO TECHNIQUES, INC.

have been paid.

WITNESS my hand and official seal this

26th day of MAY A.D. 19 86

Catricia A. Michael
DEPUTY COMPTROLLER
COMPTROLLER OF THE TREASURY

8825 2740 P.S. 409

0189 1591



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Bolner, Director PAGE 230

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 19 Business Code County 52

A1878420 Close

Merging (Transferor) Surviving (Transferee)

Name Change (New Name) Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Special Fee, and State Transfer Tax.

TOTAL FEES 90 2 Checks Cash

APPROVED BY:

Mail to Address: Mitchell Cornwell
PO Box 1148
Easton, Md 21601

Code ATTENTION:

NOTE:

3825 2741

0189 1592

188 PAGE 231

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF DISSOLUTION
OF
VIDEO TECHNIQUES, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 9:49 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID

SPECIAL
FEE PAID

\$ _____

\$ 20.00

\$ 30.00

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205294

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

W.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
Embark, Inc.
DISTRIBUTORS
326 ROUTE 3, N. MILLERSVILLE, MD 21108 · (301) 987-9062
APPROVED FOR RECORD
1/71 188 PAGE 232
6-27-86 at 1:42 p.m.

ARTICLES OF AMENDMENT

Embark, Inc., a Maryland Corporation having its principle office in Anne Arundel County, Maryland (hereinafter called the "Corporation"), hereby certifies to the State Department of Assessments and Taxation of Maryland that:

FIRST: The charter of the Corporation is hereby amended by inserting the following after the first line on page 5 (Book 96, page 304) of the charter:

NINTH: The Corporation has elected to become a close corporation in accordance with Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland.

SECOND: The amendment of the Charter of the Corporation as hereinabove set forth has been duly advised by the board of directors and approved by the stockholders of the Corporation.

Approved by:

DIRECTORS

THOMAS P. FOLEY Thomas P. Foley
ELIZABETH A. FOLEY Elizabeth A. Foley
ROBERT T. FOLEY Robert T. Foley

STOCKHOLDERS

THOMAS P. FOLEY Thomas P. Foley
ELIZABETH A. FOLEY Elizabeth A. Foley

1987 JUN 28 PM 9:26
RECEIVED
SECRETARY

IN WITNESS WHEREOF, EMBARK, INC., has caused these presents to be signed in its name and on behalf by its President and attested by its Secretary on June 27, 1986.

ATTEST: EMBARK, INC.
Thomas P. Foley
Thomas P. Foley, President

Barbara J. Foley
Barbara J. Foley, Secretary

THE UNDERSIGNED, President of EMBARK, INC., who executed on behalf of said Corporation, the foregoing Articles of Amendment, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of said Corporation, the foregoing Articles of Amendment to be the corporate act of said corporation and further certifies that, to the best of his knowledge, information and belief, the matters and facts set forth therein with respect to the approval thereof are true in all material respects, under the penalties of perjury.

61788474

Thomas P. Foley
Thomas P. Foley, President

0189 1594



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 09 Business Code 03 County 188 PAGE 233

00808980 Close

Merging (Transferor) Surviving (Transferee)

Name Change (New Name) Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Special Fee, etc.

TOTAL FEES 27 Check Cash APPROVED BY [Signature]

Documents on checks

Mail to Address: Embark, Inc
326 Route 3 North
Millersville Md 21108

NOTE:

CERTIFIED COPY MADE

2825 2729

0189 1595

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 234
v/vi

ARTICLES OF AMENDMENT
OF
EMBARK, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 27, 1986 AT 1:42 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ _____
RECORDING FEE PAID: \$ 20.00
SPECIAL FEE PAID: \$ _____

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205291

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

MSK

STATE DEPARTMENT OF ASSESSMENT
AND TAXATION
APPROVED FOR RECORD
6/25/86 at 3:30 P.M.

THE GIBSON ISLAND HISTORICAL SOCIETY, INC.
(A Maryland Non-Stock Corporation)

ARTICLES OF REVIVAL 188 PAGE 235

FIRST: The name of the corporation at the time the
charter was forfeited was THE GIBSON ISLAND HISTORICAL SOCIETY, INC.

SECOND: The name the corporation will use after
revival is THE GIBSON ISLAND HISTORICAL SOCIETY, INC.

THIRD: The name and address of the resident agent
are Mr. Roger P. Batchelor, Gibson Island, Maryland 21056.

FOURTH: These Articles of Revival are for the
purpose of reviving the charter of the corporation.

FIFTH: At or prior to the filing of these Articles
of Revival, the corporation has:

- a. Paid all fees required by law;
- b. Filed all annual reports which should have
been filed by the corporation if its charter
had not been forfeited;
- c. Paid all state and local taxes on real estate,
and all interest and penalties due by the
corporation or which would have become due if
the charter had not been forfeited whether or
not barred by limitations.

The undersigned who were respectively the last acting
president and secretary of the corporation severally acknowledge
the Articles to be their act.

L. Clagett Beck
L. CLAGETT BECK
Last Acting President

M.P. Waltjen
M.P. WALTJEN
Last Acting Secretary

61778156

Return to:
Mrs. James L. Potter
Gibson Island, Md. 21056

1987 JUN 28 PM 9:26
L. CLAGETT BECK
M.P. WALTJEN

0189 1597

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

GIBSON ISLAND HISTORICAL SOCIETY, INC.
GIBSON ISLAND, MD. 21056

188 PAGE 236

I, L. Clagett Beck, Last Acting President of the Gibson Island Historical Society, Inc., hereby declare that the previously mentioned corporation has paid all State and local taxes except taxes on real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.

L. Clagett Beck
L. Clagett Beck

I hereby certify that on June 19, 1986 before me, the subscriber, a notary public of the State of Maryland, in and for Anne Arundel County personally appeared L. Clagett Beck and made oath under the penalties of perjury that the matters and facts set forth in this affidavit are true to the best of his knowledge, information and belief.

As witness my hand and notarial seal

Diana C. Hyde June 19, 1986

My Commission expires July 1 1986



2824 0746

0189 1598



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 18 10 Business Code 04 County _____

DO 272971 _____ Close _____ 188 PAGE 237

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name _____
Change of Principal Office _____
 Change of Resident Agent _____
Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	_____	Rec. Fee (Arts. of Inc.)	75	<u>10</u>	Special Fee
20	_____	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	<u>20</u>	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	_____	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 30 Check _____ Cash _____

APPROVED BY: MSK

1 Documents on 1 checks

Mail to Address: _____

Code _____

Roger P. Batchelor
Gibson Island, Md 21056

ATTENTION: _____

NOTE: _____

2884 0747

0189 1599

188 PAGE 238

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF REVIVAL
OF
THE GIBSON ISLAND HISTORICAL SOCIETY, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 3:30 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ _____

RECORDING
FEE PAID:

\$ 20.00

SPECIAL
FEE PAID:

\$ 10.00

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL COUNTY

drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205265

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

res

188 PAGE 239

ARTICLES OF INCORPORATION
OF
THE OFFICE ALTERNATIVE, INC.

STATE DEPARTMENT OF ASSESSMENT
AND TAXATION
APPROVED FOR RECORD
6/20/86 at 10:14

THIS IS TO CERTIFY:

FIRST: That I, the subscriber, Pamela-Jeanne Moran, whose post office address is 8483 Greenbelt Road, #101, Greenbelt, Maryland, 20770, being at least twenty-one years of age, do under and by virtue of the General laws of the State of Maryland authorizing the formation of corporation, form a corporation by the execution and filing of these Articles.

SECOND: The name of the Corporation (which is hereinafter called the "Corporation") is:

THE OFFICE ALTERNATIVE, INC.

THIRD: The purposes for which the Corporation are formed is as follows:

(a) To be in business of providing office management, automated data processing (ADP) services, and related office consulting services and all other business which may be incident to, necessary or proper in the exercise of the corporate purposes as set forth herein and as contained in the general business corporation laws of the State of Maryland.

(b) To buy, sell, trade, exchange and otherwise acquire both in its own name and as agent and broker for others, real and personal property of every kind and description, including but not limited to securities, stocks, bonds, debentures, warrants, insurance policies, lots, acreage, buildings, and all other forms of corporate and personal property.

To train, educate and employ on behalf of businesses, corporations and to act as an employment agency, and to do all things necessary or incidental thereto.

(d) To purchase, lease, or otherwise acquire, hold, develop, improve, mortgage, sell, exchange, let, or in any manner encumber or dispose of real or personal property, wheresoever situated, of every kind and description.

(e) To apply for, obtain, purchase or otherwise acquire, any patents, copyrights, licenses, trademarks, tradenames, rights, processes, formulae, and the like, which might be used for any of the purposes of the Corporation; and to use, exercise, develop, grant licenses in respect of, sell

H. ERLE SCHAFER
CLERK

1987 JAN 28 AM 9:26

1987 JAN 28 AM 10:14

61718035

0189 1601

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

and otherwise turn to account, the same.

188 PAGE 240

(f) The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation, of the power conferred upon the Corporation by law, and is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business mentioned, or to limit or restrict any of the powers of the Corporation. The Corporation is formed upon the articles, conditions and provisions herein expressed, and subject in all particulars to the limitations relative to corporations which are contained in the general laws of this State.

FOURTH: The post office address of the principal office of the Corporation in this State is 723 Petersburg Road, Davidsonville, Maryland 21035, which is in Anne Arundel County. The name and post office address of the resident agent of the Corporation in this State is James T. Bray, 11028 Montgomery Road, Beltsville, Maryland, 20705, said resident agent is an individual agent actually residing in this State.

FIFTH: The total number of shares of stock of all classes which the Corporation has the authority to issue is One Thousand (1,000) shares of common stock at no par value.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than one (1); and the name of the Directors who shall act until the first annual meeting or until their successors are duly chosen and qualify is Pamela-Jeanne Moran, Philip James Turner and James T. Bray.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation: NONE.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on this 16th day of June, 1986, and acknowledge the same to be my act.

WITNESS:

J. T. Bray

INCORPORATOR:

Pamela-Jeanne Moran

2823 2123

0189 1602



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52 188 PAGE 241

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 50 Check _____ Cash _____

APPROVED BY: pem

Documents on _____ checks

Mail to Address: J.T. Bray
8030 Woodmont Ave
Bethesda, Md 20814

Code _____
ATTENTION: _____

NOTE:

2023 2124

0189 1603

188 PAGE 242

ARTICLES OF INCORPORATION
OF
THE OFFICE ALTERNATIVE, INC.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 20, 1986 AT 10:14 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED

3

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$ _____

D2153674

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 205242

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2823 2121

0189 1604

1987 JAN 28 AM 9:26
H. ERLE SCHAFER
CLERK

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 243

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD
at 10:22 a.m.
6/20/84

ARTICLES OF INCORPORATION
FOR
LABOR ECONOMIC CONSULTANTS, INC.

(The Corporation is a Close Corporation as Defined
In Title Four of the Corporations and Associations
Article of the Annotated Code of Maryland)

ARTICLE FIRST

The undersigned, Barbara Jo Entwistle, whose post office address
is 944 Fourth Street, Laurel, Prince George's County, Maryland 20707, being
at least twenty-one (21) years of age, does hereby form a corporation under
the general laws of the State of Maryland.

ARTICLE SECOND

The name of the corporation, which is hereinafter referred to as
the "Corporation" is:
LABOR ECONOMIC CONSULTANTS, INC.

ARTICLE THIRD

The Corporation shall be a Close Corporation as authorized by
Title Four of the Corporations and Associations Article of the Annotated
Code of Maryland.

ARTICLE FOURTH

The purpose for which the Corporation is formed is to carry on any
business not contrary to the General Corporation Law of Maryland, and to
have and exercise all of the powers conferred upon corporations formed
thereunder, including:

To carry on a general management consultant and advisory business
relating to labor and economic issues including work force analyses,
compensation analyses and collective bargaining for public and private
agencies in the United States and foreign countries, subject to the
applicable laws thereof. To maintain executive and operating personnel for
the purpose of consulting with and advising others in all matters relating
to negotiation, mediation and arbitration of such issues and to draft
legislation related to such issues. To furnish labor management plans and
programs, to formulate policies, and generally to advise and assist others
under contract or otherwise, in the management of their employee programs.

61718315

0189 1605

1987 JUN 28 AM 9:26
H. ERLE SCHAFER
CLERK

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 244

To conduct research and to investigate labor related operations and enterprises of every kind and description throughout the world in order to secure information and data for its recommendations and legislation, both for its own account and as agent for others.

To engage in consultant and advisory work in connection with the management, operation and reorganization of its labor consulting business. To manage and to provide management for and supervise all or part of any and every kind of labor problem, and to contract or arrange with any corporation, association, partnership, or individual for the management, conduct, operation, and supervision of all kinds of labor issues. To advertise, promote, merchandise, and otherwise purvey the services authorized herein; to negotiate and contract with respect to furnishing of the same for or on behalf of any person, firm, or corporation, domestic or foreign; to enter into and carry out agency or joint arrangements with other persons, firms, or corporations engaged in like or similar activities, and generally to exploit the services and objects of the Corporation by all lawful means.

The Corporation shall have the power to do any and all acts and things necessary or useful to its business and purposes, and shall have the general, specific and incidental powers and privileges granted to it by statute, including:

To enter into and perform contracts; to acquire and exploit patents, rights and related and other interests; to acquire, use, deal in and with, encumber and dispose of real and personal property without limitation including obligations and/or securities; to borrow and lend money for its corporate purposes; to invest and reinvest its funds, and take, hold and deal with real and personal property as security for the payment of funds loaned or invested, or otherwise, to vary any investment or employment of capital of the corporation from time to time; and to create and/or participate with other corporations and entities for the performance of all undertakings as partner, joint venturer, or otherwise, and to share or delegate control therewith or thereto.

To pay pensions and establish and carry out pension, profit

2823 2109

0189 1606

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 245

sharing, stock option, stock purchase, stock bonus, retirement, benefit, incentive or commission plans, trusts and provisions for any or all of its directors, officers and employees, and for any or all of the directors, officers and employees of its subsidiaries; and to provide insurance of its benefit on the life of any of its directors, officers or employees or on the life of any stockholder for the purpose of acquiring at his death shares of its stock owned by such stockholders.

To merge or consolidate with any corporation in such manner as may be permitted by law; to aid in any manner any corporation whose stocks, bonds or other obligations are held or in any manner guaranteed by this corporation, or in which this corporation is in any way interested; and to do any other act(s) or thing(s) for the preservation, protection, improvement, or enhancement of the value of any such stock, bonds, or other securities; and while owner of any such stock, bonds or other securities to exercise all the rights, powers and privileges of ownership thereof, and to exercise any and all voting powers thereon; and to guarantee the payment of dividend upon any stock, the principal or interest or both, of any bonds or other securities, and the performance of any contracts.

To do any and all things necessary, suitable and proper for the accomplishment of any of the purposes of the attainment of any of the objects or the furtherance of any of the powers hereinbefore set forth, either alone or in association with other corporations, firms or individuals, and to do every other act or acts, thing or things incidental or appurtenant to or growing out of or connected with the aforesaid business or powers or any part or parts thereof, provided the same be not inconsistent with the laws of the State of Maryland, and to do all such acts and things and conduct business and have one or more officers and exercise its corporate powers within the State of Maryland, and in and all other places, without limitation.

ARTICLE FIFTH

The post office address of the principal office of the Corporation in the State of Maryland is 2205 D Defense Highway, Crofton, Anne Arundel County, Maryland 21114. ✓

2923 2110

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 246

The name of the Resident Agent of the Corporation is Hugh Blocker, Jr. whose address is 2205 D Defense Highway, Crofton, Anne Arundel County, Maryland 21114, and said Resident Agent is a citizen of the State of Maryland, and does reside therein. ✓

ARTICLE SIXTH

The total number of shares of stock which the Corporation has authority to issue is Five Thousand (5,000) shares, without par value, all of one class, Common.

ARTICLE SEVENTH

After the completion of the organization meeting of the Directors and the issuance of one or more shares of stock of the Corporation, the Corporation shall have no Board of Directors. Until such time the Corporation shall have one (1) Director whose name is Rick M. Galleher.

ARTICLE EIGHTH

The duration of the Corporation shall be perpetual.

ARTICLE NINTH

This Corporation shall indemnify any person who is serving or has served as a Director or Officer of this Corporation, or, at its request, as a director or officer of another corporation in which this Corporation owns shares of stock, or in relation to which this Corporation is a creditor, against expenses actually and necessarily incurred by such person in connection with the defense of any action, suit or proceeding in which he is made a party by reason of being or having been a director or officer of this Corporation, or of such other corporation, except in relation to matters as to which such person is adjudged in such action, suit or proceeding to be liable for negligence or misconduct in the performance of duty. Such indemnification shall not be deemed exclusive of any other rights to which any person may be entitled, under any by-law, agreement, vote of stockholders, or otherwise.

ARTICLE TENTH

No transfer of stock shall be valid, except in accordance with Maryland Corporations and Associations Article, Section 4-503.

2823 2111

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLE ELEVENTH

The Corporation reserves the right to amend, alter, change or repeal any provisions contained in the foregoing Articles of Incorporation in the manner now or hereafter prescribed by law, and all rights and powers conferred herein on stockholders, directors and officers are subject to this reserved power.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation as the incorporator and acknowledge same to be my act on this 17th day of June, 1986.

Vicki A. Godfrey
WITNESS

Barbara Jo Entwistle
BARBARA JO ENTWISTLE

2823 2112



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Bunner, Director

188 PAGE 248

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner-ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	<u>11</u>	Certified Copy / CC-5	_____	_____	Other
56	_____	Foreign Penalty	_____	_____	Other
54	_____	For. Supplemental Cert.	_____	_____	Other
73	_____	Cert. of Conveyance	_____	_____	Other

TOTAL FEES 51 Check _____ Cash _____

APPROVED BY: P Cm

Documents on _____ checks _____

Mail to Address: Barbara Jo Entwistle
944 Fourth St.
Lanesh, Md 20707

Code _____
ATTENTION: _____

NOTE:

2823 2113

0189 1610

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 249

ARTICLES OF INCORPORATION
OF
LABOR ECONOMIC CONSULTANTS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 20, 1986 AT 10:22 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND CAPITALIZATION FEE PAID	RECORDING FEE PAID	SPECIAL FEE PAID
\$ <u>20</u>	\$ <u>20</u>	\$ _____
	<u>D2153658</u>	

TO THE CLERK OF THE COURT OF ANNE ARUNDEL.

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205240

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2923 2107

0189 1611

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 250

STATE DEPARTMENT OF ASSESSMENT
AND TAXATION

APPROVED FOR RECORD

6/20/86 at 10:21

FRESH, CORP.

A Maryland Close Corporation,
Organized Pursuant to Title 4 of the
Corporations and Associations Article of the
Annotated Code of Maryland

ARTICLES OF INCORPORATION

FIRST: I, Rignal W. Baldwin, Jr., whose office address is
116E Cathedral Street, Annapolis, Maryland, being at least
eighteen (18) years of age, hereby form a corporation under and
by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter
referred to as the "Corporation") is "FRESH, CORP."

THIRD: The Corporation shall be a close corporation as
authorized by Title 4 of the Corporations and Associations
Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed
are:

1. To engage generally in the business of commercial and residential cleaning; and,
2. To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FIFTH: The post address of the principal office of the
Corporation in this state is 68 Gentry Court, Annapolis, Maryland
21403. The name and post office address of the Resident Agent of

1987 JAN 29 AM 9:26
HERBIE SCHAFER
CLERK

61718042

0189 1612

the Corporation in this state is Kenneth L. Brannan, 68 Gentry Court, Annapolis, Maryland 21403. Said Resident Agent is an individual actually residing in this State.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is One Hundred shares of Common Stock with par value of one dollar (1) share.

SEVENTH: The number of Directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-laws of the Corporation, but shall never be less than two (2), provided that:

1. If there is no stock outstanding, the number of directors may be less than three but not less than two; and
 2. If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders.
- The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are:

Kenneth L. Brannan
David Falcon
Carol Campbell

EIGHTH: Except as may otherwise be provided by the Board of Directors, no holder of any shares of the stock of the Corporation shall have any preemptive right to purchase, subscribe for, or otherwise acquire any shares of stocks of the

2523 2060

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Corporation or of any class now or hereafter authorized, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: (1) As used in this Article NINTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meanings provided in the Indemnification Section.

(2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.

(3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in Subsection (b) or (c) of the Indemnification Section or any claim, issue or matter raised at such proceedings, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have determined and authorized a

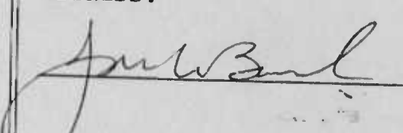
2823 2061

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

specific case by (1) an affirmative vote at a duly constituted meeting of the majority of the Board of Directors who are not parties to the proceeding; or, (2) an affirmative vote, in a duly constituted meeting of the majority of all votes cast by stockholders who are not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in these circumstances.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 2 day of JUNE, 1986, and I acknowledge the same to be my act.

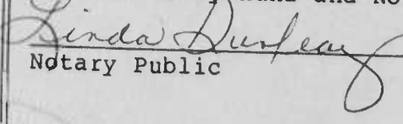
WITNESS:


Rignal W. Baldwin, Jr.

STATE OF MARYLAND, ANNE ARUNDEL COUNTY, TO WIT:

I HEREBY CERTIFY that on this 2nd day of June, 1986, before me, a subscriber, a Notary Public of the State of Maryland, personally appeared Rignal W. Baldwin, Jr., the incorporator named above, acknowledged the foregoing Articles of Incorporation to be his act.

AS WITNESS my hand and Notarial Seal.


Notary Public My Commission Expires: 7/1/86



2823 2062



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner: Director

PAGE 254

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: Pem

Documents on _____ checks
Mail to Address: Rignal Baldwin, Jr.
116 Cathedral St
Annapolis, Md 21401

Code _____
ATTENTION: _____

NOTE:

2823 2063

0189 1616

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Vol. 188 PAGE 255

ARTICLES OF INCORPORATION
OF
FRESH, CORP.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 20, 1986 AT 10:21 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

5
\$ 20

SPECIAL
FEE PAID

\$

D2153559

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205230

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2023 2039

0184 1617

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6/20/86 at 10:13 .m.
1986 JUN 20 A 10:13

P

ARTICLES OF INCORPORATION

OF

VALENTINE CREEK COMMUNITY ASSOCIATION, INC. 188 PAGE 256

THIS IS TO CERTIFY:

FIRST: I, THE SUBSCRIBER, LIANNE D. CINTRON WHOSE POST OFFICE ADDRESS IS 710 TIMBER TREE PLACE, CROWNSVILLE, MD. 21032, BEING OF FULL LEGAL AGE DO, UNDER AND BY VIRTUE OF THE GENERAL LAWS OF THE STATE OF MARYLAND AUTHORIZING THE FORMATION OF CORPORATIONS, ASSOCIATE MYSELF WITH THE INTENTION OF FORMING A CORPORATION.

HELEN SCHAFER
CLERK

SECOND: THAT THE NAME OF THE CORPORATION (WHICH IS HEREINAFTER CALLED THE CORPORATION) IS:

VALENTINE CREEK COMMUNITY ASSOCIATION, INC.

THIRD: THAT THE PURPOSES AND OBJECTS FOR WHICH THE CORPORATION IS FORMED ARE TO OPERATE AND MANAGE RECREATIONAL AREAS, WETLANDS AREAS, ROADS AND PIERS OR BOAT RANGES, TOGETHER WITH ALL FACILITIES INCIDENTAL THERETO, FOR THE USE AND BENEFIT OF OF THE MEMBERS OF THE CORPORATION.

THE AFOREGOING ENUMERATION OF THE PURPOSES, OBJECTS AND BUSINESS OF THE CORPORATION IS MADE IN FURTHERANCE, AND NOT IN LIMITATION, OF THE POWERS CONFERRED UPON THE CORPORATION BY LAW, AND IS NOT INTENDED, BY THE MENTION OF ANY PARTICULAR PURPOSE, OBJECT OR BUSINESS, IN ANY MANNER TO LIMIT OR RESTRICT THE GENERALITY OF ANY OTHER PURPOSE, OBJECT OF BUSINESS MENTIONED, OR TO LIMIT OR RESTRICT ANY OF THE POWERS OF THE CORPORATION. THE CORPORATION IS FORMED UPON THE ARTICLES, CONDITIONS AND PROVISIONS HEREIN EXPRESSED, AND SUBJECT IN ALL PARTICULARS TO THE LIMITATIONS RELATIVE TO CORPORATIONS WHICH ARE CONTAINED IN THE GENERAL LAWS OF THIS STATE.

FOURTH: THE POST OFFICE ADDRESS OF THE PLACE AT WHICH THE PRINCIPAL OFFICE IN THIS STATE SHALL BE LOCATED IS:

C/O LIANNE D. CINTRON 710 TIMBERTREE PLACE,
CROWNSVILLE, MD. 21032

THE RESIDENT AGENT OF THE CORPORATION IS LIANNE CINTRON WHOSE POST OFFICE ADDRESS IS 710 TIMBERTREE PLACE, CROWNSVILLE, MD. 21032 SAID RESIDENT IS A CITIZEN OF THE STATE OF MARYLAND AND ACTUALLY RESIDES THEREIN.

61718034

0189 1618

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

FIFTH: THE CORPORATION IS NOT AUTHORIZED TO ISSUE ANY CAPITAL STOCK. WHATEVER INCOME MAY ACCRUE FROM THE CORPORATION SHALL BE HELD AND UTILIZED FOR THE PURPOSES AND OBJECTS AFORESAID AND NO PART OF THE CORPORATION'S INCOME OR PRINCIPAL SHALL INURE TO THE PRIVATE BENEFIT OF ANY OF ITS MEMBERS OR OF ANY OTHER INDIVIDUAL EXCEPT IN PAYMENT FOR AUTHORIZED SERVICES FOR THE ADMINISTRATION AND CONDUCT OF THE AFFAIRS OF THE CORPORATION OR IN CARRYING OUT ITS AFORESAID OBJECTS AND PURPOSES. THE BOARD OF DIRECTORS MAY CHOOSE THE FIRST MEMBERS OF THE CORPORATION IN ACCORDANCE WITH THE BY-LAWS. MEMBERS MAY RESIGN OR BE REMOVED, VACANCIES MAY BE FILLED AND ADDITIONAL MEMBERS ELECTED, AS PROVIDED IN THE BY-LAWS, WHICH MAY PRESCRIBE DIFFERENT CLASSES OF MEMBERS AND PRESCRIBE THE POWERS AND DUTIES OF EACH CLASS.

SIXTH: THE PROPERTY OF THE CORPORATION SHALL BE HELD AND ITS BUSINESS SHALL BE MANAGED AND CONTROLLED BY OFFICERS OF WHICH THERE SHALL NEVER BE LESS THAN FOUR MEMBERS. LIANNE CINTRON, DON MCCARRY, TOM KUPSTAS & DAVE STELLINGSWORTH SHALL SERVE AS SUCH UNTIL THEIR SUCCESSORS ARE DULY CHOSEN AND QUALIFY. THE BOARD OF DIRECTORS SHALL BE AUTHORIZED TO PROMULGATE A CODE OF BY-LAWS FOR THE CORPORATION AND TO ALTER THE SAME FROM TIME TO TIME. SUCH BY-LAWS SHALL NOT CONFLICT WITH ANY PROVISIONS OF THESE ARTICLES OF INCORPORATION OR LAW.

SEVENTH: IN FURTHERANCE AND NOT IN LIMITATION OF THE POWERS CONFERRED BY STATUTE, THE BOARD OF DIRECTORS IS EXPRESSLY AUTHORIZED: (A) TO AUTHORIZE AND CAUSE TO BE EXECUTED MORTGAGES OR LIENS, WITH OR WITHOUT LIMIT AS TO AMOUNT, UPON REAL AND PERSONAL PROPERTY OF THE CORPORATION; (B) TO AUTHORIZE TO GUARANTY OF THE CORPORATION OF SECURITIES, EVIDENCES OF INDEBTEDNESS AND OBLIGATIONS OF OTHER PERSONS, CORPORATIONS AND BUSINESS ENTITIES.

EIGHTH: A DIRECTOR OR OFFICER OF THE CORPORATION SHALL NOT BE DISQUALIFIED BY HIS OFFICE FROM DEALING OR CONTRACTING WITH THE CORPORATION EITHER AS A VENDOR, PURCHASER OR OTHERWISE, NOR SHALL ANY TRANSACTION OR CONTRACT OF THE CORPORATION BE VOID OR VOIDABLE BY REASON OF THE FACT THAT ANY DIRECTOR OR OFFICER OR ANY FIRM OF WHICH ANY DIRECTOR OR OFFICER IS A MEMBER OR ANY CORPORATION OF WHICH ANY DIRECTOR OR OFFICER IS A STOCKHOLDER, OFFICER OR DIRECTOR, IS IN ANY WAY INTERESTED IN SUCH TRANSACTION OR CONTRACT, PROVIDED THAT SUCH TRANSACTION SHALL BE AUTHORIZED, RATIFIED OR APPROVED AND PROVIDED THAT THE FACT THAT HE OR SUCH FIRM IS SO INTERESTED SHALL BE DISCLOSED OR SHALL HAVE BEEN KNOWN TO THE BOARD OF DIRECTORS OR A MAJORITY THEREOF, OR TO AN EXECUTIVE COMMITTEE THEREOF; AND ANY DIRECTOR OR OFFICER OF THIS CORPORATION WHO IS ALSO A DIRECTOR OR OFFICER OF SUCH OTHER CORPORATON OR WHO IS SO INTERESTED MAY BE COUNTED IN DETERMINING THE EXISTANCE OF A QUORUM AT ANY MEETING OF THE BOARD OF DIRECTORS OF THIS CORPORATION OR EXECUTIVE COMMITTEE THEREOF, WHICH SHALL AUTHORIZE ANY SUCH CONTRACT OR TRANSACTION, WITH

0189 1619

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 258

LIKE FORCE AND EFFECT AS IF HE WERE NOT SUCH DIRECTOR OR OFFICER OF SUCH OTHER CORPORATION OR NOT SO INTERESTED, AND NO DIRECTOR OR OFFICER SHALL BE LIABLE TO ACCOUNT TO THE CORPORATION FOR ANY PROFITS REALIZED BY OR FROM OR THROUGH ANY SUCH TRANSACTION OR CONTRACT AUTHORIZED, RATIFIED OR APPROVED AS AFORESAID BY REASON OF THE FACT THAT HE, OR ANY FIRM OF WHICH HE IS A MEMBER OR ANY CORPORATION OF WHICH HE IS A STOCKHOLDER, OFFICER OR DIRECTOR WAS INTERESTED IN SUCH TRANSACTION OR CONTRACT.

IN WITNESS WHEREOF, WE HAVE SIGNED THESE ARTICLES OF INCORPORATION ON THIS 19 DAY OF June, 1986.

WITNESS:
Teresa M Barber
Lianne Cintron
LIANNE CINTRON

STATE OF MARYLAND, ANNE ARUNDEL COUNTY, TO WIT:
I HEREBY CERTIFY THAT ON THIS 19 DAY OF June, 1986, BEFORE ME, THE SUBSCRIBER, A NOTARY PUBLIC IN AND FOR THE STATE AND COUNTY AFORESAID, PERSONALLY APPEARED LIANNE D. CINTRON AND ACKNOWLEDGED THE AFOREGOING ARTICLES OF INCORPORATION TO BE THEIR ACT.

AS WITNESS MY HAND AND NOTARIAL SEAL THE DAY AND YEAR LAST WRITTEN.

Teresa M Barber
NOTARY PUBLIC

MY COMMISSION EXPIRES: July 1, 1986

ORIGINAL DOCUMENT HAS BEEN SIGNED AND RECORDED. COPY OF ORIGINAL CAN BE PROVIDED IF SO DESIRED.

2833 2056

0189 1620



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 04 County 52
_____ Close 188 PAGE 259

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, etc.

TOTAL FEES 40 Check _____ Cash _____
Documents on _____ checks

APPROVED BY: Pam
Code _____
ATTENTION: _____

NOTE:

Mail to Address: Lianne Centron
710 Timber Tree Place
Crownsville, Md 21032

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 260

ARTICLES OF INCORPORATION
OF
VALENTINE CREEK COMMUNITY ASSOCIATION, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 20, 1986 AT 10:13 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$ _____

D2153542

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205229

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2823-2053

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 261

ARTICLES OF INCORPORATION
OF
TRANSFORM BUILDERS, INC.

A CLOSED CORPORATION UNDER TITLE 4

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD
6/20/86 at 10:43

THIS IS TO CERTIFY:

FIRST: That we, the subscribers, FREDERICK GEORGE ~~ESS~~
and JOHN PETER MOIR, both residents of the State of Maryland
and both being at least eighteen (18) years of age, are forming
a closed corporation under the General Laws of the State of
Maryland by the execution and filing of these Articles.

SECOND: That the name of the Corporation (which is
hereafter called the "Corporation") is: TRANSFORM BUILDERS, INC.

THIRD: That the Corporation shall be a closed corporation
as authorized by Title 4 of the General Laws of the State of
Maryland.

FOURTH: The purposes for which the Corporation is
formed and the business activities or objects to be carried on
and promoted by it, are as follows:

- A. To carry on and conduct a general construction and home improvement business.
- B. To contract with private individuals and contractors to perform general construction and home improvements, and to act as general contractor or sub-contractor, depending on the circumstances, in the performance of a general construction and home improvement business.
- C. To conduct such a business on an improvement of existing home basis and to build, construct, or erect new homes

61718242

1987 JAN 28 AM 9:26
M. ERLE SCHAFER
CLERK

0189 1623

or structures both residentially and commercially.

D. To buy, sell, trade or transfer building materials and all other items inherently connected with the construction and home improvement business.

E. To buy, sell, trade or transfer services inherently connected to the construction and home improvement business.

F. To contract with suppliers, builders, private individuals, contractors and sub-contractors ~~to carry on any~~ function necessary to promote or enhance the general home improvement and construction business.

G. To borrow or lend money for any legitimate purpose of the business.

H. The aforementioned enumeration of the purposes, objects and general business of the Corporation is made in furtherance of, and not in limitation of the powers conferred upon the Corporation by law and it is not intended by the mention of any particular purpose, in any manner to limit or restrict the generality of any other purpose, or to limit or restrict any of the powers of the Corporation.

I. The Corporation is formed upon the Articles, conditions, and provisions herein expressed, and subject to all particulars to the limitations relative to the Corporation which are contained in the general laws of this State.

FIFTH: The post office address of the principal office of this Corporation in the State of Maryland is: ✓
525 Overhill Drive, Edgewater, Maryland 21037. The resident

2023 2043

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

agent is: Frederick George Ess, whose address is 525 Overhill Drive, Edgewater, Maryland 21037. Said resident agent is a citizen of the State of Maryland and actually resides therein.

SIXTH: The total number of shares of stock which the Corporation has authority to issue is one hundred (100) shares, without par value, all of which are of the one class and are designated as common stock.

SEVENTH: The number of directors of the Corporation shall be two (2), which number may be increased or decreased from time to time, all pursuant to the by-laws, except that the names of the directors who shall act as such until the first meeting, or until their successors are duly chosen and qualified are: FREDERICK GEORGE ESS and JOHN PETER MOIR.

EIGHTH: The officers fo the Corporation and their shares of the stock are as follows:

- A) President - Frederick George Ess (51 shares)
- B) Vice President - John Peter Moir (49 shares)
- C) Secretary - Linda M. Moir (0 shares)
- D) Treasurer - Pamela Jean Ess (0 shares)

NINTH: Said officers can be replaced by unanimous vote of the directors.

IN WITNESS WHEREOF, we have signed these Articles of Incorporation on this 11th day of June 1986.

Gregory K. Lampert
WITNESS

Frederick George Ess
FREDERICK GEORGE ESS

Gregory K. Lampert
WITNESS

John Peter Moir
JOHN PETER MOIR

0189 1625

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE OF MARYLAND, COUNTY OF Prince Georges TO WIT:
THIS IS TO CERTIFY that on this 11th day of
June 1986, before me, the subscriber, a Notary
Public of the State of Maryland, in and for the County above
mentioned, personally appeared FREDERICK GEORGE ESS, and
he acknowledged the foregoing Articles of Incorporation to be
his free and voluntary act.

WITNESS my hand and Notarial Seal, this day and year
above written.

Joe F. McKelley
NOTARY PUBLIC

My Commission Expires: 1 July 1990

STATE OF MARYLAND, COUNTY OF Prince Georges TO WIT:
THIS IS TO CERTIFY that on this 11th day of
June 1986, before me, the subscriber, a Notary
Public of the State of Maryland, in and for the County above
mentioned, personally appeared JOHN PETER MOIR, and he acknowledged
the foregoing Articles of Incorporation to be his free and
voluntary act.

WITNESS my hand and Notarial Seal, this day and year
above written.

Joe F. McKelley
NOTARY PUBLIC

My Commission Expires: 1 July 1990

2823 2045



STATE OF MARYLAND
State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 5a **188** PAGE **265**

_____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
Change of Principal Office _____
Change of Resident Agent _____
Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner-
62	_____	Rec. Fee (Amendment)	83	_____	ship
63	_____	Rec. Fee (Merger or	84	_____	Cert. Ltd. Partnership
		Consolidation)			Amend. to Limited
64	_____	Rec. Fee (Transfer)	85	_____	Partnership
65	_____	Rec. Fee (Dissolution)			Term. of Limited
66	_____	Rec. Fee (Revival)			Partnership
52	_____	Foreign Qualification	21	_____	Recordation Tax
51	_____	Foreign Name Registration	22	_____	State Transfer Tax
50	_____	Cert. of Qualification	23	_____	Local Transfer Tax
		or Registration	31	_____	Corp. Good Standing
13	_____	Certified Copy	NA	_____	For. Corporation
56	_____	Foreign Penalty			Registration
54	_____	For. Supplemental Cert.			Other _____
73	_____	Cert. of Conveyance			Other _____

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: Pcm

Documents on _____ checks

Mail to Address: Harris + Harris
7339 Ritchie Hwy
Glen Burnie, Md 21061

Code _____

ATTENTION: _____

NOTE:

2823 2046

0189 1627

188 PAGE 266

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
TRANSFORM BUILDERS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 20, 1986 AT 10:43 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$
D2153526

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205227

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

0189 1628

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

P
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD
6/20/86 at 10:23 a.m.

LEO'S TILE, INC.

188 PAGE 267

A Maryland Close Corporation,
Organized Pursuant to Title 4 of the
Corporations and Associations Article of the
Annotated Code of Maryland

ARTICLES OF INCORPORATION

FIRST: I, LEARCO CURIONI, whose post office address is 596 Upton Road, Severn, Maryland 21144, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is LEO'S TILE, INC..

THIRD: The Corporation shall be a close corporation as authorized by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

- (1) To engage in the sale and installation of tile and other various wall and floor coverings.
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FIFTH: The post office address of the principal office of the Corporation in this State is 596 Upton Road, Severn, Maryland 21144. The name and post office address of the Resident Agent of the Corporation in this State is LEARCO CURIONI, 596 Upton Road, Severn, Maryland 21144. Said Resident Agent is an individual actually residing in this State.

1987 JAN 28 AM 9:26
MICHAEL SCHAFER
CLERK

FRAME, HALL &
DUVALL, P.A.
ATTORNEYS AT LAW
PASADENA PROF. BLDG.
3111 MOUNTAIN ROAD
PASADENA, MO 21122

2823 2027
61718317



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

188 PAGE 269

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name

Change of Principal Office

Change of Resident Agent

Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)
20	<u>20</u>	Organ. & Capitalization
62	_____	Rec. Fee (Amendment)
63	_____	Rec. Fee (Merger or Consolidation)
64	_____	Rec. Fee (Transfer)
65	_____	Rec. Fee (Dissolution)
66	_____	Rec. Fee (Revival)
52	_____	Foreign Qualification
51	_____	Foreign Name Registration
50	_____	Cert. of Qualification or Registration
13	_____	Certified Copy
56	_____	Foreign Penalty
54	_____	For. Supplemental Cert.
73	_____	Cert. of Conveyance

CODE	AMOUNT	FEE REMITTED
75	_____	Special Fee
80	_____	For. Limited Partnership
83	_____	Cert. Ltd. Partnership
84	_____	Amend. to Limited Partnership
85	_____	Term. of Limited Partnership
21	_____	Recordation Tax
22	_____	State Transfer Tax
23	_____	Local Transfer Tax
31	_____	Corp. Good Standing
NA	_____	For. Corporation Registration
_____	_____	Other _____
_____	_____	Other _____

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: Pcm

_____ Documents on _____ checks

Mail to Address: Archie Hall
3111 Mountain Rd
Pasadena, Md 21122

Code _____

ATTENTION: _____

NOTE:

2823 2029

0189 1630

ARTICLES OF INCORPORATION
OF
LEO'S TILE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 20, 1986 AT 10:23 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$

D2153492

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205224

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2823 2026

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

TRANSACTIONAL VIDEO, INC. INCORPORATED FOR RECORD
ARTICLES OF INCORPORATION at 6-19-86 9:54a .m.

FIRST: I, GEORGE L. NEWTON, whose post office address is
112 Main Street, Annapolis, Maryland 21401, being at least 18
years of age, hereby form a corporation under and by virtue of
the general laws of the State of Maryland.

SECOND: The name of the corporation (which is here-
after called the "Corporation") is:

TRANSACTIONAL VIDEO, INC.

THIRD: The purposes for which the corporation is formed
are:

- (1) To engage in the business of developing interactive video disc applications and operating networks of public or mass audience accessible interactive video disc machines providing information and transaction services; and
- (2) To carry on any other business in connection with the foregoing whether manufacturing or otherwise; and
- (3) To acquire (by purchase, lease, or otherwise), own, hold, use, alter, repair, lease or mortgage, sell or otherwise dispose of real property, or any interest or right therein, wherever situated, within or either alone or in connection with any person, firm, association or corporation; and
- (4) To have and exercise any and all powers and privileges now or hereafter conferred by the laws of the State of Maryland upon corporations formed under the Acts above referred to, or under any Act amendatory thereof or supplemental thereto or in substitution therefor.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of the powers conferred upon the Corporation by law, and it is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the Corporation, and the said corporation shall have, enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations, it being the intention that the purposes, objects and powers specified in each of the paragraphs of this Article Third of these Articles of Incorporation shall, except as otherwise

1987 JAN 28 AM 9:26
HELEN E. SCHAFER
CLERK

MS 6 V 61 MAR 9861

2833 1986

61708243

0189 1632

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

expressly provided, in no way be limited or restricted by reference to or inference from the terms of any other clause or paragraph of this Article, or of any other Article of these Articles of Incorporation; provided, however, that nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power, or to do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

FOURTH: The post office address of the Corporation in this state is 112 Main Street, Annapolis, Maryland 21401. The name and post office address of the Resident Agent of the Corporation in this state is GEORGE L. NEWTON, 112 Main Street, Annapolis, Maryland 21401. Said Resident Agent is an individual actually residing in this state.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is 5,000 shares of common stock, without par value.

SIXTH: The number of directors of the Corporation shall be three, which number may be increased or decreased pursuant to the By-laws of the Corporation, but shall never be less than three (3), provided that so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders. The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: GEORGE L. NEWTON and G. THOMAS ALISON.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 273.

be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

EIGHTH: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: The corporation shall provide any indemnification required or permitted by the laws of Maryland and shall indemnify directors, officers, agents and employees as follows:

(1) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was such director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, against expenses (including attorneys' fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit, or proceeding, if he acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful.

(2) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was such a director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation

2623 1931

as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, except that no indemnification shall be made in respect of any claim, issue, or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation unless and only to the extent that the court in which such action or suit was brought, or any other court having jurisdiction in the premises, shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expense as such court shall deem proper.

(3) To the extent that a director or officer of the Corporation has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in paragraphs (1) and (2) of this Article NINTH or in defense of any claim, issue, or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him in connection therewith, without the necessity for the determination as to the standard of conduct as provided in paragraph (4) of this Article NINTH.

(4) Any indemnification under paragraph (1) or (2) of this Article NINTH (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he has met the applicable standard of conduct set forth in paragraph (1) or (2) of this Article NINTH. Such determination shall be made (a) by the Board of Directors of the Corporation by a majority vote of a quorum consisting of directors who were not parties to such action, suit, or proceeding, or (b) if such a quorum is not obtainable, or even if obtainable, if such a quorum of disinterested directors so directs, by independent legal counsel (who may be regular counsel for the Corporation) in a written opinion; and any determination so made shall be conclusive.

(5) Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

advance of the final disposition of such action, suit or proceeding, as authorized by the Board of Directors in the specific case, upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this Article.

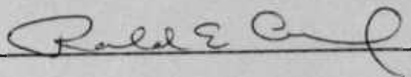
(6) Agents and employees of the Corporation who are not directors or officers of the Corporation may be indemnified under the same standard and procedures set forth above, in the discretion of the Board of Directors of the Corporation.

(7) Any indemnification pursuant to this Article NINTH shall not be deemed exclusive of any other rights to which those indemnified may be entitled, and shall continue as to a person who has ceased to be a a director or officer and shall inure to the benefit of the heirs and personal representatives of such a person.

TENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 5th day of June, 1986, and I acknowledge the same to be my act.

WITNESS:





GEORGE L. NEWTON (SEAL)

4391D-289



STATE OF MARYLAND
State Department of Assessments and Taxation
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 Business Code 03 County 5.2 **188** PAGE **276**

_____ Close _____

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
 _____ Change of Principal Office _____
 _____ Change of Resident Agent _____
 _____ Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner-
62	_____	Rec. Fee (Amendment)			ship
63	_____	Rec. Fee (Merger or Consolidation)	83	_____	Cert. Ltd. Partnership
64	_____	Rec. Fee (Transfer)	84	_____	Amend. to Limited Partnership
65	_____	Rec. Fee (Dissolution)	85	_____	Term. of Limited Partnership
66	_____	Rec. Fee (Revival)			Recordation Tax
52	_____	Foreign Qualification	21	_____	State Transfer Tax
51	_____	Foreign Name Registration	22	_____	Local Transfer Tax
50	_____	Cert. of Qualification or Registration	23	_____	Corp. Good Standing
13	<u>11</u>	Certified Copy <u>5/13</u>	31	_____	For. Corporation Registration
56	_____	Foreign Penalty	NA	_____	Other _____
54	_____	For. Supplemental Cert.			Other _____
73	_____	Cert. of Conveyance			Other _____

TOTAL FEES 51 Check _____ Cash _____
 _____ Documents on _____ checks

APPROVED BY: [Signature]

Mail to Address: Randall Goff
PO Box 3323
Annapolis Md 21403-0323

Code _____
 ATTENTION: _____

NOTE:

2023 1934

0189 1637

188 PAGE 277

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
TRANSACTIONAL VIDEO, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 19, 1986 AT 09:54 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$ _____
D2153351

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205210

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2823 1986

0189 1638

OF
APPROVED FOR RECORD
GREAT AMERICAN BICYCLING, INC. 6-19-86 at 9:58a .m.
A Maryland Close Corporation

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

90

KNOW ALL MEN BY THESE PRESENTS: That the undersigned has this day designated himself as an incorporator for the purpose of forming a close corporation under the Laws of the State of Maryland, and to that end does hereby adopt Articles of Incorporation as follows:

ARTICLE I: The incorporator, Gary E. Greer, 4316 Hamilton Street, Hyattsville, Maryland 20781, is at least eighteen years of age and does hereby designate himself as an incorporator with the intention of forming a close corporation.

ARTICLE II: The name of the close corporation is:

GREAT AMERICAN BICYCLING, INC.

ARTICLE III: The purpose for which the Corporation is formed and the business or objects to be carried on and promoted by it are as follows:

To promote, arrange and lead guided bicycling tours to and through historic and scenic points of interest. To engage in any and all types of ventures, activities and projects associated with bicycles and bicycling including, but not limited to, the sale and/or rental of bicycles and equipment and accessories of every description associated therewith. In general to have and exercise all powers, rights, privileges necessary and incident to carrying out properly the objects mentioned above.

To manufacture, purchase or otherwise acquire and to hold, own, mortgage or otherwise, lien, pledge, lease, sell assign, exchange, transfer or in any manner dispose of, and to invest, deal and trade in and with goods, wares, merchandise and personal property of any and every class and description, within or without the State of Maryland.

To acquire the good will, rights, and property and to undertake the whole or any part of the assets and liabilities of any person, firm, association, or corporation; to pay for the same in

85 6 7 61 NOV 9 1986

61708245

2923 1943

1987 JUN 28 AM 9:26
H. BRUCE SCHAFER
CLERK

0189 1639

cash, the stock of this company, bonds or otherwise; to hold or in any manner to dispose of the whole or any part of any business so acquired and to exercise all the powers necessary or convenient in and about the conduct and management of such business.

To guarantee, purchase or otherwise acquire, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of shares of the capital stock, bonds or other evidences of indebtedness created by other corporations and while the holder of such stock to exercise all the rights and privileges of ownership, including the right to vote thereon, to the same extent as a natural person might or could do.

To purchase or otherwise acquire, apply for, register, hold, use, sell or in any manner dispose of and to grant licenses or other rights in and in any manner deal with patents, inventions, improvements, processes, formulas, trademarks, trade names, rights and licenses secured under letters patent, copy rights or otherwise.

To enter into, make and perform contracts of every kind for any lawful purpose with any person, firm, association or corporation, town, city, county, body politic, state, territory, government or colony of dependency thereof.

To borrow money for any of the purposes of the corporation and to draw, make, accept, endorse, discount, execute, issue, sell, pledge or otherwise dispose of promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable or non-negotiable, transferable or non-transferable instruments and evidences of indebtedness to secure the payment thereof and the interest thereon by mortgage or pledge, conveyance or assignment in trust of the whole or any part of the property of the corporation at the time owned or thereafter acquired.

To purchase, hold, sell and transfer the shares of its capital stock.

To have one or more offices and to conduct any or all of its operations and business and to promote its objects, within or

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic reproduction.

2823 1844

0189 1640

without the State of Maryland; without restriction as to place or amount.

To carry on any other business in connection therewith.

To do any and all of the things herein set forth as principal, agent, contractors, trustee or otherwise, alone or in the company with others.

The objects and purposes specified herein shall be regarded as independent objects and purposes and, except where otherwise expressed, shall be in no way limited nor restricted by reference to or inference from the terms of any other clause or paragraph of this certificate of incorporation.

The foregoing shall be construed both as objects and powers and the enumeration thereof shall not be held to limit or restrict in any manner the general powers conferred on this corporation by the laws of the State of Maryland.

ARTICLE IV: The post office address of the principal office of the corporation in the State of Maryland is 484 Old Orchard Circle, Millersville, Anne Arundel County, Maryland 21108. The name and post office address of the Resident Agent of the corporation in the State of Maryland is Earl S. Gronkiewicz, 484 Old Orchard Circle, Millersville, Anne Arundel County, Maryland 21108 and said Resident Agent is an individual actually residing in Maryland.

ARTICLE V: The total number of shares of stock which this corporation is authorized to issue is One Hundred (100) shares without par value, all of which are of one class and are designated common stock.

ARTICLE VI: The stockholders shall have one vote per share of fully paid stock held and the stock of said corporation shall be freely transferable in accordance with the By-Laws of this Corporation.

ARTICLE VII: After the completion of the organizational meeting of the corporation and the issuance of one or more shares of stock of the corporation, the corporation shall have no Board of Directors. Until such time the corporation shall have one

Director, whose name is Earl S. Gronkiewicz, whose address is 484 Old Orchard Circle, Millersville, Maryland 21108.

ARTICLE VIII: This corporation is to have perpetual existence.

ARTICLE IX: The private property of the stockholders shall not be subject to the payment of corporate debts to any extent whatever.

ARTICLE X: The stockholders shall have power to hold their meetings, to have an office or offices and to keep the books of this corporation outside of the State of Maryland at such places as may from time to time be designated by the By-Laws or by resolution of the directors.

ARTICLE XI: This corporation reserves the right to amend, alter, change or repeal any provision contained in this certificate of incorporation in the manner now or hereafter prescribed by law and all rights conferred on officers, directors and stockholders herein are granted subject to this reservation.

IN WITNESS WHEREOF, I the herein named incorporator, have signed these Articles of Incorporation on this 16th day of June, 1986.

WITNESS:

Kathleen C. Miller

GARY E. GREER

STATE OF MARYLAND :
COUNTY OF PRINCE GEORGE'S :

SS:

I HEREBY CERTIFY, that on this 16th day of June, 1986, before me, the subscriber, a Notary Public of the State of Maryland, in and for the County of Prince George's personally appeared in said State and County, Gary E. Greer, and acknowledged the foregoing Articles of Incorporation to be his act.

WITNESS my hand and Notarial Seal, this 16th day of June, 1986.

Kathleen C. Miller
Notary Public, Maryland

My Commission Expires: 7/1/86

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic reproduction.

2823 1845



STATE OF MARYLAND
State Department of Assessments and Taxation
 Gene L. Burner, Director

188 PAGE 282

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
 _____ Change of Principal Office _____
 _____ Change of Resident Agent _____
 _____ Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	_____	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: gs

Documents on _____ checks

Mail to Address: Gary Greer
4316 Hamilton St
Hyattsville, Md 20781

Code _____

ATTENTION: _____

NOTE:

2823 1847

0189 1643

188 PA. 283

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
GREAT AMERICAN BICYCLING, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 19, 1986 AT 09:58 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND CAPITALIZATION FEE PAID	RECORDING FEE PAID	SPECIAL FEE PAID
\$ <u>20</u>	\$ <u>20</u>	\$ _____
	<u>D2153195</u>	

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205194

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS 2823 1986
AND TAXATION OF MARYLAND IN LIBER, FOLIO

0189 1644

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 284

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD
ARTICLES OF INCORPORATION

TOTAL REALTY, INC.

FIRST: The undersigned Mark L. Potter, whose post office address is 7709 Quarterfield Road, Glen Burnie, Maryland 21061, a resident of the State of Maryland, over eighteen (18) years of age, does hereby constitute himself an incorporator with the purpose of forming a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The Name of the Corporation (which hereinafter called the "Corporation") is Total Realty, Inc.

THIRD: The purposes for which the Corporation is formed are as follows:

To sell, buy, exchange, rent, license, manage and otherwise dispose of real estate lands, lots, acreage, and buildings and improvements of every kind and description and parts thereof and appurtenances thereto.

To engage in and carry on any other business which may conveniently be conducted in conjunction with any of the business of the Corporation.

To carry on any other type of business or trade allowable by law.

The Corporation shall be authorized to exercise and enjoy all of the powers, rights and privileges granted to, or conferred upon, corporations of a similar character by the General Laws of the State of Maryland now or hereafter in force, and the enumeration of the foregoing powers shall not be deemed to exclude any powers, rights or privileges so granted or conferred.

FOURTH: The address of the principal office of the Corporation is 7709 Quarterfield Road, Glen Burnie, Maryland 21061. The name and post office address of the Resident Agent of the Corporation in this State is Mark L. Potter, 7709 Quarterfield Road, Glen Burnie, Maryland 21061, an individual actually residing in this State.

FIFTH: The total number of shares of stock of all classes which the Corporation has authority to issue is 10,000 shares of Common Stock with one-cent (\$.01) par value per share, for an aggregate par value of \$100.00.

1987 JAN 28 AM 9:26
HENRI SCHAFER
CLERK

LAW OFFICES
Forman & Steinhardt, P.A.
IRVINGTON FEDERAL BUILDING
7709 QUARTERFIELD ROAD
GLEN BURNIE, MD 21061

61698360

2823 1360

0189 1645

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

SIXTH: The number of Directors of the Corporation shall be one (1), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three, provided that:

- (1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and
- (2) If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders.

The names of the director who shall act until the first annual meeting or until his successors are duly chosen and qualified are:

Mark L. Potter

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the Directors and Stockholders:

(a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance, from time to time, of shares of stock of the Corporation, with or without par value, of any class, for such considerations as the Board of Directors may deem advisable, irrespective of the value or amount of such restrictions, if any, as may be set forth in the By-Laws of the Corporation.

(b) No contract or other transaction between the Corporation and any other corporation shall be affected or invalidated by the fact that any one or more of the Directors and/or Officers of this Corporation is or are interested in, or is a director or officer, or are directors or officers, of any such other corporation, and any director or directors, officer or officers, individually or jointly, may be a part or parties to, or may be interested in, any contract or transaction of this Corporation or in which this Corporation is interested, and no contract, act or transaction of this Corporation with any person or persons, firm, association or corporation and each and ever person who is or may become a director and/or officer of this Corporation is hereby relieved from any liability that might otherwise exist from contracting with the Corporation for the benefit of himself or any firm, association or corporation in which he may be in anywise interested.

(c) The Corporation may enter into Agreements with any

LAW OFFICES
Forman & Steinhardt, P.A.
IRVINGTON FEDERAL BUILDING
7708 QUARTERFIELD ROAD
GLEN BURNIE, MD 21061

stockholder or stockholders giving to the Corporation or to any other stockholder or stockholders an option to purchase the stockholdings of such stockholder or stockholders, and binding such stockholder or stockholders, his or their heirs, executors, administrators and assigns, and the shares of stock of such person or persons shall, thereupon, be subject to such agreement and transferable only upon proof of compliance therewith; and transferable only upon proof of compliance therewith; provided, however, such agreement be filed with the Corporation, and reference thereto be placed upon the Certificates of Stock.

(d) The Board of Directors shall have the power from time to time, to fix, to determine, and to vary the amount of working capital of the Corporation and to determine what part of the surplus and retained earnings of the Corporation, if any, or of the net profits of the Corporation, if any, shall be declared as dividends and paid in cash, in kind or in any combination thereof, to the Stockholders.

(e) No holder of stock of the Corporation, of whatever class, shall have any preferential right of subscription to any thereof other than such, if any, as the Board of Directors in its discretion may determine and at such price as the Board of Directors in its discretion may fix.

(f) Notwithstanding any provision of law requiring a greater proportion than a majority of the votes of all classes or of any class of stock entitled to be cast, to take or authorize any action, the Corporation may take or authorize such action upon the concurrence of a majority of the aggregate number of the votes entitled to be cast thereon.

(g) The Corporation reserves the right from time to time to make any amendment of its charter, now or hereafter authorized by law, including any amendment which alters the contract rights as expressly set forth in its charter, of any outstanding stock.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 18th day of June, 1986, and I

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

acknowledge the same to be my act.

WITNESS:

Arthur M. Robinson *Mark L. Potter*

MARK L. POTTER

LAW OFFICES
Forman & Steinhardt, P.A.
IRVINGTON FEDERAL BUILDING
7709 QUARTERFIELD ROAD
GLEN BURNIE, MD 21061

2823 1363

0189 1648



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52 **188** PAGE **288**

_____ Close _____

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
Change of Principal Office _____
Change of Resident Agent _____
Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	_____	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	_____
73	_____	Cert. of Conveyance	_____	_____	_____

TOTAL FEES 40 Check _____ Cash _____
Documents on _____ checks _____

APPROVED BY: [Signature]

Mail to Address: Mark Potter
7709 Quarterfield Rd
Jelen Burnie, Md 21061

Code _____
ATTENTION: _____

NOTE:

188 PAGE 289

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
TOTAL REALTY, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 18, 1986 AT 11:01 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$ _____

D2152916

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205174

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO

2823 1759

ps

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

1966 JUN 17 A 9:54

188 PAGE 290

DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6-17-86 at 9:54a .m.

FREE WHEELING, INC.

A Maryland Close Corporation Organized Pursuant
to Title Four of the Corporations and Associations Article of
the Annotated Code of Maryland

ARTICLES OF INCORPORATION

1967 JUN 28 AM 9:26
H. CALE SCHAFER
CLERK

FIRST: The undersigned ROBERT E. SASSER, whose post office
address is P. O. Box 806, Gambrills, MD 21054, being at least
eighteen years of age, does hereby form a corporation under the
general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter
called the Corporation) is: FREE WHEELING, INC.

THIRD: The Corporation shall be a Close Corporation as
authorized by Title Four of the Corporation and Associations
Article of the Annotated Code of Maryland, as amended.

FORTH: The Corporation is primarily engaged in the business
of trucking. The purposes for which the Corporation is formed
are as follows: To carry on any lawful business and to have and
exercise all powers conferred by the general laws of the State
of Maryland upon corporations, formed thereunder and to exercise
and enjoy all powers, rights, privileges granted to or conferred
upon corporations of this character by said general laws now or
hereafter in force; the enumeration of certain powers as herein
specified not being intended to exclude any such other powers,
rights and privileges.

FIFTH: The post office address of the principal office of the
Corporation in Maryland is ~~P. O. Box 806~~ ^{1801 Underwood Rd} Gambrills MD 21054.
The name and post office address of the Resident Agent of the
Corporation in this State is Robert E. Sasser ~~P. O. Box 806~~ ^{1801 Under-}
Gambrills, MD 21054. The Resident Agent is an individual
actually residing in this State.

Wood Rd,

SIXTH: The total number of shares of capital stock which the
Corporation has authority to issue is Five Thousand (5,000)
shares of common stock, without par value, all of one class.

61698019

0189 1651

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

SEVENTH: The number of directors shall be one (1), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than the number required by Section 2-402 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time. The name of the director who shall act until the first annual meeting or until his successor is duly chosen and qualified is;

Robert E. Sasser
P. O. Box 806
Gambrills, Md 21054

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 16th day of June, 1986, and I acknowledge the same to be my act.

WITNESS:

Robert E. Sasser

Robert E. Sasser
Robert E. Sasser, Incorporator

State of Maryland
County of Anne Arundel

I HEREBY CERTIFY that on this 16th day of June, 1986, before me the subscriber, a Notary Public, in and for the State and County aforesaid, personally appeared Robert E. Sasser, sole Incorporator, and acknowledged the foregoing Articles of Incorporation to be his act.

WITNESS my hand and Notarial Seal, the day and year last above written.

My Commission Expires:
July 1, 1986

Harry S. Alexander
Notary Public
2823 1341



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 292

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

Close

Merging (Transferor) Surviving (Transferee)

Name Change (New Name) Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, etc.

TOTAL FEES 48 Check Cash

APPROVED BY: [Signature]

Documents on checks
Mail to Address: Harry Aycock
496 Old Orchard Circle
Millersville, Md 21108

Code
ATTENTION:

NOTE: A A auth conveying PO, RAA

2823-1342

0189 1653

188 PAGE 293

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
FREE WHEELING, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 17, 1986 AT 09:54 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

3

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$ _____

D2152882

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205171

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2823 1339

0189 1654

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF W786
TROLL MARINE SERVICES, INC., at 9:44 A.M.

DC

FIRST: I the undersigned, Bruton Strange of 326 First Street, Annapolis, Maryland 21403 being at least twenty one years of age, do, under and by virtue of the General Laws of the State of Maryland authorizing the formation of corporations, associate myself as incorporator with the intention of forming a corporation.

SECOND: The name of the corporation is:
TROLL MARINE SERVICES, INC.,

THIRD: The purposes for which the corporation is formed are as follows:
To enter into, make and perform contracts of every kind for any lawful purpose, with any person, firm, association or corporation, town, city, county, body politic, state, territory, government or colony or dependency thereof.

1987 JAN 28 AM 9:25
JAMES SCHAEFER

To borrow money for any of the purposes of the corporation and to draw, make, endorse, discount, execute, issue, sell, pledge or otherwise dispose of promissory notes, drafts, bills of exchange, warrants, bonds, debentures or other negotiable instruments and evidences of indebtedness and to secure the payment thereof and the interest thereon by mortgage or pledge, conveyance or assignment in trust of the whole or part of the property of the corporation at the time owned or thereafter acquired.

To conduct business in any of the States, territories, colonies or dependencies of The United States, in the District of Columbia, and in any and all foreign countries, to have one or more offices therein, and therein to hold, purchase, mortgage, and convey real or personal property, without limit as to amount.

To do any and all the things herein set forth to the same extent as natural persons might or could do and in any part of the world or space, as principals, agents, contractors, trustees, or otherwise, and either alone or in the company with others.

To purchase, hold and reissue any of the shares of its capital stock pursuant to the provisions of the General Laws of the State Of Maryland.

It is intended that each of the objects, purposes and powers hereinabove set out shall be regarded as independent objects, purposes and powers and that together with all the powers conferred by the laws of the State of Maryland, this corporation shall also have the power to carry on any other business which may be usual, useful, necessary or convenient in connection with or incidental to any of the business objects and powers of the corporation as above expressed.

The objects and purposes specified herein shall be regarded as independent objects and purposes and except where otherwise expressed, shall be in no way limited nor restricted by reference to or inference from the terms of any other clause or paragraph of this Certificate of Incorporation.

FOURTH: The ~~post office~~ address of the corporation in this State is, 326 1st St.
Annapolis, Maryland, 21403. The resident agent for this corporation is Bruton Strange of 326 First Street, Annapolis, Maryland, 21403. Said resident agent is a citizen of this State and actually resides therein.

61638201

2823 1346

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

FIFTH: The total number of shares of stock of which the corporation shall have the authority to issue is five thousand (5,000) shares of one cent (\$.01) par value, all of one class having an aggregate par value of \$50,00.

SIXTH: There shall be no provisions limiting or denying to shareholders the preemptive right to acquire additional or treasury shares of the corporation. The issuance of unissued and/or additional and/or treasury shares to existing and/or prospective shareholders shall be only by the unanimous approval of existing stockholders who comprised the original Board of Directors, as set forth herein, their lawful assigns, heirs and/or personal representatives. Each share of stock of this corporation shall be subject to the provisions of this paragraph.

SEVENTH: At all elections for directors, each shareholder shall be entitled to as many votes as shall equal the number of his shares of stock, multiplied by the number of directors to be elected, and he may cast all of such votes for a single director, or may distribute them among the number to be voted for, or any or more of them, as he may see fit, i.e., cumulative voting. There shall be no provision for regulation of the internal affairs of the Corporation other than the by-laws.

EIGHTH: The number of directors of the corporation shall be one (1), which number may be increased pursuant to the By-Laws of the Corporation and shall never be less than one (1). The name of the director who shall act until the first annual meeting or until his successors are duly chosen and qualify is:

Bruton Strange
326 First Street
Annapolis, MD 21403

NINTH: The corporation reserves the right, from time to time, to make amendment to its charter, now or hereafter authorized by law. No other provisions for the purpose of defining, limiting and regulating the powers of the corporation shall apply except as set forth by law.

TENTH: The duration of the corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on the 1st day of May, 1986.

Witness
[Signature]

[Signature: Bruton Strange]

COUNTY OF A.A. /s.s.
STATE OF Maryland

I do hereby certify that on the 1 day of June, 1986, before me, the Subscriber, a Notary Public in and for the county and State aforesaid, personally appeared Bruton Strange, and severally acknowledged the foregoing Articles of Incorporation to be his act.

Witness my hand and notary seal, the day and year last above written.

[Signature: Martin Reed]
Notary Public

My Commission Expires 7/86



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 296

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close
_____ Surviving (Transferee) _____

_____ (Merging Transferor) _____

_____ Name Change (New Name) _____
_____ Change of Name
_____ Change of Principal Office
_____ Change of Resident Agent
_____ Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partnership
62	_____	Rec. Fee (Amendment)	83	_____	ship
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Cert. Ltd. Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Amend. to Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Term. of Limited Partnership
66	_____	Rec. Fee (Revival)	22	_____	Recordation Tax
52	_____	Foreign Qualification	23	_____	State Transfer Tax
51	_____	Foreign Name Registration	31	_____	Local Transfer Tax
50	_____	Cert. of Qualification or Registration	NA	_____	Corp. Good Standing
13	_____	Certified Copy		_____	For. Corporation Registration
56	_____	Foreign Penalty		_____	Other _____
54	_____	For. Supplemental Cert.		_____	Other _____
73	_____	Cert. of Conveyance		_____	Other _____

TOTAL FEES \$ 40.00 Check Cash
Documents on _____ checks

Mail to Address: Troll Marine Services, Inc.
P.O. Box 4567
Annapolis, Md 21403

APPROVED BY: DK

Code _____
ATTENTION: _____

NOTE:

2823 1248

0189 1657

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 297

ARTICLES OF INCORPORATION
OF
TROLL MARINE SERVICES, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 17, 1986 AT 09:44 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

3

ORGANIZATION AND CAPITALIZATION FEE PAID \$ 20
RECORDING FEE PAID \$ 20
SPECIAL FEE PAID \$ _____

D2152734

TO THE CLERK OF THE COURT OF ANNE ARJUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205156

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO. 2823 1245

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
BETTER-YET FARM, INC.

188 PAGE 298

The undersigned, Anne Reap, whose address is 1685 Underwood Road, Gambrills, Maryland 21054, being at least twenty-one (21) years of age, hereby act as incorporator with the intention of forming a close corporation under the General Corporation Laws of the State of Maryland authorizing the formation of corporations.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

Article I

The name of the Corporation (which is hereafter called the Corporation) shall be BETTER-YET FARM, INC.

APPROVED FOR RECORD
6-17-86 at 10:30 a.m.

Article II - Purpose

The purpose for which the Corporation is formed and the business and objects to be carried on and promoted by it are as follows:

1. To do farming, raise and train livestock, train people to care for livestock, buy and sell livestock and produce. In addition, this Corporation shall have any and all powers set forth in the General Laws of the State of Maryland as fully as natural persons, whether as principals, agents, trustees or otherwise. It is intended that each of the objects, purposes and powers hereinbefore set out shall be regarded as independent objects, purposes and powers and that together with all the powers conferred by the Laws of the State of Maryland, this Corporation shall also have the power to carry on any other business which may be usual, useful, necessary or convenient in connection with or incidental to any of the business, objects and powers of the Corporation as above expressed.

Article III - Address and Resident Agent

The principal office address of this Corporation in the State of Maryland is 1685 Underwood Road, Gambrills, Maryland 21054. The resident agent of the Corporation is Anne Reap, 1685 Underwood Road, Gambrills, Maryland 21054. Said resident agent is a citizen of the State of Maryland and actually resides therein.

Article IV - Status of Corporation

The Corporation shall exist as a close corporation until such time as the stockholders by unanimous consent shall file Articles of Amendment to change such status.

Article V - Directors

The Corporation shall have one (1) director who shall be selected at the organization meeting. Until the completion of the organization meeting and the election of one or more shares of stock, Anne Reap shall manage the Corporation.

Article VI - Officers

The Corporation shall be a President and a Secretary-Treasurer. The President and Secretary-Treasurer shall be elected and take office in the manner prescribed in the By-Laws of the Corporation. The President and Secretary-Treasurer shall hold office for a period of one (1) year or until their successors are elected and qualified.

1685196

2933 1241

018981659

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Article VII - Capital Stock
The number of shares of stock which this Corporation shall have authority to issue shall be 10,000 shares of Common Stock of \$1 par value, stock is issued pursuant to Section 1244 of the Internal Revenue Code.

The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock, with one dollar (\$1) par value, for such consideration as said Board of Directors may deem advisable, irrespective of the value or amount of such consideration, after first obtaining the unanimous approval of all stockholders of the Corporation.

Article VIII - Regulation of the Corporation's Internal Affairs
Section 1. Meetings of Shareholders and Directors. Meetings of the shareholders and directors of this Corporation may be held either within or without the State of Maryland at such place or places as may from time to time be designated in the Code of By-Laws or by resolution of the Board of Directors.

Section 2. Code of By-Laws. The initial Code of By-Laws of this Corporation shall be adopted by its Board of Directors. The power to amend or repeal the By-Laws or to adopt a new code of By-Laws shall be in the shareholders. The Code of By-Laws may contain any provisions for the regulation and management of this Corporation which are consistent with the Act and these articles of incorporation.

Section 3. Compensation of Directors. The Board of Directors shall have the authority to make provision for reasonable compensation to its members for their services as directors and to fix the basis and conditions upon which this compensation shall be paid. Any director may also serve the Corporation in any other capacity and receive compensation therefrom.

Article IX - Dividends
Dividends in any amount may be declared and paid by the directors upon the outstanding shares of common stock from unappropriated retained earnings.

No resolution adopted at any general meeting of shareholders unless a quorum of two-thirds of the outstanding capital stock is present (or represented) and all resolutions shall be adopted by at least a majority of two-thirds of the vote cast. In the event that such a majority and quorum cannot be obtained at said second meeting then a third meeting must be called. At the third meeting valid resolutions may be taken which a majority of the votes cast regardless of the proportion of the capital stock present is represented thereat.

Article XI - Amendment
The Corporation shall have the unanimous approval for the stockholders reserves the right to amend or to change any amendments of its charter which may now or hereafter be made by law.

2927 1242

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Article XII - Duration

188 PAGE 301

The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this first day of May 1986 and acknowledge the same to be my act.

Anne Reap

ANNE REAP

Sworn and subscribed to, before me, a Notary Public for the County of Anne Arundel in the State of Maryland this first day of May 1986.

Kathleen O. Hargiss

Notary Public

My Commission Expires 11/1/86.

2823 1243



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Blumer, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name

Change of Principal Office

Change of Resident Address

Change of Resident Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Rows include Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Rec. Fee (Amendment), etc.

Table with columns: CODE, AMOUNT, FEE REMITTED. Rows include Special Fee For. Limited Partnership, Cert. Ltd. Partnership, etc.

TOTAL FEES 40 Check Cash

APPROVED BY: [Signature]

Documents on checks

Mail to Address: Anne Reap
1685 Underwood Rd
Gambrills, Md 21054

Code

ATTENTION:

NOTE:

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 302

ARTICLES OF INCORPORATION
OF
BETTER-YET FARM, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 17, 1986 AT 10:30 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID:
\$ 20

RECORDING
FEE PAID:
\$ 20

SPECIAL
FEE PAID:
\$ _____

D2152726

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205155

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2823 1240

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

969:235:06/19/86:LV11

188 PAGE 303

STATE DEPARTMENT OF AGENCIES
AND TAXATION

APPROVED FOR RECORD

DK 6/19/86 at 10:54 a.m.

ARTICLES OF INCORPORATION

1985 JUN 19 A 10:53

OF

DISNEY ROAD ENTERPRISES CORPORATION

THIS IS TO CERTIFY THAT:

FIRST: The undersigned, Charles A. Berardesco, whose address is 100 South Charles Street, Baltimore, Maryland 21201, being at least eighteen (18) years of age, does hereby form a corporation under the general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the "Corporation") is:

Disney Road Enterprises Corporation

THIRD: The purpose for which the Corporation is formed is to carry on any lawful business.

FOURTH: The address of the principal office of the Corporation in this State is 1 East Disney Road, Severn, Maryland 21144.

FIFTH: The Resident Agent of the Corporation is John J. O'Lexey, whose address is 1 East Disney Road, Severn, Maryland 21144. The Resident Agent is a citizen of and resides in the State of Maryland.

SIXTH: The total number of shares of stock which the Corporation has authority to issue is one thousand (1,000) shares, \$.01 par value per share, all of one class. The aggregate par value of all authorized shares having a par value is ten dollars (\$10.00).

SEVENTH: The Corporation shall have a Board of one (1) director unless the number is changed in accordance with the Bylaws. The number of Directors may be increased or decreased in accordance with the Bylaws of the Corporation but shall never be less than the minimum number required by the Maryland General Corporation Law. The initial Director is:

John J. O'Lexey

EIGHTH: (a) The Corporation reserves the right from time to time to make any amendment of the Charter, now or hereafter authorized by law, including any amendment which alters the contract rights, as expressly set forth in the Charter, of any outstanding stock.

1987 JAN 28 AM 9:25

H. ERIC SCHAFER
CLERK

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

969:235:06/19/86:LV11

188 PAGE 304

(b) The Board of Directors of the Corporation may authorize the issuance or sale from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized, for such consideration as the Board of Directors may deem advisable, subject to such restrictions or limitations, if any, as may be set forth in the Bylaws of the Corporation.

(c) The Board of Directors of the Corporation may, by articles supplementary to the Charter, classify or reclassify any unissued stock from time to time by setting or changing the preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends, qualifications, or terms or conditions of redemption of the stock.

NINTH: No holder of stock of any class shall have any preemptive right to subscribe to or purchase any additional shares of any class, or any bonds or convertible securities of any nature; provided, however, that the Board of Directors may, in authorizing the issuance of stock of any class, confer any preemptive right that the Board of Directors may deem advisable in connection with such issuance.

TENTH: The Corporation shall indemnify any person against reasonable expenses to the extent that he has been successful, on the merits or otherwise, in defense of any action, suit or proceeding to which he was made a party by reason of his serving or having served either the Corporation or any other entity at the request of the Corporation, in any capacity, while an officer or Director of the Corporation. Except as the Bylaws may otherwise provide, no other indemnification shall be provided for any officer or Director or for any employee or agent of the Corporation or of any predecessor of the Corporation or any other entity.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation, and I acknowledge the same to be my act on this 19th day of June, 1986.

Charles A. Berardesco
Charles A. Berardesco



STATE OF MARYLAND

State Department of Assessments and Taxation 188 PAGE 305

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

Close

Original (Transferor)

Surviving (Transferee)

Name Change (New Name)

- Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Special Fee, For. Limited Partnership, etc.

TOTAL FEES \$470.00 Check Cash

APPROVED BY: [Signature]

2 Documents on 1 checks
Mail to Address: [Handwritten address]

Code
ATTENTION:

NOTE:

2823 0944

0189 1666

188 PAGE 306

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
DISNEY ROAD ENTERPRISES CORPORATION

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 19, 1986 AT 10:54 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

3

ORGANIZATION AND CAPITALIZATION FEE PAID:	RECORDING FEE PAID:	SPECIAL FEE PAID:
\$ <u>20</u>	\$ <u>20</u>	\$ _____
	<u>D2152361</u>	

TO THE CLERK OF THE COURT OF ANNE ARUNDEL.

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205132

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

0189 1667

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 307

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

BLUE WATER TRANSPORT, INC.. APPROVED FOR RECORD
A Close Corporation 6-25-86 at 10:00 a.m.

FIRST: I, the undersigned, DAVID M. DAWSON, whose post office address is 4965 Mountain Road, Pasadena, Maryland 21122, being at least eighteen (18) years of age, do hereby declare my intention of forming a close corporation under and by virtue of the Laws of the State of Maryland.

SECOND: The name of the corporation (hereinafter referred to as "the Corporation") shall be "BLUE WATER TRANSPORT, INC."

THIRD: The purposes for which the Corporation is formed are as follows:

A. To engage in the business of hauling, moving, storing and otherwise handling furniture, household items, vehicles, machinery, equipment and other items of personal property, without limitation, and to provide administrative, financial and consultive services to holders of licenses, parties to contracts and others engaged as above.

B. To engage in the business of hauling, moving, storing and otherwise handling tools, equipment, machinery, communications devices and equipment, vehicles and supplies of all kinds, without limitation, for and/or under contracts with military, Naval and governmental agencies of the Federal and State Governments of the United States and foreign governments which are friendly, allied or cooperating with the United States.

C. To engage in the business of moving, shipping, transporting and removal of all and various and sundry items customarily handled in the transportation and moving industry in local, interstate and foreign commerce.

D. To acquire and operate, in its own name, and to accept assignments from others to operate, all rights, licenses and contracts to move and transport goods.

61768299

2853 1391

0189 1668

1987 JAN 28 AM 9:25
M. FRISCHBAUM
CLERK

E. For the aforesaid purposes and related to these purposes, the Corporation shall have the following powers:

(1) To purchase, take, take title to, rent, lease, hold, borrow or otherwise acquire property of any kind or description, real, personal or mixed, tangible or intangible, and to own, maintain, develop, sell, convey, mortgage, exchange and otherwise deal in property of any kind or description, real, personal or mixed, tangible or intangible, if any interest therein aids the purposes of the Corporation;

(2) To acquire by gift, testamentary gift, donation, transfer, loan or advancement, purchase, exchange or otherwise, monies and property of any kind or description, real, personal or mixed, tangible or intangible. To this end, the Corporation may make contracts, incur liabilities and borrow money, and it may secure the same by mortgage, note, deed of trust or otherwise;

(3) To borrow money and to pledge as collateral any and all of the assets of the Corporation;

(4) To have offices, conduct its business and promote its objectives within and without the State of Maryland, in other states and foreign countries and in the District of Columbia, without question as to place or number;

(5) In general, the Corporation shall have all the powers which the State of Maryland confers upon organizations of a close corporation nature, as fully as if each of these powers were enumerated and set forth herein;

(6) The listing of certain powers herein is not intended to prevent the Corporation from exercising powers not specifically listed which do not conflict with the general corporate purposes. It is

2853 1392

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

the intention of the Incorporator that all of the above clauses relating to the purposes and powers of the Corporation shall be as broadly construed as is allowed by law.

FOURTH: The post office address of the principal office of the Corporation in this state is 4965 Mountain Road, Pasadena, Maryland 21122. The name and address of the Resident Agent of the Corporation in this state is JAMES B. CARSON, ESQUIRE, Slavia Building - Second Floor, 3700 East Northern Parkway, Baltimore, Maryland 21206. Said Resident Agent is a citizen of this state and actually resides herein.

FIFTH: The total number of authorized capital stock of the Corporation is five thousand (5,000) shares, without nominal par value.

SIXTH: The Corporation shall have one (1) Director, which number may be increased pursuant to the By-Laws of the Corporation. The following persons shall act as Directors until the first annual meeting of Shareholders or until their successors are duly chosen and qualify:

DAVID M. DAWSON	4965 Mountain Road Pasadena, Maryland 21122
-----------------	--

The Corporation may determine by its By-Laws the number, compensation and classification of its Directors, and the number may, from time to time, be fixed at a figure greater than that named in this Charter.

SEVENTH: The Board of Directors shall have the power, from time to time, to fix and determine and to vary the amount of working capital of the Corporation, and also to determine whether any, and if any, what part of the surplus of the Corporation or what net profits arising from its business shall be declared in dividends and paid to the Shareholders; subject, however, to the use and disposition of any such surplus and net profits by the Corporation in furtherance of its corporate purposes. The Board of Directors may, in its discretion, use and apply any of such surplus or net

188 PAGE 310

profits in purchasing or acquiring any of the shares of the Corporation or any of the bonds or other evidence of indebtedness, to such extent and in such manner and upon such lawful terms as the Board of Directors shall deem expedient; subject, however, to the provisions of this Charter.

EIGHTH: The Board of Directors of the Corporation is hereby empowered to authorize the issuance, from time to time, of shares of its stock, with or without par value, of any class, for such consideration as the Board of Directors may deem advisable, subject to such limitation and restrictions, if any, as may be set forth in this Charter regarding transferability of stock, the restrictions set forth in Code (1975), Sections 4-501 and 4-503, Corporations and Associations Article, Annotated Code of Maryland, and in the By-Laws of the Corporation.

NINTH: No contract or other transaction between this Corporation and any other corporation, partnership or individual, and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the officers or directors of this Corporation are pecuniarily or otherwise interested in, or are directors, officers or employees of such other corporation, partnership or individual, or are the individuals dealt with by this Corporation. Any officer or director individually, or any firm of which any officer or director might be a member, may be a party to, or any be pecuniarily or otherwise interested in, any contract or transaction of this Corporation, provided that the fact of such interest shall be disclosed or shall have been known to the Board of Directors or a majority thereof; and provided that such knowledge is duly noted in the minutes of a meeting of the Board of Directors; and any officer or employee of such other corporation, partnership or individual or who is interested anyway other than solely as a director or officer of this Corporation, may be counted in determining the presence of a

2853 1394

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

quorum at any meeting of the Board of Directors of this Corporation, which shall authorize any such contract or transaction, with like force and effect as if he were not such director or officer of such other corporation or not so interested.

TENTH: A. As used in this Article TENTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

B. The Corporation shall provide any indemnification required or permitted by the Laws of Maryland and shall indemnify directors, officers, agents and employees as follows:

(1) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was such director, officer, employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit or proceeding if he acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and with respect to any criminal action or proceeding, has no reasonable cause to believe that his conduct was unlawful;

(2) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was such a director, officer, employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in and not opposed to the best interests of the Corporation, except that no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or

2853 1395

misconduct in the performance of his duty to the Corporation unless and only to the extent that the Court in which such action or suit was brought, or any other Court having jurisdiction in the premises, shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expense which such Court shall deem proper;

(3) To the extent that a director or officer of the Corporation has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in Paragraph B.(1) and (2) of this Article TENTH, or in defense of any claim, issue or matter therein, he shall be indemnified against expense (including attorneys' fees) actually and reasonably incurred by him in connection therewith, without the necessity of the determination as to the standard of conduct as provided in Paragraph B.(4) of this Article TENTH;

(4) Any indemnification under Paragraph B.(1) and (2) of this Article TENTH (unless ordered by a Court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he has met the applicable standard of conduct set forth in Paragraph B.(1) and (2) of this Article TENTH. Such determination shall be made (a) by the Board of Directors of the Corporation by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding, or (b) if such a quorum is not obtainable, or even if obtainable if such a quorum of disinterested directors so directs, by independent legal counsel (who may be regular counsel for the Corporation) in a written opinion; and any determination so made shall be conclusive;

(5) Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit or proceeding, as authorized by the Board of Directors in the specific case, upon receipt of an undertaking by or on behalf of the director or officer to repay such amount, unless it shall be ultimately determined that he is entitled to be indemnified by the Corporation as authorized in this section;

(6) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or (ii) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by members who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances; 2883 1396

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188-313

(7) Any indemnification pursuant to this Article Tenth shall not be deemed exclusive of any other rights to which those indemnified may be entitled and shall continue as to a person who has ceased to be a director or officer and shall inure to the benefit of the heirs, executors and administrators of such a person.

ELEVENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on this 14th day of JUNE, 1986.

[Signature]
Witness

David M. Dawson (SEAL)
DAVID M. DAWSON

STATE OF MARYLAND, Anne Crundel, to wit:

I HEREBY CERTIFY, That on this 14th day of June, 1986, before the subscriber, a Notary Public of the State of Maryland, personally appeared DAVID M. DAWSON, Incorporator, and he acknowledged the foregoing Articles of Incorporation to be his act and deed.

AS WITNESS my hand and Notarial Seal.

[Signature]
Notary Public
My Commission Expires: 7-1-86
The Hundel Co.

2853-1387



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

PAGE 314

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

DOCUMENT CODE 021B Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 57 [] Check [] Cash

APPROVED BY: [Signature]

Documents on _____ checks
Mail to Address: Anthony Trotha
3700 E. Northern Parkway
Balt Md 21226

Code _____
ATTENTION: _____

NOTE:

2853 1398

0189 1675

188 PAGE 315

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
BLUE WATER TRANSPORT, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 10:00 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

8

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ 20

\$ 24

\$ _____

D2156990

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205570

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2853 1390

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 316

ARTICLES OF INCORPORATION

OF

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

EVP, INC.

APPROVED FOR RECORD

THIS IS TO CERTIFY:

6/25/86 at 9:22 .m.

FIRST: That we, the subscribers, EVA MEYER, whose post office address is 5 Southship Road, Dundalk, Maryland, 21222; VICTORIA DONOFRIO, whose post-office address is 2503 Wycliffe Road, Baltimore, Maryland, 21234; and PHYLLIS THOMAS, whose post office address is 5 Southship Road, Dundalk, Maryland, 21222; all being of full legal age, do under and by virtue of the General Laws of the State of Maryland, authorizing the formation of corporations, associate ourselves with the intention of forming a corporation by the execution and filing of these Articles.

SECOND: That the name of the corporation (which is hereinafter referred to as "The Corporation") is:

EVP, INC.

THIRD: The purpose for which the corporation is formed and the business or objects to be carried on and promoted by it, within the State of Maryland, or any other State or Sates of the United States, or any territory or possession thereof, whether presently or hereafter annexed, of the Dominion of Canada or Mexico or any foreign country or countries, or any territory or possession thereof, whether presently or herinafter annexed, are as follows:

- A. For conducting a retail clothing store;
- B. And to carry on any other type business or perform any act not prohibited by law.
- C. The foregoing enumeration of the purposes, objects and business of the corporation is made in furtherance and not in limitation of the powers conferred upon the Corporation by law, and is not intended by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business mentioned or to limit or restrict any of the powers of the Corporation. The Corporation is formed upon the articles, conditions and provisions herein expressed, and subject in all particulars to the limitations relative to corporations which are contained

1987 JUN 28 AM 9:25
HELEN SCHAFER
CLERK

WONNEMAN, STYLES
and McCONKEY, P. A.

ATTORNEYS AT LAW
1320 LINDEN AVE.
ARMBUTUS, MD. 21227

242-4414

61768083 22 8 V 52 JUN 25 1986

3825 1303

0189 1677

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 317

in the general laws of the State.

FOURTH: The post office address of the principal office of the Corporation in this State is 28 New Ordinance Road, Glen Burnie, Maryland, 21061. The resident agent of the Corporation is Elmer L. McConkey, Esquire, 1320 Linden Avenue, Arbutus, Maryland, 21227. Said resident agent is a citizen of the State of Maryland and actually resides therein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is 200 shares with a par value of \$ 100.00 per share, all of which are of one class and are designated common stock.

SIXTH: The Corporation shall have three directors and EVA MEYER, VICTORIA DONOFRIO and PHYLLIS THOMAS shall act as such until the first annual meeting or until their successors are duly chosen and qualify.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

A. The Board of Directors of the Corporation are hereby empowered to authorize the issuance, from time to time, of shares of its stock, with or without par value, of any class, and securities convertible into shares of its stock, with or without par value, of any class for such considerations as said Board of Directors may deem advisable, irrespective of the value or amount of such considerations, but subject to such limitations and restrictions, if any, as may be set forth in the By-Laws of the Corporation.

B. No contract or other transaction between this Corporation and any other Corporation and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the directors of this Corporation are pecuniarily or otherwise interested in, or are directors or officers of such other corporations, and directors individually, of any firm of which any director may be a member, may be a party to or may be pecuniarily or otherwise interested in, any contract or transaction of this Corporation, provided that Section 2-419 of the Corporations and Associations Article, Annotated Code of Maryland, are complied with as follows:

(1) The fact of the common directorship or interest is known to:

WONNEMAN, STYLES
and McCONKEY, P. A.
ATTORNEYS AT LAW
1320 LINDEN AVE.
ARBUTUS, MD. 21227
242-4414

2825 1304

0189 1578

(a) The board of directors or the committee, and the board or committed authorizes, approves or ratifies the contract or transaction by the affirmative vote of a majority of disinterested directors, even if the disinterested directors constitute less than a quorum; or

(b) The stockholders entitled to vote, and the contract or transaction is authorized, approved or ratified by a majority of the votes cast by the stockholders entitled to vote other than the votes of shares owned of record or beneficially by the interested director or corporation, firm or other entity; or

(2) The contract or transaction is fair and reasonable to the corporation.

(3) Common or interested directors of the stock owned by them or by any interested corporation, firm or other entity may be counted in determining the presence of a quorum at a meeting of the Board of Directors or a committee of the board of directors, or at a meeting of the stockholders, as the case may be, at which the contract or transaction is authorized, approved or ratified.

C. The Board of Directors shall have, from time to time, the power to fix and determine and to vary the amount of working capital of the Corporation; to determine whether any, and if any, what part of the surplus be declared in dividends and paid to the stockholders, subject however to the provision of the charter, and to direct and determine the use and disposition of the charter, and to direct and determine the use and disposition of any of such surplus of net profits in purchasing or acquiring any of the shares of the stock of the Corporation, or any of its bonds or other evidence of indebtedness, to such extent and in such manner and upon such lawful terms as the Board of Directors shall deem expedient.

D. The corporation reserves the right to make, from time to time, any amendments of its charter which may now or hereafter be authorized by law, including any amendments changing the terms of any class of its stock by classification, reclassification or otherwise, but no such amendment which changes the terms of any of the outstanding stock shall be valid unless change

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

of terms shall be authorized by the holders of four-fifths (4/5ths) of all of such stock at the time outstanding, by vote at a meeting or in writing, with or without a meeting.

E. No holders of stock of the Corporation, of whatever class, shall have any preferential right of subscription to any shares of any class or to any securities convertible into shares of stock of the Corporation, nor any right of subscription to any thereof, other than such, if any, as the Board of Directors in its discretion may determine, and at such price as the Board of Directors, in its discretion, may fix; and any shares of convertible securities which the Board of Directors may determine to offer for subscription to the holders of stock, as said Board of Directors shall determine be offered to holders of any or all other classes at the time existion.

F. Notwithstanding any provisions of law requiring any action to be taken or authorized by the affirmative vote of the holders of a designated proportion of the shares of stock of the Corporation, or to be otherwise taken or authorized by vote of the stockholders, such action shall be effective and valid if taken or authorized by the affirmative vote of a majority of the total number of votes entitled to be cast thereon, except as otherwise provided by this Charter.

G. The Board of Directors shall have power to declare and authorize the payment of stock dividends.

IN WITNESS WHEREOF, we have signed these Articles of Incorporation this 24th day of June, 1986.

WITNESS:

Sandra A. McKelver

Eva Meyer (SEAL)
EVA MEYER

Sandra A. McKelver

Victoria Donofrio (SEAL)
VICTORIA DONOFRIO

Sandra A. McKelver

Phyllis Thomas (SEAL)
PHYLLIS THOMAS

STATE OF MARYLAND, Baltimore COUNTY, to wit:

I HEREBY CERTIFY that on this 24th day of June, 1986, before me, the subscriber, a Notary Public in the State of Maryland, personally

WONNEMAN, STYLES
and McCONKEY, P. A.
ATTORNEYS AT LAW
1320 LINDEN AVE.
ARMBUTUS, MD. 21227
242-4414

2935 1306

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

appeared EVA MEYER, VICTORIA DONOFRIO, and PHYLLIS THOMAS, and they jointly
acknowledged the Articles of Incorporation to be their act and deed.

AS WITNESS my hand and Notarial Seal.

Sandra A. McKeldin
NOTARY PUBLIC

My Commission expires: 7/1/90



WONNEMAN, STYLES
and McCONKEY, P. A.
ATTORNEYS AT LAW
1320 LINDEN AVE.
ARbutus, MD. 21227
242-4414

2825 1307



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close _____ 188 PAGE 321

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
Change of Principal Office _____
Change of Resident Agent _____
Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	<u>11</u>	Certified Copy <u>1-CC5</u>	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 51 Check _____ Cash _____
Documents on _____ checks _____

APPROVED BY: A

Mail to Address: _____
Wommerson, Styler & Inc Company
1320 Landon Ave
Beth., Md 21227

Code _____
ATTENTION: _____

NOTE:

3025 1308

0189 1682

188 PAGE 322

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
EVP, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 09:22 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$

D2156701

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND

A 205568



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO

0184 1683

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

FM CUSTOM SOFTWARE, INCORPORATED

188 PAGE 323

A CLOSE CORPORATION UNDER TITLE 4

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

ARTICLES OF INCORPORATION

APPROVED FOR RECORD

The undersigned, Carrie L. Washburn, ^{6/25/86} David G. at 10:26 .m.

Thompson, Theodore R. Doty, Laura L. Lawrence, Stephen M. Edwards and Warren L. Wertz, whose post office addresses are 1131 Neptune Place, Annapolis, Maryland 21401; 1131 Neptune Place, Annapolis, Maryland 21401; 14111 Bramble Lane, Apartment T-3, Laurel, Maryland 20708; 8672 Old Frederick Road, Ellicott City, Maryland 21043; 8226 Moncton Road, Millersville, Maryland 21108; and 11393 Columbia Pike, Suite B-10, Silver Spring, Maryland 20904, respectively, being at least eighteen years of age, do hereby form a corporation under the general laws of the State of Maryland.

The name of the corporation (which is hereinafter called the Corporation) is FM Custom Software, Incorporated.

The Corporation shall be a close corporation as authorized by Title 4.

The purposes for which the Corporation is formed are as follows:

- (a) to develop personal computer software for commercial sale;
- (b) to develop special purpose software on a consulting basis for a fee;
- (c) to provide consulting services for a fee in the areas of computing systems and office automation;
- (d) to borrow money as required to perform the above stated purposes;

61768300

6825 1284

1987 JAN 28 AM 9:25
HELEN SCHAFER
CLERK

0189 1684

(e) to participate in mergers and consolidations
as deemed necessary by the stockholders;

188 PAGE 324

(f) to have and to exercise any and all powers,
rights and privileges which a close corporation
organized under Title 4 in the State of Maryland, by
law, may now or hereafter have or exercise.

The post office address of the principal office of
the Corporation in Maryland is 1131 Neptune Place,
Annapolis, Anne Arundel County 21401. The names and post
office address of the resident agents of the Corporation in
Maryland are Carrie L. Washburn and David G. Thompson, 1131
Neptune Place, Annapolis, Anne Arundel County 21401.

The total number of shares of stock which the
Corporation has authority to issue is seven (7) shares of
the par value of twenty dollars (\$20.00) a share, all of one
class, and having an aggregate par value of one hundred and
forty dollars (\$140.00).

After the completion of the organization meeting
of the directors and the issuance of one or more shares of
stock of the Corporation, the Corporation shall have no
board of directors. Until such time, the Corporation shall
have six directors, whose names are Carrie L. Washburn,
David G. Thompson, Theodore R. Doty, Laura L. Lawrence,
Stephen M. Edwards and Warren L. Wertz.

The following provisions are hereby adopted for
the purposes of defining, limiting and regulating the powers
of the Corporation and of the directors and stockholders:

(a) all profits will be divided on an equal basis
to all stockholders regardless of the number of shares

2825 1285

0189 1685

owned by any one stockholder;

(b) each stockholder will exercise one vote
regardless of the number of shares owned;

188 PAGE 325

(c) based upon a majority vote of the
stockholders, corporate funds can be allocated for any
lawful purpose which is deemed to further the purposes
of the Corporation;

(d) based upon a unanimous vote of the
stockholders, the Corporation may borrow funds for any
lawful purpose;

(e) based upon a majority vote of the
stockholders, the Corporation may decide to produce any
product, engage any client or enter into any contract
with another legal entity;

(f) any stockholder may leave the Corporation by
selling his share(s) of stock back to the Corporation
or to any other stockholder;

(g) upon a unanimous vote of the stockholders,
the Corporation may be dissolved and all of its
properties disposed of as deemed fit by the
stockholders. Any profits from the dissolution of the
Corporation will be equally divided among the
stockholders.

The duration of the Corporation shall be
perpetual.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

IN WITNESS WHEREOF, We have signed these Articles of
Incorporation on June 24, 1986, and severally **188** PAGE **326**
acknowledge the same to be our act.

Carrie L. Washburn

Carrie L. Washburn

David G. Thompson

David G. Thompson

Theodore R. Doty

Theodore R. Doty

Laura L. Lawrence

Laura L. Lawrence

Patricia A. Looper

Patricia A. Looper Co. M.C.

Notarized

MY COMMISSION EXPIRES 7/1/90

June 24, 1986

Date

Stephen M. Edwards

Stephen M. Edwards

Warren L. Wertz

Warren L. Wertz

2825 1287

0189 1687



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 327

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- _____ Change of Name
- _____ Change of Principal Office
- _____ Change of Resident Agent
- _____ Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partnership
62	_____	Rec. Fee (Amendment)	83	_____	ship
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Cert. Ltd. Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Amend. to Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Term. of Limited Partnership
66	_____	Rec. Fee (Revival)	22	_____	Recordation Tax
52	_____	Foreign Qualification	23	_____	State Transfer Tax
51	_____	Foreign Name Registration	31	_____	Local Transfer Tax
50	_____	Cert. of Qualification or Registration	NA	_____	Corp. Good Standing
13	_____	Certified Copy		_____	For. Corporation Registration
56	_____	Foreign Penalty		_____	Other
54	_____	For. Supplemental Cert.		_____	Other
73	_____	Cert. of Conveyance		_____	Other

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: A

Documents on _____ checks

Mail to Address: _____

Code _____

Carrie Washburn
1131 Neptune Pl.
Annapolis, Md 21401

ATTENTION: _____

NOTE:

2825 1288

0189 1688

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

188 PAGE 328

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
FM CUSTOM SOFTWARE, INCORPORATED

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 10:26 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$ _____

D2156669

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205564

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

1986 1283

0189 1689

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

BAW-CO INC.

APPROVED FOR RECORD

1986 JUN 13 A 9 31
6-23-86 at 10:26a .m.

FIRST: I, Benedict Widmer, the undersigned, whose post office address is, 1230 Cronson Blvd., Crofton Maryland, 21114, being at least twenty-one (21) years of age, do hereby form a corporation under the general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the Corporation) is BAW-CO INC.

THIRD: The Corporation shall be a Corporation as authorized by the General Corporation Law of Maryland.

FOURTH: The purposes for which the Corporation is formed are as follows:

(a) To do any and all acts necessary for the leasing, equipping, setting up, planning, designing, guaranteeing leases, and operating of retail stores selling goods and items of any description.

(b) To manufacture, purchase or otherwise acquire, hold, mortgage, pledge, sell, transfer, or in any manner encumber or dispose of goods, wares, merchandise, implements, and other personal property or equipment of every kind.

(c) To purchase, lease or otherwise acquire, hold, develop, improve, mortgage, sell, exchange, let or in any manner encumber or dispose of real property wherever situated.

(d) To carry on and transact, for itself or for account of others, the business of general merchants, general brokers, general agents, manufacturers, buyers and sellers of, dealers in, importers and exporters of natural products, raw materials, manufactured products and marketable goods, wares and merchandise of every description.

(e) To purchase, lease or otherwise acquire, all or any part of the property, rights, business, contracts, good-will, franchises and assets of every kind, or any corporation, co-partnership of individual (including the estate of a decedent), carrying on or having carried on in whole or in part any of the aforesaid businesses or any other businesses that the Corporation may be authorized to carry on, and to undertake guarantee, assume and pay for any such property, rights, business, contracts, good-will, franchises or assets by the accordance with the laws of Maryland, of stock bonds, or other securities of the Corporation or otherwise.

(f) To apply for, obtain, purchase, or otherwise acquire, any patents, copyrights, licenses, trademarks, tradenames, rights, processes, formulae, and the like, which might be used for any of the purposes of the Corporation; and to use, exercise, develop, grant licenses in respect of, sell and otherwise turn to account, the same.

61748586

2834 1336

0189 1690

H. E. SCHAFER
CLERK

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(g) To purchase or otherwise acquire, hold and reissue shares of its capital stock of any class; and to purchase, hold, sell, assign, transfer, exchange, lease, mortgage, pledge or otherwise dispose of, any shares of stock of, or voting trust certificates for any shares of stock of, or any bonds or other securities or evidences of indebtedness issued or created by, any other corporation or association, organized under the laws of the State of Maryland or of any other state, territory, district, colony or dependency of the United States of America, or of any foreign country; and while the owner or holder of any such shares of stock, noting trust certificates, bonds or other obligations, to possess and exercise in respect thereof any and all the rights, powers, and privileges of ownership, including the right to vote on any shares of stock so held or owned; and upon a distribution of the assets or a division of the profits of this Corporation, to distribute any such shares of stock voting trust certificates, bonds or other obligations, or the proceeds thereof, among the stockholders of this Corporation.

(h) To guarantee the payment of dividends upon any shares of stock of, or the performance of any contract by, any other corporation or association in which the Corporation has an interest and to endorse or otherwise guarantee the payment of the principal and interest, or either, of any bonds, debentures, notes, securities or other evidences or indebtedness created or issued by any such other corporation or association.

(i) To loan or advance money with or without security, without limit as to amount; and to borrow or raise money for any of the purposes of the Corporation and to issue bonds, debentures, notes or other obligations of any nature, and in any manner permitted by law, for money so borrowed or in payment for property purchased, or for any other lawful consideration, and to secure the payment thereof and of the interest thereon, by mortgage upon, or pledge or conveyance or assignment in trust of, the whole or any part of the property of the Corporation, real or personal, including contract rights whether at the time owned or thereafter acquired; and to sell, pledge, discount or otherwise dispose of such bonds, notes or other obligations of the Corporation for its corporate purposes.

(j) To carry on any of the business hereinbefore enumerated for itself, or for account of others, or through others for its own account, and to carry on any other business which may be deemed by it to be calculated, directly or indirectly, to effectuate or facilitate the transaction of the aforesaid objects or businesses, or any of them, or any part thereof, or to enhance the value of its property, business or rights.

(k) To carry out all or any part of the aforesaid purposes, and to conduct its business in all or any of its branches in any or all states, territories, districts, colonies and dependencies of the United State of America and in foreign countries; and to maintain offices and agencies, in any or all states, territories, districts, colonies and dependencies of the United States of America and in foreign countries.

(l) To enter into any contractual relationship and to conduct any business in any way so long as this Corporation shall not be acting in a manner contrary to law. 2834 1337

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

FIFTH: The Post Office address of the principal office of the Corporation in Maryland is: 1230 Cronson Blvd., Crofton, Maryland 21114. The residing agent, is Benedict Widmer, whose address is 1230 Cronson Blvd., Crofton, Maryland 21114.

SIXTH: The total number of shares of stock which the corporation has authority to issue is 100 shares of stock, one dollar (1.00) par value all of one class.

SEVENTH: The number of directors of the Corporation shall be two (2), which number may be increased pursuant to the By-laws of the Corporation but shall never be less than one (1). The name of the Director who shall act until the first meeting or until his successor is duly chosen and qualified is Benedict Widmer.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on the TENTH day of JUNE, 1986.

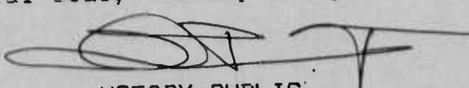
Benedict A. Widmer

STATE OF MARYLAND)
COUNTY OF PRINCE GEORGES)

ss:

I HEREBY CERTIFY that on the 10th day of JUNE 1986, before me, the subscriber, a Notary Public of the State and County aforesaid, personally appeared and acknowledged the foregoing Articles of Incorporation.

WITNESS my hand and notarial seal, the day and year last above written.


NOTARY PUBLIC
My Commission Expires: 7-1-86

2834 1338



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

DOCUMENT CODE 02 Business Code 03 County 52 183 PAGE 332

0 Close

Merging (Transferor) Surviving (Transferee)

Name Change (New Name) Change of Name Change of Principal Office Change of Resident Agent Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Special Fee, etc.

TOTAL FEES 40 Check Cash Documents on checks

APPROVED BY: [Signature]

Mail to Address: B.A. Widmer 1230 Croxson Blvd Crofton, Md 21114

Code ATTENTION:

NOTE:

2834 1339

0189 1693

CLERK'S NOTATION Document submitted for record in a condition not permitting satisfactory photographic reproduction.

188 PAGE 333

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
BAW-CO INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 23, 1986 AT 10:26 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$ _____

D2156032

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205501

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2834 1335

0189 1694

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 334

ARTICLES OF INCORPORATION
STATE DEPARTMENT OF ASSESSMENTS
OF AND TAXATION

LWM, INC. APPROVED FOR RECORD

6-23-86 at 10:01 a.m.

JUN -6 A 10:29

92

FIRST: I, J. B. STEVENS, JR., whose post office address is 7 Willow Street, Annapolis, Maryland, 21401, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to as the "Corporation") is: LWM, INC.

THIRD: The purposes for which the Corporation is formed are:

(a) To acquire by purchase or in any other manner, to take, receive, hold, use, improve, sell, mortgage, lease, dispose of, and otherwise deal with any real or personal property, including the shares, bonds, stocks, securities, properties, rights, business, good will and assets of every kind, of any corporation, firm, or individual, and to pay for the same in cash or in stock of this Corporation or otherwise to assume and pay the liabilities thereof in the manner provided by law. To enter into, make, and perform contracts of any kind for any lawful purposes without limit as to amount with any person, firm, or corporation, municipality, state, or government, to borrow such monies as it may require for the purpose of its business and to draw, make, receipt, endorse, discount, execute and issue promissory notes, bills of exchange and other negotiable instruments and evidence of indebtedness, and to secure the payment thereof

H. ERLE SCHAFER
CLERK

1987 JAN 28 AM 9:25

2834 1276

61748549

0189 1695

by mortgage, pledge, deed of trust, conveyance or assignment of the whole or any part of the corporate property, either real, personal or mixed.

(b) To have offices, conduct its business and promote its objects within and without the State of Maryland, and in other States and foreign countries, without question as to place and number.

(c) To carry on any other business which may be calculated directly or indirectly to effectuate the aforesaid objects, to facilitate in the transaction of its aforesaid business or any part thereof, or in the transaction of any other business that may be calculated directly or indirectly to enhance the value of its property and rights.

It is the intention that said clauses be broadly construed, both as to purposes and powers, and generally that the Corporation shall be authorized to exercise and enjoy all other powers and rights granted or conferred upon corporations of this character by the Laws of the State of Maryland, and the enumeration of certain powers as herein specified is not intended as exclusive or as waiver of any of the powers, rights, or privileges granted or conferred by the Laws of the State of Maryland, now or hereinafter in force.

✓ FOURTH: The post office address of the principal office of the Corporation in this state is 12 Skippers Court, Annapolis, Maryland, 21403. The name and post office address of the Resident Agent is Levi W. McGlothlin, 12 Skippers Court, Annapolis,

Maryland, 21403. Said Resident Agent is an individual actually residing in this state.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares of common stock, without par value.

SIXTH: The number of Directors of the Corporation shall be three (3) which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three (3), provided that:

(1) If there is no stock outstanding, the number of directors may be less than three (3), but not less than one; and

(2) If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three, but not less than the number of stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are:

LEVI W. MCGLOTHLIN

GINGER MCGLOTHLIN

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting, and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of the dividends on, the times and prices of redemption of, and the conversion rights of such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of this State of Maryland now or hereafter in force.

EIGHTH: (1) As used in this Article EIGHTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

(2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.

(3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with

2834 1279

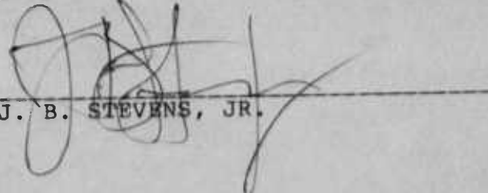
0189 1698

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 338

the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue, or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or (ii) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation this day of , 1986, and acknowledged the same to be his act, and that, to the best of his knowledge, information, and belief, all matters and facts stated herein are true in all material respects, and that this statement is made under the penalty of perjury.


J. B. STEVENS, JR.



STATE OF MARYLAND
 State Department of Assessments and Taxation
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 Business Code 03 County 52 188 PAGE 339

0 Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
 _____ Change of Principal Office _____
 _____ Change of Resident Agent _____
 _____ Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualificatiqn or Registration	NA	_____	For. Corporation Registration
13	_____	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 40 Check _____ Cash

APPROVED BY: [Signature]

Documents on _____ checks

Mail to Address: J. B. Stevens
7 Willow St
Annapolis Md 21401

Code _____
 ATTENTION: _____

NOTE:

2834 1281

0189 1700

188 PAGE 340

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
LWM, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 23, 1986 AT 10:01 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND CAPITALIZATION FEE PAID	RECORDING FEE PAID	SPECIAL FEE PAID
\$ <u>20</u>	\$ <u>20</u>	\$ _____
<u>02155927</u>		

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205491

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2834 1275

0189 1701

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 341

STATE DEPARTMENT OF ASSESSMENTS
ARTICLES OF INCORPORATION TAXATION

OF APPROVED FOR RECORD
6-23-86 10:34a
BOOHER TILE & MARBLE COMPANY, INC. .m.

js

FIRST: We, MICHAEL DOUGLAS BOOHER and BRIGITTE C. BOOHER of 1416 CEDARHURST ROAD, SHADYSIDE, MD 20764, being at least eighteen (18) years of age, do, under and by virtue of the general incorporation laws of the State of Maryland authorizing the formation of corporations, voluntarily associate ourselves with the intention of forming a corporation and hereby form a corporation.

SECOND: The name of the corporation (hereinafter called "corporation") shall be BOOHER TILE & MARBLE COMPANY, INC.

THIRD: The purposes for which the corporation is formed are:

- (A) To engage in the business of marble and tile installation
- (B) To enter into partnerships, joint ventures, and all other business associations for any lawful purpose.
- (C) To engage in the ownership, operation, construction, franchising, management, marketing and all other lawful activities respecting those items names in (A) above, and to engage in any other lawful business or businesses, whether or not related to those elsewhere described in these articles, and those authorized or approved from time to time by the Board of Directors.
- (D) To engage in and carry on any other businesses which may conveniently be conducted in conjunction with any of the business of the corporation.
- (E) To acquire all or any part of the good will, rights, property

1987 JAN 23 AM 9:25
H. ENLE SCHAFFER
CLERK

1986 JUN 16 A 10:42

61748530
61748531

2834 1261

0189 1702

and business of any person, firm, association or corporation heretofore or hereafter engaged in any business similar to any business which the corporation has the power to conduct, and hold, utilize, enjoy and in any manner dispose of, the whole or any part of the rights, property and business so acquired, and to assume in connection therewith any liabilities of any such person, firm, association or corporation.

(F) To guarantee the payment of dividends upon any shares of stock or shares in, or the performance of any contract by any other corporation or association in which this corporation has an interest, and to endorse or otherwise guarantee the payment of principal and interest, or either, or any bonds, debentures, notes or other evidence of indebtedness created or issued by any such other corporation or association.

(G) To do anything permitted by the Corporations and Associations Article Section 2-103 of the Annotated Code of Maryland, as amended from time to time.

(H) The foregoing objects and purposes shall, except when otherwise expressed, be in no way limited or restricted by reference to the terms of any other clause of this or any other section of these articles of incorporation or of any amendment thereto, and shall be regarded as independent and construed as powers as well as objects and purposes.

✓
FOURTH: The post office address of the principal office of the corporation in this state is 1416 Cedarhurst Road, Shadyside, Maryland, 20764. The resident agent is **MICHAEL D. BOOHER**, whose address is 1416 CEDARHURST ROAD, SHADYSIDE, MARYLAND 20764.

FIFTH: The total number of shares of capital stock which the corporation has authority to issue is five thousand (5,000) shares, no par value in each share, all of which shall be of one class designated as common stock.

2834 1262

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 343

SIXTH: The number of Directors of the Corporation shall be two (2), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three, provided that:

- (1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and
- (2) If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: Michael D. Booher and Brigitte Booher of 1416 Cedarhurst Road, Shadyside, Md 20764.

SEVENTH: The Board of Directors shall have the power to create by-laws for the purpose of restricting transferability of stock as long as these restrictions are not inconsistent with law.

EIGHTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the corporation and of the directors and stockholders.

The Board of Directors of the corporation are hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, and securities convertible into shares of its stock of any class, whether now or hereafter authorized, for such consideration as said Board of Directors may deem advisable, subject to such limitations and restrictions, if any, as may be set forth in the by-laws of the corporation or under the laws of the State of Maryland.

Any contract, transaction or act of the corporation or of the directors which shall be ratified by a majority or a quorum of the stockholders having voting powers at the annual meeting, or at any special

meeting called for such purpose, shall, so far as permitted by law, be valid and as binding as those ratified by every stockholder of the corporation.

Notwithstanding any provision of the law requiring the action to be taken or authorized by the affirmative vote of the holders or a majority or other designated proportion of the shares or of the shares of each class, or otherwise to be taken or authorized by vote of the stockholders, such action shall be effective and valid if taken or authorized by the affirmative vote of the holders of a majority of the total number of shares outstanding and entitled to vote thereon, except as otherwise provided in the charter or in the by-laws but in cases in which the law authorized such action to be taken or authorized by a less vote, such action shall be effective and valid if so taken or authorized except as otherwise provided in the charter or in the by-laws.

The corporation reserves the right from time to time to make any amendments of its charter which may now or hereafter be authorized by law, including amendments changing the terms of any of its outstanding stock by classification, re-classification or otherwise; but no such amendment which changes the terms of any of the outstanding stock shall be valid unless such change in the terms thereof shall have been authorized by the holders of fifty-one percent (51%) of the shares of such stock at the time outstanding by a vote at a meeting or in writing with or without a meeting.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

2834 1264

188 PAGE 345

NINTH: Each director and each officer and his heirs, executors, and administrators, shall be indemnified by the company against any costs and expenses reasonably incurred by him in connection with any action, suit, or proceeding, to which he may be made a party by reason of his being or having been a director or officer of the company or of any other corporation which he serves or has served as director or officer at the request of the company, and against any amounts paid by him in settlement of or in satisfaction of a judgment in this action, suit, or proceeding (other than amounts paid or payable to the corporation), provided that no director or officer shall be indemnified against any costs, expenses, or payments, in relation to any matter as to which he shall be finally adjudged liable for acting fraudulently as to the corporation, or derelict in the performance of his duties as such director or officer or in relation to any matter as to which there has been no adjudication with respect to his performance of his duties unless the company shall receive an opinion from independent counsel that the director or officer is not liable for the alleged fraudulent conduct and has not been derelict as stated above; and provided that the foregoing rights of indemnification shall be exclusive of other rights to which he may be entitled as a matter of law.

TENTH: Provisions for the regulations of the internal affairs of the corporation are: the power to make, alter, amend or repeal the by-laws and shall be vested in the Board of Directors.

ELEVENTH: Pre-emptive rights: The stockholders of the common stock shall have the pre-emptive rights, that is, shall have the right of first purchase when the Board of Directors chooses to issue further stock than that already outstanding, at the price, terms and conditions, as shall be fixed by the Board of Directors. These pre-emptive rights shall be exercised in the relation determined by the number of shares held by such stockholder at the time of issue in relation to the total number of shares outstanding at the

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

time of the issue.

TWELFTH: The names and addresses, including street number, of each incorporators is:

Michael D. Booher	1416 Cedarhurst Road Shadyside, Maryland 20764
Brigitte C. Booher	1416 Cedarhurst Road Shadyside, Maryland 20764

IN WITNESS WHEREOF, we have signed these Articles of Incorporation.

WITNESS:

DATE: June 9, 1986

[Signature]

[Signature]
Michael D. Booher

[Signature]

[Signature]
Brigitte C. Booher

STATE OF MARYLAND, COUNTY OF Anne Arundel, to wit:

I HEREBY CERTIFY, that on this 9th day of June, 1986, before me, the subscriber, a Notary Public in and for the State of Maryland and County aforesaid, personally appeared, **MICHAEL D. BOOHER**, and **BRIGITTE C. BOOHER** and acknowledged the foregoing Articles of Incorporation to be their act.

IN WITNESS WHEREOF, I set my hand and notarial seal the day and year last above written.

[Signature]
Notary Public

My Commission Expires: July 1, 1988

2834 1266



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 347

DOCUMENT CODE 02 Business Code 93 County 52

_____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____ Change of Principal Office _____ Change of Resident Agent _____ Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>22</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partnership
62	_____	Rec. Fee (Amendment)	83	_____	ship
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Cert. Ltd. Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Amend. to Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Term. of Limited Partnership
66	_____	Rec. Fee (Revival)	22	_____	Recordation Tax
52	_____	Foreign Qualification	23	_____	State Transfer Tax
51	_____	Foreign Name Registration	31	_____	Local Transfer Tax
50	_____	Cert. of Qualification or Registration	NA	_____	Corp. Good Standing
13	_____	Certified Copy	_____	_____	For. Corporation Registration
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 42 2 Checks _____ Cash _____ Documents on _____ checks

APPROVED BY: [Signature]

Mail to Address: Stanley Klos
Blumenthal, Wayson
PO Box 868
Annapolis, Md 21404-0868

Code _____ ATTENTION: _____

NOTE:

2834 1267

0189 1708

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

188 PAGE 348

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
BOOHER TILE & MARBLE COMPANY, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 23, 1986 AT 10:34 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED

7

ORGANIZATION AND
CAPITALIZATION FEE PAID

RECORDING
FEE PAID

SPECIAL
FEE PAID

\$ 20

\$ 22

\$ _____

D2155901

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205489

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2834 1260

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

man

188 PAGE 349

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

ARTICLES OF INCORPORATION APPROVED FOR RECORD
OF 6/23/86 at 10:00 a.m.
BAYSIDE FORKLIFT, INC.

FIRST: I, Melvin C. Paul, whose post office address is Suite 530 Equitable Building, 10 N. Calvert Street, Baltimore, Maryland 21202, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to as the "Corporation") is BAYSIDE FORKLIFT, INC.

THIRD: The purpose for which the Corporation is formed is:

(1) To engage in the sale, repair, consultation, involving mechanical lifts known as forklifts, and other types of mechanical lifting equipment; and to engage in any other lawful purpose and business.

(2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 1753 Bayside, Pasadena, Maryland 21122. The name and post office address of the Resident Agent of the Corporation in this State is Melvin C. Paul, 530 Equitable Building, Baltimore, Maryland 21202. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is one hundred (100) shares of common stock, without par value.

SIXTH: The number of Directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three, provided that:

(1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and

(2) If there is stock outstanding and so long as there is less than three (3) stockholders, the number of directors may be less than three but not less than the number of stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: JAY HACKMANN

2834 1257

61748251

1987 JAN 28 AM 9:25
H. ERNE SCHAFER
GLENN

0189 1710

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic reproduction.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

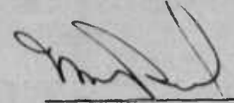
(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares of fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference or otherwise in any manner or exclude or limit the General Laws of the State of Maryland now or hereafter in force.

EIGHTH: Except as may otherwise be provided by the Board of Directors, no holder of any shares of the capital stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 29th day of May, 1986, and I acknowledge the same to be my act.



Melvin C. Paul

2834 1258



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director 188 PAGE 351

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	20	Rec. Fee (Arts. of Inc.)	75		Special Fee
20	20	Organ. & Capitalization	80		For. Limited Partnership
52		Rec. Fee (Amendment)			ship
63		Rec. Fee (Merger or Consolidation)	83		Cert. Ltd. Partnership
64		Rec. Fee (Transfer)	84		Amend. to Limited Partnership
65		Rec. Fee (Dissolution)	85		Term. of Limited Partnership
66		Rec. Fee (Revival)			Recordation Tax
52		Foreign Qualification	21		State Transfer Tax
51		Foreign Name Registration	22		Local Transfer Tax
50		Cert. of Qualification or Registration	23		Corp. Good Standing
13		Certified Copy	31		For. Corporation Registration
56		Foreign Penalty	NA		Other
54		For. Supplemental Cert.			
73		Cert. of Conveyance			Other

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: *med*

1 Documents on 1 checks

Mail to Address: _____

Code _____

Melvin C. Paul
530 Equitable Bldg - 10 N. Calvert St
Balt Md 21202

ATTENTION: _____

NOTE:

2834 1259

0189 1712

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 352

ARTICLES OF INCORPORATION
OF
BAYSIDE FORKLIFT, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 23, 1986 AT 10:00 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

3

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$ _____

D2155893

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205488

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2834 1256

[Handwritten signature]

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

WZ

188 PAGE 353

ARTICLES OF INCORPORATION
OF
C. Z. E., INC.

APPROVED FOR RECORD
6/23/88 at 10.06 a.

THIS IS TO CERTIFY:

FIRST: We, the undersigned, Gerald E. Topper, whose post office address is 545 Park Avenue, Towson, Maryland, 21204, Geraldine E. Doran, whose post office address is 545 Park Avenue, Towson, Maryland, 21204 and Theresa A. Storke, whose post office address is 2214 Queensbury Drive, Fallston, Maryland, 21047, each being at least eighteen years of age, do hereby associate ourselves as incorporators with the intention of forming a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the Corporation (which is hereinafter called the corporation) is C. Z. E., INC.

THIRD: The purposes for which the Corporation is formed are as follows:

- 1) To engage in the business of commercial and residential well drilling, well rehabilitation, servicing, and maintaining of wells, repair of all parts of wells and equipment pertaining thereto.
- 2) To do any and all lawful things which may tend to promote the development and successful operation of the body corporate.
- 3) To make contracts, incur liabilities and borrow money; to sell, mortgage, lease, pledge, exchange, convey, transfer and otherwise dispose of all or any part of its property and assets; to issue bonds, notes, and other obligations and secure the same by mortgage or deed of trust of all or any part of its property, franchises, and income.
- 4) To acquire by purchase or in any other manner, and to take, receive, own, hold, use, employ, improve and otherwise deal with any property, real or personal, or any interest therein, wherever situated.
- 5) To exercise the powers set forth in its charter and those granted by law and to do every other act or thing not inconsistent with law, which may be appropriate to promote the purposes set forth in its charter.
- 6) The foregoing enumeration of the purposes, objects and business of the corporation is made in furtherance and not in limitation of the powers conferred upon the corporation by law. It is not intended by mention of any particular purpose, object or business in any manner to limit or restrict the generality of any other purpose, object of the corporation. The corporation is formed upon the articles, conditions and provisions herein expressed, and subject in all particulars, to the limitations relative to corporations which are contained in the General Laws of this State.

FOURTH: The post office address of the principal office of the corporation in this State is 24 South River Road, 2834 1252

1987 JAN 28 AM 9:25
MURIEL SCHAFER
CLERK

GERALD E. TOPPER
ATTORNEY AT LAW
545 PARK AVENUE
TOWSON, MARYLAND 21204
296-4293

61748557

- 1 -

2825 5/7/83

0189 1714

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Edgewater, Anne Arundel County, State of Maryland, 21037. The name and address of the resident agent of the corporation in this State is RAYMOND SCHUMMER, whose post office address is 24 South River Road, Edgewater, Maryland, 21037.

FIFTH: The total number of shares of stock which the corporation has authority to issue is Ten Thousand (10,000) shares of the par value of Ten Dollars (\$10.00) a share, all of one class, and having an aggregate par value of One Hundred Thousand Dollars (\$100,000.00).

SIXTH: The number of directors of the corporation shall be three (3) which number may be increased or decreased pursuant to the by-laws of the corporation. The directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are Gerald E. Topper, 545 Park Avenue, Towson, Maryland, 21204, Geraldine E. Doran, 545 Park Avenue, Towson, Maryland, 21204 and Theresa A. Storke, 2214 Queensbury Drive, Fallston, Maryland, 21047.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting, and regulating the powers of the corporation and of the directors and stockholders:

a) The Board of Directors of the corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities, convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

b) The Board of Directors of the corporation is hereby empowered to authorize the issuance of Ten Thousand (10,000) fully paid and nonassessable shares of the par value of Ten Dollars (\$10.00) a share.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, we have signed these Articles of Incorporation on this 18th day of June, 1986.

WITNESS

Gerald E. Topper (SEAL)
GERALD E. TOPPER
Geraldine E. Doran (SEAL)
GERALDINE E. DORAN
Theresa A. Storke (SEAL)
THERESA A. STORKE

GERALD E. TOPPER
ATTORNEY AT LAW
545 PARK AVENUE
TOWSON, MARYLAND 21204
296-4288

2834 1253

2835 2494

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

The undersigned (Incorporators) certify under penalty
of perjury that the matters and facts as set forth in these
Articles of Incorporation are true and correct in all material
respects; and said Incorporators further acknowledge the afore-
going to be their own act.

Gerald E. Topper
GERALD E. TOPPER

Geraldine E. Doran
GERALDINE E. DORAN

Theresa A. Storke
THERESA A. STORKE

MILLERS FALLS
ERAZERASE
COTTON CONTENT

GERALD E. TOPPER
ATTORNEY AT LAW
545 PARK AVENUE
TOWSON, MARYLAND 21204
29C-4283

2834 1254

0189 1716



STATE OF MARYLAND
State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 355

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close _____

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
Change of Principal Office _____
Change of Resident Agent _____
Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	_____	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 40 Check _____ Cash _____ APPROVED BY: MSK

_____ Documents on _____ checks

Mail to Address: Gerald E. Topper
545 Park Ave
Towson, Md 21204

NOTE: _____

2834 1255
~~_____~~ ~~_____~~

0189 1717

188 PAGE 356

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
C. Z. E., INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 23, 1986 AT 10:06 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$
D2155885

TO THE CLERK OF THE COURT OF ANNE ARUNDEL
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205487

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND IN LIBER, FOLIO 2834 1251

[Handwritten signatures]

0189 1718

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF
AND TAXATION

APPROVED FOR RECORD

6/30/86 at 9:55 a.m.

MSK

DISNEY ROAD ENTERPRISES CORPORATION
ARTICLES OF DISSOLUTION 188 PAGE 357

DISNEY ROAD ENTERPRISES CORPORATION, a Maryland corporation (hereinafter called the "Corporation"), hereby certifies to the State Department of Assessments and Taxation of Maryland that:

FIRST: The name of the Corporation is as hereinabove set forth, and the address of the principal office of the Corporation in the State of Maryland is 1 East Disney Road, Severn, Maryland 21144.

SECOND: The name and address of the resident agent of the Corporation in the State of Maryland, service of process upon whom shall bind the Corporation in any action, suit or proceeding pending or hereafter instituted or filed against the Corporation for one year after dissolution and thereafter until the affairs of the Corporation are wound up are:

John J. O'Lexey
1 East Disney Road
Severn, Maryland 21144

Said resident agent is an individual actually residing in this State.

THIRD: The name and address of the Sole Director of the Corporation are as follows:

Name	Address
John J. O'Lexey	1 East Disney Road Severn, Maryland 21144

FOURTH: The name, title and address of each of the officers of the Corporation are as follows:

Name	Title	Address
John J. O'Lexey	President/ Treasurer	1 East Disney Road Severn, Maryland 21144
John A. O'Lexey	Vice President/ Secretary	1 East Disney Road Severn, Maryland 21144

FIFTH: The dissolution of the Corporation has been approved in the manner and by the vote required by law and by the Charter of the Corporation, as follows:

SS & V OE NOV 9061

WEINBERG AND GREEN
BALTIMORE, MD. 21201

61818382

2825 1288

1987 JAN 28 AM 9:25
HENRI SCHAFER
CLERK

0189 1719

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 358

(a) The Board of Directors of the Corporation, by written consent to such action signed by the Sole Director thereof and filed with the minutes of proceedings of the Board, adopted a resolution declaring that dissolution of the Corporation was advisable and directing that the proposed dissolution be submitted for consideration at a meeting of the Stockholders of the Corporation for action thereon.

(b) A consent in writing, setting forth approval of the dissolution of the Corporation as so proposed was signed by the Sole Stockholder of the Corporation entitled to vote thereon, and such consent is filed with the records of Stockholder meetings of the Corporation.

SIXTH: The Corporation has no known creditors.

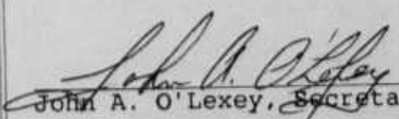
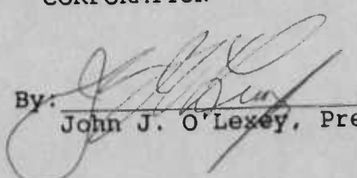
SEVENTH: These Articles are accompanied by certificates of the Comptroller of the Treasury of the State of Maryland stating that all taxes and charges due the State of Maryland have been paid. There are no collectors of taxes to which the State Department of Assessments and Taxation has certified an assessment of personal property taxable to this Corporation.

EIGHTH: The Corporation is hereby dissolved.

NINTH: The undersigned President acknowledges these Articles of Dissolution to be the corporate act of said Corporation and with respect to all matters and facts otherwise required to be verified under oath, the undersigned President acknowledges that to the best of his knowledge, information and belief, such matters and facts are true in all material respects and such statement is made under the penalties of perjury.

IN WITNESS WHEREOF, the Corporation has caused these presents to be signed in its name and on its behalf by its President and attested by its Secretary on this 25th day of June, 1986.

ATTEST: DISNEY ROAD ENTERPRISES
CORPORATION

 
John A. O'Lexey, Secretary By: John J. O'Lexey, President

WEINBERG AND GREEN
BALTIMORE, MD. 21201

2826 1283

0189 1720

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.



STATE OF MARYLAND
COMPTROLLER OF THE TREASURY
STATE TREASURY BUILDING
P O BOX 466 PHONE (301)-269-3814
ANNAPOLIS, MARYLAND 21404

LOUIS L. GOLDSTEIN
COMPTROLLER

J. BASIL WISNER
CHIEF DEPUTY

GENERAL ACCOUNTING DIVISION
ARNOLD G. HOLZ, C.P.A.
DIRECTOR

188 PAGE 359

Dear Sir/Madam:

The following tax clearance certificate is being issued by the Maryland State Comptroller's Office as requested:

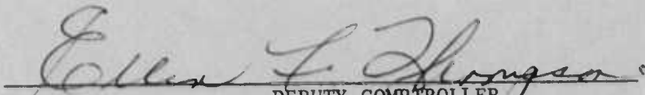
THIS IS TO CERTIFY, That the books of the State Comptroller's Office and of the Department of Employment Security, as reflected in their certification to the State Comptroller, show that all taxes and charges due the State of Maryland, payable through the said offices as of the date hereof by

DISNEY ROAD ENTERPRISES CORPORATION

have been paid.

WITNESS my hand and official seal this

27th day of JUNE A.D. 1986


DEPUTY COMPTROLLER
COMPTROLLER OF THE TREASURY

2826 1230

P 5 - 409

0189 1721



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 1915 Business Code 03 County
188 PAGE 360

_____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Special Fee, and State Transfer Tax.

TOTAL FEES 50 Check _____ Cash _____
1 Documents on 1 checks

APPROVED BY: MSA

Mail to Address: Weinberg & Green
100 S. Charles St
Balt, Md 21201

Code _____
ATTENTION: CCW

NOTE:

3

2826 1291

0189 1722

188 PAGE 361

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF DISSOLUTION
OF
DISNEY ROAD ENTERPRISES CORPORATION

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 30, 1986 AT 9:55 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ _____

\$ 20.00

\$ 30.00

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY

drb

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205637

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2528 1287

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
188 PAGE 362
CHESAPEAKE TOWING & SALVAGE, INC.
APPROVED FOR RECORD
6-24-86
ARTICLES OF INCORPORATION at 8:45a .m

FIRST: I, JAMES P. SHETTIG, whose post office address is Post Office Box 3566, Annapolis, Maryland 21403, being at least 18 years of age, hereby form a corporation under and by virtue of the general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is:
CHESAPEAKE TOWING & SALVAGE, INC.

THIRD: The purposes for which the corporation is formed are:

- (1) To engage in the business of towing and salvage and owning and operation therefore, and providing consulting services therefore; and
- (2) To carry on any other business in connection with the foregoing whether manufacturing or otherwise; and
- (3) To acquire (by purchase, lease, or otherwise), own, hold, use, alter, repair, lease or mortgage, sell or otherwise dispose of real property, or any interest or right therein, wherever situated, within or either alone or in connection with any person, firm, association or corporation; and
- (4) To have and exercise any and all powers and privileges now or hereafter conferred by the laws of the State of Maryland upon corporations formed under the Acts above referred to, or under any Act amendatory thereof or supplemental thereto or in substitution therefor.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of the powers conferred upon the Corporation by law, and it is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the Corporation, and the said corporation shall have, enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations, it being the intention that the purposes, objects and powers specified in each of the paragraphs of this Article Third of these Articles of Incorporation shall, except as otherwise expressly provided, in no way be limited or restricted by

1987 JUN 28 AM 9:25
H. FILE SCHAFER

61758097

2825 2539

0189 1724

reference to or inference from the terms of any other clause or paragraph of this Article, or of any other Article of these Articles of Incorporation; provided, however, that nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power, or to do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

✓ FOURTH: The post office address of the Corporation in this state is 301 4th Street, Annapolis, Maryland 21403. The name and post office address of the Resident Agent of the Corporation in this state is JAMES P. SHETTIG, 301 4th Street, Annapolis, Maryland 21403. Said Resident Agent is an individual actually residing in this state.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is 5,000 shares of common stock, without par value.

SIXTH: The number of directors of the Corporation shall be three, which number may be increased or decreased pursuant to the By-laws of the Corporation, but shall never be less than three (3), provided that so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders. The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: JAMES P. SHETTIG.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

EIGHTH: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: The corporation shall provide any indemnification required or permitted by the laws of Maryland and shall indemnify directors, officers, agents and employees as follows:

(1) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was such director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, against expenses (including attorneys' fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit, or proceeding, if he acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful.

(2) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was such a director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against

2825 2541

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 365

expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, except that no indemnification shall be made in respect of any claim, issue, or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation unless and only to the extent that the court in which such action or suit was brought, or any other court having jurisdiction in the premises, shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expense as such court shall deem proper.

(3) To the extent that a director or officer of the Corporation has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in paragraphs (1) and (2) of this Article NINTH or in defense of any claim, issue, or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him in connection therewith, without the necessity for the determination as to the standard of conduct as provided in paragraph (4) of this Article NINTH.

(4) Any indemnification under paragraph (1) or (2) of this Article NINTH (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he has met the applicable standard of conduct set forth in paragraph (1) or (2) of this Article NINTH. Such determination shall be made (a) by the Board of Directors of the Corporation by a majority vote of a quorum consisting of directors who were not parties to such action, suit, or proceeding, or (b) if such a quorum is not obtainable, or even if obtainable, if such a quorum of disinterested directors so directs, by independent legal counsel (who may be regular counsel for the Corporation) in a written opinion; and any determination so made shall be conclusive.

(5) Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit or proceeding, as authorized by the Board of Directors in the specific

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

case, upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this Article.

(6) Agents and employees of the Corporation who are not directors or officers of the Corporation may be indemnified under the same standard and procedures set forth above, in the discretion of the Board of Directors of the Corporation.

(7) Any indemnification pursuant to this Article NINTH shall not be deemed exclusive of any other rights to which those indemnified may be entitled, and shall continue as to a person who has ceased to be a director or officer and shall inure to the benefit of the heirs and personal representatives of such a person.

TENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 20th day of June, 1986, and I acknowledge the same to be my act.

WITNESS:

[Signature]

[Signature] (SEAL)
JAMES P. SHETTIG

4391D-289

2823 2542

0189 1728



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02

Business Code 03

County 52

Merging (Transferor)

Close

Surviving (Transferee)

188 PAGE 367

Name Change (New Name)

Change of Name

Change of Principal Office

Change of Resident Agent

Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED
51		
20	<u>20</u>	
62	<u>20</u>	
63		
64		Rec. Fee (Arts. of Inc.)
65		Organ. & Capitalization
66		Rec. Fee (Amendment)
52		Rec. Fee (Merger or Consolidation)
51		Rec. Fee (Transfer)
50		Rec. Fee (Dissolution)
13		Rec. Fee (Revival)
56	<u>11</u>	Foreign Qualification
54		Foreign Name Registration
73		Cert. of Qualification or Registration
		Certified Copy <u>57</u>
		Foreign Penalty
		For. Supplemental Cert.
		Cert. of Conveyance

CODE	AMOUNT	FEE REMITTED
75		Special Fee
80		For. Limited Partnership
83		Cert. Ltd. Partnership
84		Amend. to Limited Partnership
85		Term. of Limited Partnership
21		Recordation Tax
22		State Transfer Tax
23		Local Transfer Tax
31		Corp. Good Standing
NA		For. Corporation Registration
		Other

TOTAL FEES 51

Documents on Check Cash

Mail to Address: Ronald Council

PO Box 3323

Annapolis Md

21403-0323

APPROVED BY js

Code

ATTENTION:

NOTE:

2625 2344

0189 1121

188 Page 368

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
CHESAPEAKE TOWING & SALVAGE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 24, 1986 AT 08:45 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$ _____

D2157212

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205673

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO.

2525 2538

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
ARTICLES OF INCORPORATION TAXATION

TERRY L. RILEY, INC. APPROVED FOR RECORD 188 PAGE 369
6-24-86 at 9:41a .m.

90

FIRST: I, WADE P. THOMAS, JR., whose post office address is 7 Willow Street, Annapolis, Maryland 21401, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to as the "Corporation") is "TERRY L. RILEY, INC."

THIRD: The purposes for which the Corporation is formed are:

1. To engage in the real estate brokerage business including property sales and rental, property management, property appraisals.

2. To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is 679 Central Avenue, East, Edgewater, Maryland 21037. The name and post office address of the Resident Agent of the Corporation in this State is Terry L. Riley, 3657 Second Avenue, Edgewater, Maryland 21037.

Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is One Thousand (1000) shares of common stock, without par value.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be

1987 JUN 28 AM 9:24
HERLE SCHAFER
CLERK

17 5 V 72 JUN 24 9 41

61758228

2825 2553

0189 1731

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

less than three (3). The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are Terry L. Riley, Siretta C. Riley, and Richard H. Riley.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

1. The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

2. The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

EIGHTH: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized,

2825 2559

0189 1732

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: The Corporation shall provide any indemnification required or permitted by the laws of Maryland and shall indemnify directors, officers, agents and employees as follows:

1. The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was such director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonable incurred by him in connection with such action, suit, or proceeding if he acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe that his conduct was unlawful.

2. The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was such a director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as

2825 2560

0189 1733

a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, except that no indemnification shall be made in respect of any claim, issue, or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation unless and only to the extent that the court in which such action or suit was brought, or any other court having jurisdiction in the premises, shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expense which such court shall deem proper.

3. To the extent that a director or officer of the Corporation has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in paragraphs 1 or 2 of this Article NINTH or in defense of any claim, issue, or matter therein, he shall be indemnified against expense (including attorneys' fees) actually and reasonably incurred by him in connection therewith, without the necessity for the determination as to the standard of conduct as provided in paragraph 4 of this Article NINTH.

4. Any indemnification under paragraphs 1 or 2 of this Article NINTH (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he has met the applicable standard of conduct set forth in paragraphs 1 or 2 of this Art-

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 373

icle NINTH. Such determination shall be made (a) by the Board of Directors of the Corporation by a majority vote of a quorum consisting of directors who were not parties to such action, suit, or proceeding, or (b) if such a quorum is not obtainable, or, even if obtainable, if such a quorum of disinterested directors so directs, by independent legal counsel (who may be regular counsel for the Corporation) in a written opinion; and any determination so made shall be conclusive.

5. Expenses incurred in defending a civil or criminal action, suit, or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit or proceeding, as authorized by the Board of Directors in the specific case, upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this Article.

6. Agents and employees of the Corporation who are not directors or officers of the Corporation may be indemnified under the same standards and procedures set forth above, in the discretion of the Board of Directors of the Corporation.

7. Any indemnification pursuant to this Article NINTH shall not be deemed exclusive of any other rights to which those indemnified may be entitled and shall continue as to a person who has ceased to be a director or officer and shall inure to the benefit of the heirs, executors, and administrators of such a person.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 23rd day of June, 1986, and I acknowledge the same to be my act.

WITNESS

Jean M. Henry

Wade P. Thomas, Jr.
Wade P. Thomas, Jr.

-5-

2625 2662

0189 1735



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52 188 PAGE 374

_____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES \$1 _____ Check _____ Cash

APPROVED BY: [Signature]

Documents on _____ checks

Mail to Address: Wade Thomas
7 Willow St.
Annapolis Md 21401

Code _____
ATTENTION: _____

NOTE:

0189 1736

188 PAGE 375

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
TERRY L. RILEY, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 24, 1986 AT 09:41 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ 20

\$ 20

\$ _____

D2157246

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205676

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

90

ARTICLES OF INCORPORATION
OF
ANNAPOLIS ~~FOODS INTERNATIONAL, LTD.~~ DEPARTMENT OF ASSESSMENTS
AND TAXATION

(A close corporation under Title 4 of the
Corporations and Associations Article
of the Annotated Code of Maryland)

PROVED FOR RECORD
6-27-84 at 9:09 a .m.

FIRST: I, Francis Earl Eckhardt, Jr., whose post office address is 498 Margaret Lane, Arnold, Maryland 21012, being at least eighteen (18) years of age, hereby file these Articles of Incorporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is ^{Annapolis} ~~Maryland~~ Foods International, Ltd. The Corporation is a close corporation under Title 4, Section 4-101, et seq. of the Corporations and Associations Article of the Annotated Code of Maryland.

THIRD: The purposes for which the Corporation is formed are:

- (1) To own, operate, run and manage a business of the preparation and sale of food and beverage products, and catering services related to the preparation and sale of food and beverage products;
- (2) To carry on any other business in connection with the foregoing whether manufacturing or otherwise;
- (3) To acquire (by purchase, lease, or otherwise), own, hold, use, alter, repair, lease or mortgage, sell or otherwise dispose of real property, or any interest or right therein, wherever situated, within or without the State of Maryland;
- (4) To organize, incorporate and reorganize subsidiary corporations, joint stock companies, and associations for any purpose permitted by law;
- (5) To guarantee the payment of dividends upon any shares of stock of, or the performance of any contract by, any other corporation or association in which this corporation has an interest, and to endorse or otherwise guarantee the payment of principal and interest, or either, of any bonds, debentures, notes, securities or other evidence of indebtedness created or issued by any such other corporation or association;
- (6) To do any act or thing and exercise any power suitable, convenient or proper for the accomplishment of any of the purposes herein

1987 JAN 28 AM 9:24
H. ERLE SCHAFER
CLERK

61788177

2825 Q943

0189 1738

enumerated or incidental to the powers herein specified, or which at any time may appear conducive to or expedient for the accomplishment of any such powers;

(7) To carry out all or any part of the foregoing objects as principal, factor, agent, contractor or otherwise, either alone or in connection with any person, firm, association or corporation; and

(8) To have and exercise any and all powers and privileges now or hereafter conferred by the laws of the State of Maryland upon corporations formed under the Acts above referred to, or under any Act amendatory thereof or supplemental thereto or in substitution therefor.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of the powers conferred upon the Corporation by law, and it is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the corporation, and the said corporation shall have, enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations, it being the intention that the purposes, objects and powers specified in each of the paragraphs of this Article Third of these Articles of Incorporation shall, except as otherwise expressly provided, in no way be limited or restricted by reference to or inference from the terms of any other clause or paragraph of this Article, or of any other Article of these Articles of Incorporation; provided, however, that nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power, or to do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

FOURTH: The post office address of the principal office of the Corporation in this State is 498 Margaret Lane, Arnold, Maryland 21012.

FIFTH: The name and post office address of the Resident Agent of the Corporation in this State is Francis Earl Eckhardt, Jr., 498 Margaret Lane, Arnold, Maryland 21012. Said Resident Agent is an individual actually residing in this State.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is FIVE THOUSAND (5,000) shares of common stock, without par value.

SEVENTH: After completion of the organizational meeting of directors of the Corporation and the issuance of one or more shares of stock of the Corporation, the Corporation shall have no Board of Directors. Until such time, the Corporation shall have two directors: Francis Earl Eckhardt, Jr., and Margaret Mary Eckhardt.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 17th day of June, 1936, and I acknowledge the same to be my act.

WITNESS:

Jennifer V. Halworth

Francis Earl Eckhardt, Jr.
Francis Earl Eckhardt, Jr.

001885JH.ART



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

PAGE 379

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 49 Check Cash

APPROVED BY: [Signature]

Documents on _____ checks
Mail to Address: Hartman and Crain
2661 Riva Rd
Annapolis, Md 21401

Code _____
ATTENTION: _____

NOTE:

CERTIFIED COPY MADE

2826 0346

0189 1741

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 380

ARTICLES OF INCORPORATION
OF
ANNAPOLIS FOODS INTERNATIONAL, LTD.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 27, 1986 AT 09:09 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND CAPITALIZATION FEE PAID:	RECORDING FEE PAID:	SPECIAL FEE PAID:
\$ 20	\$ 20	\$
	D2158384	

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205773

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO

0189 1742

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

ARTICLES OF INCORPORATION
INVEST AMERICA COUNSELING SERVICE, INCORP

188 PAGE 381

6-26-86 at 10:00a

JP

- FIRST: The undersigned Melissa Blackwell, Gregg McKenna and Ferdinand Ramos whose post office addresses are 506 Clovis Ave. Capitol Heights, Md. 20743, 3132 Clarendon Drive, Annapolis, Md. 21403, and 638 Chapelgate Drive, Odenton, Md. 21113, each being at least eighteen years of age, do hereby form a corporation under the general laws of the State of Maryland.
- SECOND: The name of the corporation (which is hereinafter called the Corporation) is Invest America Counseling Service, Inc.
- THIRD: The purpose for which the Corporation is formed are as follows: To own, lease and operate financial counseling service providing to own land and inventory, to employ staff, to rent premises, and to do all other necessary thing to operate an Financial Counseling Service.
- FOURTH: The post office address of the principal office of the Corporation in Maryland is SUITE 135, 3 CHURCH CIRCLE, ANNAPOLIS, MD 21401, the name and post office address of the resident agent of the Corporation in Maryland are J.R. Sereboff, 624 Cove Terrace, Arnold, Md. 21012. Said resident agent is a citizen of Maryland and actually resides therein.
- FIFTH: The total number of shares of stock which the Corporation has the authority to issue is fifteen hundred having a par value of one dollar per share, all of one class, having an aggregate par value of 1500 dollars.
- SIXTH: The number of directors of the Corporation shall be three in number, which may be increased or decreased pursuant to the by-laws of the Corporation, and shall never be less than three; the names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are Melissa Blackwell, Gregg McKenna, and Ferdinand Ramos.
- SEVENTH: The following provisions are hereby adopted for defining, limiting and regulating the powers of the Corporation and of the directors and stockholders: The Corporation shall have its affairs governed by the by-laws which shall be adopted within one year by the initial or subsequent board of directors.
- EIGHTH: The period of the duration of the Corporation shall be perpetual.

1987 JAN 8 AM 9:24
H. SCHAFER
CLERK

61778331

2826 0902

0189 1743



STATE OF MARYLAND

State Department of Assessments and Taxation 188 PAGE 383

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 40 [] Check [x] Cash

APPROVED BY: [Signature]

Documents on _____ checks

Mail to Address: J.R. Sereloff
624 Cove Terrace
Arnold, Md 21012

Code _____

ATTENTION: _____

NOTE:

2826 0904

0189 1744

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 384

ARTICLES OF INCORPORATION
OF
INVEST AMERICA COUNSELING SERVICE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 26, 1986 AT 10:00 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

3

ORGANIZATION AND CAPITALIZATION FEE PAID:	RECORDING FEE PAID:	SPECIAL FEE PAID:
\$ <u>20</u>	\$ <u>20</u>	\$ _____
	<u>D2158319</u>	

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 205766

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO.

2828 0904

0189 1745

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6/26/86 at 2:04 .m.

188 PAGE 385

1986 JUN 26 P 2:04

THE ARUNDEL EXCHANGE, INC.
ARTICLES OF INCORPORATION

FIRST: I, MARY G. WARREN, whose post office address is 1935 Old Annapolis Boulevard, Annapolis, Maryland 21401, being at least eighteen (18) years of age, am hereby forming a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the Corporation (which is hereafter called the "Corporation") is THE ARUNDEL EXCHANGE, INC.

THIRD: The purposes for which the Corporation is formed are:

(a) The Corporation is organized exclusively for education and charitable purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), and, more specifically, to receive and administer funds for such charitable and educational purposes, all for the public welfare, and for no other purposes, and to that end to take and hold, by bequest, devise, gift, purchase, or lease, either absolutely or in trust for such objects and purposes or any of them, any property, real, personal or mixed, without limitation as to amount of value, except such limitations, if any, as may be imposed by law; to see, convey, and dispose of any such property and to invest and reinvest the principal thereof, and to deal with and expend the income therefrom for any of the before-mentioned purposes, without limitation, except such limitations, if any, as may be contained in the instrument under which such property is received; to receive any property, real, personal or mixed, in trust, under the terms of any will, deed of trust, or other trust instrument for the foregoing purposes or any of them, and in administering the same to carry out the directions, and exercise the powers contained in the trust instrument under which the property is received, including the expenditure of the principal as well as the income, for one or more of such purposes, if authorized or directed in the trust instrument under which it is received, but no gift, bequest or devise of any such property shall be received and accepted if it be conditioned or limited in such manner as shall require the disposition of the income or its principal to any person or organization other than a "charitable organization" or for other than "charitable purposes" within the meaning of such terms as defined in Article NINTH of these Articles of Incorporation, or as shall in the opinion of the Board of Directors, jeopardize the federal income tax

1987 JAN 28 PM 9:24
M. L. SCHAFER
CLERK

W

61788033

2626 0895

0189 1746

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

exemption of the Corporation pursuant to Section 501(c)(3) of the Internal Revenue Code of 1954, as now in force or afterwards amended; to receive, take title to, hold, and use the proceeds and income of stocks, bonds, obligations, or other securities of any corporation or corporations, domestic or foreign, but only for the foregoing purposes, or some of them; and in general, to exercise any, all and every power for which a non-profit corporation organized under the applicable provisions of the Annotated Code of Maryland for scientific, educational, and charitable purposes, all for the public welfare, can be authorized to exercise, but only to the extent the exercise of such powers are in furtherance of exempt purposes.

(b) No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its members, directors, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article THIRD hereof. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting, to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contribution to which are deductible under Section 170(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

(c) Included among the education and charitable purposes for which the Corporation is organized, as qualified and limited by subparagraphs (a) and (b) of this Article THIRD are the following:

To foster the exchange of ideas between citizens of Anne Arundel County and those in other areas of the world who have similar interests such as:

(1) Exchanges in the areas of education and culture, with the object of promoting friendship and mutual understanding, and thus helping to cultivate internationally-minded citizens.

(2) Mutual cooperation in the areas of industry and foreign trade, with the object of developing the local

economy through promotion of industry, foreign trade, and tourism.

(3) Exchange of visits by friendship delegations, invitation to a commemorative event, exchange of animals, plants and other things which could be kept as a reminder.

FOURTH: The post office address of the principal office of the Corporation in this State is 1935 Old Annapolis Boulevard, Annapolis, Maryland 21401. The name and post office address of the Resident Agent of the Corporation in this State is Mary G. Warren, 1935 Old Annapolis Boulevard, Annapolis, Maryland 21401, said Resident Agent is an individual actually residing in this State.

FIFTH: The Corporation is not organized for profit; it shall have no capital stock and shall not be authorized to issue capital stock. The number of qualifications for; and other matters relating to its members shall be as set forth in the by-laws of the Corporation.

SIXTH: The number of Directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three (3). The names of the Directors, who shall act until the first annual meeting or until their successors are duly chosen and qualified, are: Mrs. Mary G. Warren, Mrs. Norma Grovermann and Dr. Andrew A. Pouring.

SEVENTH: Upon the dissolution of the Corporation's affairs, or upon the abandonment of the Corporation's activities due to its impracticable or inexpedient nature, the assets of the Corporation then remaining in the hands of the Corporation shall be distributed, transferred, conveyed, delivered and paid over to any other charitable organization (as hereinafter defined) of this or any other State, having a similar or analogous character or purpose, in some way associated with or connected with the corporation to which the property previously belonged.

EIGHTH: The Corporation may by its By-Laws make any other provisions or requirements for the arrangement or conduct of the business of the Corporation, provided the same be not inconsistent with these Articles of Incorporation nor contrary to the laws of the State of Maryland or of the United States.

NINTH: In these Articles of Incorporation;

(a) References to "charitable organizations" or "charitable organization" mean corporations, trusts, funds, foundations, or community chests created or organized in the United States or in any of its possessions, whether under the laws of the United States, any state or territory, the District of

2826 0898

Columbia, or any possession of the United States, organized and operated exclusively for charitable purposes, no part of the net earnings of which inures or is payable to or for the benefit of any private shareholder or individual, and no substantial part of the activities of which is carrying on propaganda or otherwise attempting, to influence legislation and which do not participate in, or intervene in (including the publishing or distributing of statements), any political campaign on behalf of any candidates for public office. It is intended that the organization described in this Article NINTH shall be entitled to exemption from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954, as now in force or afterwards amended.

(b) The term "charitable purposes" shall be limited to and shall include only religious, charitable, scientific, testing for public safety, literary, or educational purposes with in the meaning of the terms used in Section 501(c)(3) of the Internal Revenue Code of 1954 but only such purposes as also constitute public charitable purposes under the laws of the United States, any state or territory, the District of Columbia, or any possession of the United States, including, but not limited to, the granting of scholarships to young men and women to enable them to attend educational institutions.

TENTH: (a) The Corporation shall distribute its income for each taxable year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

(b) The Corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

(c) The Corporation shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

(d) The Corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

(e) The Corporation shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 26th day of June, 1956, and I acknowledge same to be my act.

Mary G. Warren
Mary G. Warren 2328 0899
-4-



STATE OF MARYLAND

State Department of Assessments and Taxation 188 PAGE 389

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 020 Business Code 04 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 40 Check _____ Cash _____
Documents on _____ checks

APPROVED BY: A

Mail to Address: M. E. Warren
1935 Old Annapolis Rd
Annapolis, Md. 21404

Code _____
ATTENTION: _____

NOTE:

2826 0900

0189 1750

188 PAGE 390

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
THE ARUNDEL EXCHANGE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 26, 1986 AT 02:04 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ 20

\$ 20

\$ _____

D2158301

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205765

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2025 0895

0189 1751

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

mak

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD
at 9/42

MEDICAL IMAGING SYSTEMS, INCORPORATED

A Maryland Close Corporation
Organized Pursuant to Title Four of the
Corporations and Associations Article of the
Annotated Code of Maryland

ARTICLES OF INCORPORATION

FIRST: I, JERRY J. DITZEL, whose post office address is No. 38 Sunset Drive, Severna Park, Maryland 21146 being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is

MEDICAL IMAGING SYSTEMS, INCORPORATED

THIRD: The Corporation shall be a close corporation as authorized by Title Four of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

(1) To engage in the business of manufacturing, selling and/or distributing at retail or wholesale medical imaging equipment and supplies. To manufacture, produce, import, purchase or otherwise acquire, hold, own, use, export, sell at wholesale, retail or otherwise dispose of medical imaging equipment and supplies of any and all kinds.

(2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FIFTH: The post office address of the principal office of the Corporation in this State is No. 2605 Cabover Drive, Suite 10, Hanover, Maryland 21076. The name and post office address of the Resident Agent of the Corporation in this State is Jerry J. Ditzel, 38 Sunset Drive, Severna Park, Maryland 21146. Said Resident Agent is an individual actually residing in this State.

1986 JUN 25 P 9 42

1987 JAN 28 AM 9:24
H. ERLE SCHAFER
CLERK

ARTHUR L. RHODES, JR.
ATTORNEY AT LAW
BALTIMORE, MARYLAND

61768248

2826 0730

0189 1752

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is one thousand (1000) shares of common stock, without par value.

SEVENTH: The number of directors shall be four (4), which number may be increased or decreased pursuant to the By-Laws of the Corporation. The names of the directors, who shall act until the first annual meeting or until their successors are duly chosen and qualified are: Jerry J. Ditzel, John P. Royster, III, Paul A. Burk and Hollis Shenk.

EIGHTH: (1) As used in this Article EIGHTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

(2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.

(3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or,

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(ii) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

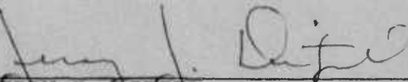
IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 23rd day of June, 1986, and I acknowledge the same to be my act.



JERRY J. DITZEL

V E R I F I C A T I O N

I do solemnly swear and affirm under the penalties of perjury that the matters and facts set forth in the foregoing Articles of Incorporation are true to the best of my knowledge, information and belief.



JERRY J. DITZEL



STATE OF MARYLAND
State Department of Assessments and Taxation
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____ Surviving (Transferee) _____ **188 PAGE 394**

Name Change (New Name) _____
 _____ Change of Name
 _____ Change of Principal Office
 _____ Change of Resident Agent
 _____ Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	_____	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: PCM

Documents on _____ checks _____
 Mail to Address: Arthur R. Roads
1029 Ingleside Ave
Balto, Md 21228

Code _____
 ATTENTION: _____

NOTE:

2825 0793

0189 1755

188 Plate 395

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
MEDICAL IMAGING SYSTEMS, INCORPORATED

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 09:42 O'CLOCK A. M AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED

4

ORGANIZATION AND
CAPITALIZATION FEE PAID
\$ 20

RECORDING
FEE PAID
\$ 20

SPECIAL
FEE PAID
\$

D2158160

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205751

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2026 0785

0189 1756

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

mrk

188 PAGE 396

ARTICLES OF INCORPORATION
OF
MARYLAND TRUCK SERVICE, INC.

A MARYLAND CLOSE CORPORATION

STATE DEPARTMENT OF ASSESSMENT
AND TAXATION
APPROVED FOR RECORD
at 9:40

FIRST: The undersigned, JAMES BILLUPS, whose post office address is 2002 Gooseneck Road, Pasadena, Maryland, 21122, being at least eighteen (18) years of age, under and by virtue of the General Laws of the State of Maryland, does hereby form a corporation by the execution and the filing of these articles.

SECOND: That the name of the Corporation (which is hereinafter called the "Corporation") is: MARYLAND TRUCK SERVICE, INC. The Corporation shall be a close corporation as authorized by Title Four of the Corporations and Associations Volume of the Annotated Code of Maryland, as amended,

THIRD: The nature of the business and the objects and purposes to be transacted, promoted or carried on by the Corporation are as follows:

(a) To engage in all forms of the trucking business, including, but not limited to, the servicing and maintenance of trucks, and related work;

(b) To engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Maryland.

FOURTH: The post office address of the principal office of the Corporation in this State is 2002 Gooseneck Road, Pasadena, Maryland 21122. The resident agent of the Corporation is JAMES BILLUPS, whose post office address is 2002 Gooseneck Road, Pasadena, Maryland 21122. Said resident agent is a citizen of the State of Maryland and actually resides therein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is 5,000 shares without par value, all of which shares are of one class and are designated common stock.

61768252

3825 0773

1987 JUN 23 PM 9:24
HELEN SCHAFER
CLERK

0189 1757

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

SIXTH: The number of directors of the Corporation shall be one (1), which number may be increased or decreased pursuant to the By-Laws of the Corporation. The name of the director who shall act until the first annual meeting or until his successor is duly elected and has qualified is:
JAMES BILLUPS.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholder:

(a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock, with or without par value, of any class, for such consideration as said Board of Directors may deem advisable, irrespective of the value or amount of such considerations, but subject to such limitations and restrictions, if any, as may be set forth in the By-Laws of the Corporation.

(b) The Board of Directors shall have power, from time to time, to fix and determine and to vary the amount of working capital of the Corporation; to determine whether any, and, if any, what part, of the surplus of the Corporation or of the net profits arising from its business shall be declared in its dividends and paid to the stockholders, subject, however, to the provisions of the charter, and to direct and determine the use and disposition of any such surplus or net profits. The Board of Directors may in its discretion use and apply any of such surplus or net profits in purchasing or acquiring any of the stock of the Corporation, or any of its bonds or other evidences of indebtedness, to such extent, in such manner upon such lawful terms as the Board of Directors shall deem expedient.

(c) The Corporation reserves the right to make from time to time any amendments of its charter which may now or hereafter be authorized by law, including any amendments changing the terms of any class of its stock by classification, reclassification or otherwise.

3325 0780

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(d) No holder of stock of the Corporation, of whatever class, shall have any preferential right of subscription to any shares of any class or to any securities convertible into shares of stock of the Corporation, nor any right of subscription to any thereof other than such, if any, as the Board of Directors, in its discretion, may determine, and at such price as the Board of Directors, in its discretion, may fix; and any shares of convertible securities which the Board of Directors may determine to offer for subscription to the holders of stock may, as said Board of Directors shall determine, be offered to holders of any class or classes of stock at the time existing to the exclusion of holders of any or all other classes at the same existing.

(e) Notwithstanding any provision of law requiring any action to be taken or authorized by the affirmative vote of the holders of a designated proportion of the shares of stock of the Corporation, or to be otherwise taken or authorized by vote of the stockholders, such action shall be effective and valid if taken or authorized by the affirmative vote of a majority of the total number of votes entitled to be cast thereon, except as otherwise provided in this charter and by Section 4-504 of the Corporations and Associations Article of the Annotated Code of Maryland.

(f) The Board of Directors shall have power, subject to any limitations or restrictions herein set forth or imposed by law, to classify or reclassify any unissued shares of stock, whether now or hereafter authorized, by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of such shares.

(g) The Board of Directors shall have power to declare and authorize the payment of stock dividends, whether or not payable in stock of any class holders of stock of another class or classes; and shall have authority to exercise, without a vote of stockholders, all powers of the Corporation, whether conferred by law or by these articles, to purchase, lease or

2836 3781

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 399

otherwise acquire the business, assets or franchise, in whole or in part, of other corporations or unincorporated business entitles.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation and acknowledged the same to be my act on this 16 day of JUNE, 1986.

WITNESS:

William R. Shea

James Billups (SEAL)
JAMES BILLUPS

2325 0782

0189 1760



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

Form No. 400

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, etc.

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: pam

Documents on _____ checks
Mail to Address: William Schmidt
7546 Ritchie Hwy
Glen Burnie, Md 21061

Code _____
ATTENTION: _____

NOTE:

2825 0783

0189 1761

1701 188 PAGE 401

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
MARYLAND TRUCK SERVICE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 09:40 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$ _____

D2158145

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205749

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2028 0778

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6-25-86 9:25 AM 188 PAGE 402
ARTICLES OF INCORPORATION
OF
BDH, INC.

FIRST: I, WILLIAM HERING, whose post office address is 250 Kinder Road, Millersville, Maryland 21108, being at least 18 years of age, hereby form a corporation under and by virtue of the general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is:

BDH, INC.

THIRD: The purposes for which the corporation is formed are:

- (1) To engage in the business of the purchase and sale of packing materials and supplies and the moving, cartage, transportation, packing, unpacking, handling, and storage of any and all goods;
- (2) To carry on any other business in connection with the foregoing, whether manufacturing or otherwise;
- (3) To acquire (by purchase, lease, or otherwise), own, hold, use, alter, repair, lease or mortgage, sell or otherwise dispose of real property, or any interest or right therein, wherever situated, within or without the State of Maryland;
- (4) To organize, incorporate and reorganize subsidiary corporations, joint stock companies, and associations for any purpose permitted by law; and
- (5) To guarantee the payment of dividends upon any shares of stock of, or the performance of any contract by, any other corporation or association in which this corporation has an interest, and to endorse or otherwise guarantee the payment of principal and interest, or either, of any bonds, debentures, notes, securities or other evidence of indebtedness created or issued by any such other corporation or association; and
- (6) To do any act or thing and exercise any power suitable, convenient or proper for the accomplishment of any of the purposes herein enumerated or incidental to the powers herein

no

M. ERNE SCHAFER
CLERK

1987 JAN 28 AM 9:24

8 25
D
188

2826 0:08

0189 1763

specified, or which at any time may appear conducive to or expedient for the accomplishment of any such powers; and

(7) To carry out all or any part of the foregoing objects as principal, factor, agent, contractor or otherwise, either alone or in connection with any person, firm, association or corporation; and

(8) To have and exercise any and all powers and privileges now or hereafter conferred by the laws of the State of Maryland upon corporations formed under the Acts above referred to, or under any Act amendatory thereof or supplemental thereto or in substitution therefor.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of the powers conferred upon the Corporation by law, and it is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the corporation, and the said corporation shall have, enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations, it being the intention that the purposes, objects and powers specified in each of the paragraphs of this Article Third of these Articles of Incorporation shall, except as otherwise expressly provided, in no way be limited or restricted by reference to or inference from the terms of any other clause or paragraph of this Article, or of any other Article of these Articles of Incorporation; provided, however, that nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power, or to do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

✓ FOURTH: The post office address of the principal office of the Corporation in this state is 250 Kinder Road, Millersville, Maryland 21108. The name and post office address of the Resident

188 PAGE 404

Agent of the Corporation in this state is William Hering, 250 Kinder Road, Millersville, Maryland 21108. Said Resident Agent is an individual actually residing in this state.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is 5,000 shares of common stock, without par value, all of one class.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the Bylaws of the Corporation, but shall never be less than three (3), provided that so long as there are less than three (3) stockholders, the number of directors may be less than three (3) but not less than the number of stockholders. The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: William Hering and Daniel Hering.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any

188 PAGE 405

powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

EIGHTH: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: The corporation shall provide any indemnification required or permitted by the laws of Maryland and shall indemnify directors, officers, agents and employees as follows:

(1) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was such director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, against expenses (including attorneys' fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit, or proceeding, if he acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful.

(2) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed

188 PAGE 406

action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was such an director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, except that no indemnification shall be made in respect of any claim, issue, or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation unless and only to the extent that the court in which such action or suit was brought, or any other court having jurisdiction in the premises, shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expense as such court shall deem proper.

(3) To the extent that a director or officer of the Corporation has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in paragraphs (1) and (2) of this Article NINTH or in defense of any claim, issue, or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him in connection therewith, without the necessity for the determination as to the standard of conduct as provided in paragraph (4) of this Article NINTH.

(4) Any indemnification under paragraph (1) or (2) of this Article NINTH (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he has met the applicable

standard of conduct set forth in paragraph (1) or (2) of this Article NINTH. Such determination shall be made (a) by the Board of Directors of the Corporation by a majority vote of a quorum consisting of directors who were not parties to such action, suit, or proceeding, or (b) if such a quorum is not obtainable, or even if obtainable, if such a quorum of disinterested directors so directs, by independent legal counsel (who may be regular counsel for the Corporation) in a written opinion; and any determination so made shall be conclusive.

(5) Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit or proceeding, as authorized by the Board of Directors in the specific case, upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this Article.

(6) Agents and employees of the Corporation who are not directors or officers of the Corporation may be indemnified under the same standard and procedures set forth above, in the discretion of the Board of Directors of the Corporation.

(7) Any indemnification pursuant to this Article NINTH shall not be deemed exclusive of any other rights to which those indemnified may be entitled, and shall continue as to a person who has ceased to be a director or officer and shall inure to the benefit of the heirs and personal representatives of such a person.

TENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 23 day of June, 1986, and I acknowledge the same to be my act.

Rhodora D. Brunstrom
Witness

William Hering
WILLIAM HERING

2986 0113

6297D-457

-6-

0189 1768



STATE OF MARYLAND
State Department of Assessments and Taxation
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 Business Code 03 County 52 **188** PAGE **408**

_____ Close _____

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
 _____ Change of Principal Office _____
 _____ Change of Resident Agent _____
 _____ Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>22</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>30</u>	Organ. & Capitalization	80	_____	For. Limited Partner-ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	<u>11</u>	Certified Copy <u>6P</u>	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	
73	_____	Cert. of Conveyance	_____	_____	

TOTAL FEES 53 Check _____ Cash _____
 _____ Documents on _____ checks

APPROVED BY: [Signature]

Mail to Address: Ronald Baradel
Po Box 3323
Annapolis Md 21403-0323

Code _____
 ATTENTION: _____

NOTE:

2826 0114

0189 1769

188 PAGE 409

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
BDH, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 09:25 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

7

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 22

SPECIAL
FEE PAID:

\$ _____

02157790

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205724

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2826 0107

0189 1770

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

188 PAGE 410
MID-ATLANTIC YACHTS, LTD. FOR RECORD
6-25-86
ARTICLES OF INCORPORATION at 9:39 a.m.

FIRST: I, HARRY MONROE, III, whose post office address is Pier 4 Marina, 301 4th Street, Annapolis, Maryland 21403, being at least 18 years of age, hereby form a corporation under and by virtue of the general laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is:

MID-ATLANTIC YACHTS, LTD.

THIRD: The purposes for which the corporation is formed are:

(1) To engage in the business of buying and selling, at wholesale and retail, leasing, distributing, importing, exporting, and dealing in yachts, boats, and related marine equipment; and

(2) To engage in the business of boating and sailing education, and the chartering of yachts and the provisioning thereof; and

(3) To carry on any other business in connection with the foregoing whether manufacturing or otherwise; and

(4) To acquire (by purchase, lease, or otherwise), own, hold, use, alter, repair, lease or mortgage, sell or otherwise dispose of real property, or any interest or right therein, wherever situated, within or either alone or in connection with any person, firm, association or corporation; and

(5) To have and exercise any and all powers and privileges now or hereafter conferred by the laws of the State of Maryland upon corporations formed under the Acts above referred to, or under any Act amendatory thereof or supplemental thereto or in substitution therefor.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of the powers conferred upon the Corporation by law, and it is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the Corporation, and the said corporation shall have, enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations, it being the intention that the purposes, objects and powers specified in each of the paragraphs of this Article Third of

61768080

1986 JUN 25 P 9:39

2825 0069

1997 JAN 28 AM 9:24
HERLE SCHAFER
CLERK

0189 1771

these Articles of Incorporation shall, except as otherwise expressly provided, in no way be limited or restricted by reference to or inference from the terms of any other clause or paragraph of this Article, or of any other Article of these Articles of Incorporation; provided, however, that nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power, or to do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

FOURTH: The post office address of the Corporation in this state is Pier 4 Marina, 301 4th Street, Annapolis, Maryland 21403. The name and post office address of the Resident Agent of the Corporation in this state is HARRY MONROE, III, Pier 4 Marina, 301 4th Street, Annapolis, Maryland 21403. Said Resident Agent is an individual actually residing in this state.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is 5,000 shares of common stock, without par value.

SIXTH: The number of directors of the Corporation shall be five (5), which number may be increased or decreased pursuant to the By-laws of the Corporation, but shall never be less than three (3), provided that so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders. The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: MITCHELL R. NATHANSON, HARRY MONROE, III, JOHN H. WILSON, JR., LAWRENCE E. COSGRIFF, AND WILLIAM B. GIBBS.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way

be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

EIGHTH: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: The corporation shall provide any indemnification required or permitted by the laws of Maryland and shall indemnify directors, officers, agents and employees as follows:

(1) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was such director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, against expenses (including attorneys' fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit, or proceeding, if he acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful.

(2) The Corporation shall indemnify any director or officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was such a director or officer or an employee or agent of the Corporation, or is or was serving at the request of the Corporation

as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, except that no indemnification shall be made in respect of any claim, issue, or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation unless and only to the extent that the court in which such action or suit was brought, or any other court having jurisdiction in the premises, shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expense as such court shall deem proper.

(3) To the extent that a director or officer of the Corporation has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in paragraphs (1) and (2) of this Article NINTH or in defense of any claim, issue, or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him in connection therewith, without the necessity for the determination as to the standard of conduct as provided in paragraph (4) of this Article NINTH.

(4) Any indemnification under paragraph (1) or (2) of this Article NINTH (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he has met the applicable standard of conduct set forth in paragraph (1) or (2) of this Article NINTH. Such determination shall be made (a) by the Board of Directors of the Corporation by a majority vote of a quorum consisting of directors who were not parties to such action, suit, or proceeding, or (b) if such a quorum is not obtainable, or even if obtainable, if such a quorum of disinterested directors so directs, by independent legal counsel (who may be regular counsel for the Corporation) in a written opinion; and any determination so made shall be conclusive.

(5) Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

advance of the final disposition of such action, ~~188~~ or ~~414~~ ¹⁸⁸ ^{PAGE 414} ceeding, as authorized by the Board of Directors in the specific case, upon receipt of an undertaking by or on behalf of the director or officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this Article.

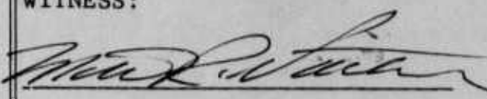
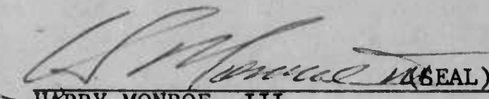
(6) Agents and employees of the Corporation who are not directors or officers of the Corporation may be indemnified under the same standard and procedures set forth above, in the discretion of the Board of Directors of the Corporation.

(7) Any indemnification pursuant to this Article NINTH shall not be deemed exclusive of any other rights to which those indemnified may be entitled, and shall continue as to a person who has ceased to be a a director or officer and shall inure to the benefit of the heirs and personal representatives of such a person.

TENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 23 day of June, 1986, and I acknowledge the same to be my act.

WITNESS:

  (SEAL)
HARRY MONROE, III

4391D-289



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52 188 PAGE 415

_____ Close
Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Special Fee, etc.

TOTAL FEES \$7 _____ Check _____ Cash
Documents on _____ checks

APPROVED BY: [Signature]
Code _____
ATTENTION: _____

Mail to Address: Ronald Council
P.O. Box 3323
Annapolis Md 21403-0323

NOTE:

2826 0094

0189 1776

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 416

ARTICLES OF INCORPORATION
OF
MID-ATLANTIC YACHTS, LTD.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 09:39 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$
D2157766

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 205721

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO.

AT5-060

0189 1777

-3-

- (f) To guarantee the payment of dividends upon any shares of stock of, or the performance of any contract, note, loan or mortgage, of or by any other corporation or association, and to endorse or otherwise guarantee the payment of the principal and interest, or either of any bonds, debentures, notes, mortgages, securities or other evidences of indebtedness created or issued by any other corporation, firm, or person.
- (g) To loan or advance money with or without security, without limit as to amount; and to borrow or raise money for any of the purposes of the Corporation and to issue bonds, debentures, notes or other obligations of any nature, and in any manner permitted by law, for money so borrowed or in payment for property purchased, or for any other lawful consideration, and to secure the payment thereof and of the interest thereon, by mortgage upon, or pledge or conveyance or assignment in trust of, the whole or any part of the property of the Corporation, real or personal, including contract rights, whether at the time owned or thereafter acquired; and to sell, pledge, discount or otherwise dispose of such bonds, notes, or other obligations of the Corporation for its corporate purposes.
- (h) To carry on any of the businesses hereinbefore enumerated for itself, or for the account of others, or through others for its own account, and to carry on any other business which may be deemed by it to be calculated, directly or indirectly, to effectuate or facilitate the transaction of the aforesaid objects or businesses, or any of them, or any part thereof, or to enhance the value of its property, business, or rights.
- (i) To carry out all or any part of the aforesaid purposes, and to conduct its business in all or any of its branches in any or all states, territories, districts, colonies and dependencies of the United States of America and in foreign countries.

The foregoing enumeration of the purposes, objects, and business of the Corporation is made in furtherance, and not in limitation, of the powers conferred upon the Corporation by law, and it is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business mentioned, or to limit or restrict any of the powers of the Corporation, and the said Corporation shall enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations. Nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power to do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

2635 2921

0189 1784

FOURTH: The post office address of the place of business at which the principal office of the Corporation in this state shall be located is: 230 N. Thompson Avenue, Glen Burnie, Maryland 21061. The resident agent of the Corporation is Ralph W. Harris, whose post office address is 230 N. Thompson Avenue, Glen Burnie, Maryland 21061, who is a citizen of the State of Maryland and actually resides therein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is One Thousand (1,000) shares of One Hundred Dollars (\$100.00) par value each, all of which shares are of one class and are designated common stock. The aggregate par value of all shares having par value is One Hundred Thousand Dollars (\$100,000.00). That the Board of Directors may classify or re-classify any unissued share of stock from time to time before the issuance of such shares.

SIXTH: The director of the Corporation shall be Ralph W. Harris, who shall act until the first annual meeting or until the Corporation elects to have no board of directors.

SEVENTH: No holders of stock of the Corporation, of whatever class, shall have any preemptive rights or any preferential right of subscription to any shares of stock of any class, other than such, if any, as the Board of Directors in its discretion may determine, and at such price as the Board of Directors in its discretion may fix.

EIGHTH: The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of stock of any class with or without par value, whether now or hereafter authorized.

NINTH: No director, officer, or other party shall be disqualified from voting or acting on behalf of the Corporation in contracting with any other Corporation in which he is or may be an officer, director or stockholder, and no contract or other transaction between this Corporation and any other corporation shall be affected by the fact that the directors of this Corporation are interested in or are directors or officers of such other corporations, and any director, officer, or other party connected with the Corporation, may individually be a party to or may be interested in any contract or transaction of this Corporation, and no contract or transaction of this Corporation with any person or persons, firm or association shall be affected by the fact that any director, officer or other party of or connected with this corporation is a party to or is connected with such, provided, however, that the provisions of Section 2-419 of the Corporations and Associations Article of the Annotated Code of Maryland are complied with.

2825 2923

0189 1786

TENTH: The Corporation reserves the right to make from time to time any amendments of its Charter which may now or hereinafter be authorized by law, including any amendment changing the terms of any class of its stock by classification, reclassification or otherwise.

ELEVENTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 11 day of June, 1986.

WITNESS:

Margaret R. Dunm

Ralph W. Harris (SEAL)
RALPH W. HARRIS

COUNTY OF BALTIMORE,

STATE OF MARYLAND, to wit:

I HEREBY CERTIFY, that on this 11 day of June, 1986, before me, the subscriber, a Notary Public of the City and State aforesaid, personally appeared RALPH W. HARRIS, and he acknowledged the foregoing Articles of Incorporation to be his Act.

AS WITNESS my hand and Notarial Seal.

[Signature]
Notary Public

My Commission Expires: 7/1/86



STATE OF MARYLAND
State Department of Assessments and Taxation

Gene L. Burner, Director 188 PAGE 427

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name _____
Change of Principal Office _____
Change of Resident Agent _____
Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>22</u>	Rec. Fee (Arts. of Inc.)	75		Special Fee
20	<u>20</u>	Organ. & Capitalization	80		For. Limited Partner-ship
62		Rec. Fee (Amendment)	83		Cert. Ltd. Partnership
63		Rec. Fee (Merger or Consolidation)	84		Amend. to Limited Partnership
64		Rec. Fee (Transfer)	85		Term. of Limited Partnership
65		Rec. Fee (Dissolution)	21		Recordation Tax
66		Rec. Fee (Revival)	22		State Transfer Tax
52		Foreign Qualification	23		Local Transfer Tax
51		Foreign Name Registration	31		Corp. Good Standing
50		Cert. of Qualification or Registration	NA		For. Corporation Registration
13	<u>12</u>	Certified Copy			Other _____
56		Foreign Penalty			Other _____
54		For. Supplemental Cert.			
73		Cert. of Conveyance			

TOTAL FEES 54 Check _____ Cash _____

APPROVED BY: [Signature]

_____ Documents on _____ checks

Mail to Address: Donald Mayer

Code _____

114 Slade Ave #1

ATTENTION: _____

Balt, Md 21208

NOTE:

2825 2325

0189 1788

188 PAGE 428

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
HARRIS GENERAL CONTRACTORS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 26, 1986 AT 10:25 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

7

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ 20

\$ 22

\$ _____

D2157535

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205705

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

max
STATE DEPARTMENT OF ASSESSMENT
AND TAXATION
APPROVED FOR RECORD
6/25/86 *9:48* a.m.

HAWKINS PUBLISHING COMPANY, INC.

ARTICLES OF INCORPORATION

188 PAGE 429

FIRST: I, Carl Eyler, whose post office address is 103 River Road, Edgewater, Maryland, 21037, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called the Corporation) is Hawkins Publishing Company, Inc.

THIRD: The purposes for which the Corporation is formed are as follows:

1. To conduct and carry on a compiling and publishing business and to act as an agent and representative for others, to compile, digest, analyze, index, reproduce, publish, and republish information and data of all kinds and of every class and description, including, but not limited to, data and information supplied by and available from various agencies, boards, and commissions of the United States and its state and local governments; to conduct and carry on a general publishing and compiling business in connection therewith and to buy, sell, trade, and deal in published and unpublished data and information, as well as all goods, supplies, and merchandise in connection therewith of every class and description.
2. To take, own, hold, deal in, mortgage or otherwise lien, and to lease, sell, exchange, transfer, or in any manner whatever dispose of real property within or without the State of Maryland, wherever situated.
3. To manufacture, purchase or acquire in any lawful manner and to hold, own, mortgage, pledge, sell, transfer, or in any manner dispose of, and to deal and trade in goods, wares, merchandise and property of any and every class and description and in any part of the world.
4. To acquire the goodwill, rights and property, and to undertake the whole or any part of the assets or liabilities of any person, firm, association or corporation; to pay for the same in cash, the stock of this corporation, bonds or otherwise; to hold or in any manner to dispose of the whole

1986 JUN 25 P 9:48

1987 JAN 23 AM 9:23
HERLE SCHAFER
CLERK

61768257

2825 2888

0189 1790

any part of any business so acquired, and to exercise all the powers necessary or convenient in and about the conduct and management of such business.

188 PAGE 430

5. To apply for, purchase or in any manner to acquire, and to hold, own, use and operate, and to sell or in any manner dispose of, and to grant licenses or other rights in respect of, and in any manner deal with, any and all rights, inventions, improvements and processes used in connection with or secured under letter patent or copyrights of the United States or other countries, or otherwise, and to work, operate, or develop the same and to carry on any business, compiling and publishing, or otherwise, which may directly or indirectly effectuate these objects or any of them.
6. To guarantee, purchase, hold, sell, assign, transfer, mortgage, pledge, or otherwise dispose of the shares of the capital stock of, or any bonds, securities or evidences of indebtedness created by any other corporation or corporations of this State or any other State, Country, Nation, or government, and while the owner of said stock may exercise all the rights, powers, and privileges of ownership, including the right to vote thereon, to the same extent as natural persons might or could do.
7. To enter into, make and perform contracts of every kind with any person, firm, association or corporation, municipality, body politic, country, territory, state, government or colony or dependency thereof, and without limit as to amount to draw, make, accept, endorse, discount, execute, and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures, and other negotiable or transferable instruments and evidences of indebtedness whether secured by mortgage or otherwise, so far as may be permitted by the laws of the State of Maryland.
8. To have offices, conduct its business and promote its objects within and without the State of Maryland, in other States, District of Columbia, the territories and colonies of the United States, and in foreign countries without restriction as to place or amount.
9. To do any or all of the things herein set forth to the same extent as natural persons might or could do in any part of the world, as principals, agents, contractors, or otherwise and either alone

2825 2889

0189 1791

or in company with others.

10. In general to carry on any business in connection therewith, compiling and publishing, or otherwise, not forbidden by laws of the State of Maryland, and with all the powers conferred upon corporation laws of the State of Maryland. 188 PAGE 431
11. The foregoing enumeration of the purposes, objects and businesses of the Corporation is made in furtherance of and not in limitation of the powers conferred upon the Corporation by law, and is not intended by the mention of any particular purpose, object or business, in any manner, to limit or restrict the generality of any other purpose, object or business mentioned, or to limit or restrict any of the powers of the Corporation, the Corporation having the right to engage in any other business for which it shall be lawful for corporations of the State of Maryland to engage in, including the performance of all lawful and appropriate actions and things with respect thereto, from time to time.
12. To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in Maryland is 103 River Road, Edgewater, Maryland, 21037. The name and post office address of the Resident Agent of the Corporation in Maryland is Carl Eyler, 103 River Road, Edgewater, Maryland, 21037. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Hundred (500) shares of common stock, without par value.

SIXTH: The total number of Directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three, provided that:

(1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and

(2) If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders.

The names and addresses of the directors who shall act until

the first annual meeting or until their successors are duly chosen and qualified
are:

Cari Eyler
103 River Road
Edgewater, Maryland 21037

188 PAGE 432

Lois Eyler
103 River Road
Edgewater, Maryland 21037

Louisa M. Mitchell
7505 Honeywell Lane
Bethesda, Maryland 20014

SEVENTH: The restriction imposed upon the transferability of shares
of this Corporation is:

If any holder of any shares desires to dispose of the
same or any part thereof, he shall have no right or power
to dispose of same to any person without first making a
written offer to sell the same to the Corporation, which
shall have the right, with fifteen (15) days after receipt
of such offer, to elect to purchase the same at the book
value thereof, as shown upon the last annual statement of
the Corporation, plus or minus the stock's pro rata proportion
of the net profits or losses of the Corporation for the part
of the fiscal year elapsed since the date of the last annual
statement to the date of acceptance by the Corporation of
the offer to sell the stock.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation
and acknowledged the same to be my act on this 20th day of June, 1986.

WITNESS

Frank B. Walsh, Jr.
Frank B. Walsh, Jr.

Carl R. Eyler (SEAL)
Carl Eyler

2825 2891

0189 1793



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close _____ **188** PAGE **433**

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
_____ Change of Principal Office _____
_____ Change of Resident Agent _____
_____ Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75		Special Fee
20	<u>20</u>	Organ. & Capitalization	80		For. Limited Partner-
62		Rec. Fee (Amendment)			ship
63		Rec. Fee (Merger or	83		Cert. Ltd. Partnership
		Consolidation)	84		Amend. to Limited
64		Rec. Fee (Transfer)			Partnership
65		Rec. Fee (Dissolution)	85		Term. of Limited
66		Rec. Fee (Revival)			Partnership
52		Foreign Qualification	21		Recordation Tax
51		Foreign Name Registration	22		State Transfer Tax
50		Cert. of Qualification	23		Local Transfer Tax
		or Registration	31		Corp. Good Standing
13		Certified Copy	NA		For. Corporation
56		Foreign Penalty			Registration
54		For. Supplemental Cert.			Other
73		Cert. of Conveyance			Other

TOTAL FEES 40 Check _____ Cash _____
Documents on _____ checks _____

APPROVED BY: PCM

Mail to Address: Frank Walsh, Jr
1200 West St.
Annapolis, Md 21401

Code _____
ATTENTION: _____

NOTE:

2625 3892

0189 1794

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 434

ARTICLES OF INCORPORATION
OF
HAWKINS PUBLISHING COMPANY, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 09:48 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED

5

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$ _____

D2157451

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205697

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO

Articles of Incorporation
A close Corporation
of
Don's Trash Service, Inc.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

This is to certify:

6/25/86 at 1:09 .m.

That we, the subscribers; Donald Warrenner, Jr. whose post office address is 519 Sylvview Dr. Pasadena, Md. 21122, Donna J. Warrenner, whose post office address is 519 Sylvview Dr., Pasadena, Md. 21122, Donald E. Warrenner, Sr., whose post office address is 18823 Graystone Rd., White Hall, Md., all being of full legal age, do under and by virtue of the General Corporation Laws of the State of Maryland authorizing the formation of corporations, associate ourselves with the intention of forming a corporation.

Article 9 - Name

The name of the Corporation which is hereafter called the Corporation is Don's Trash Service, Inc.

Article 11 - Purpose

The purpose for which the Corporation is formed and the business and objects to be carried on and promoted by it are as follows:

- (1) To engage in the business of Trash Removal to buy and sell equipment and materials and to enter into contracts to perform Trash Removal work.
- (2) To enter into partnerships, joint venters, and other business associations for any lawfull purpose.

1987 JUN 25 P 1:09
MERLE SCHAFFER
CLERK

1987 JUN 25 P 1:09

61778026

2825 2621

0189 1796

(3) To borrow money and issue evidence of indebtedness in furtherance of any and all the objects its business, and to secure the same by mortgage, deed or trust, pledge or lien.

(4) To engage in and carry on any other business which may conveniently be conducted in conjunction with any of the business of the Corporation.

(5) To purchase, lease, and otherwise acquire, hold, mortgage, and otherwise dispose of all kinds of property, real, personal, and mixed.

Article III - Address and Resident Agent

The principal office of the Corporation in the State of Maryland will be maintained at 519 Sylvview Dr., Pasadena, Md., The resident Agent of the Corporation is Donald E. Warrenner, Jr. whose post office address is 519 Sylvview Dr. Pasadena, Md. 21122. Said Resident Agent is a citizen of the State of Maryland and actually resides therein.

Article IV - Status of Corporation

The Corporation shall exist as a close corporation until such time as the stockholders by unanime consent shall file Articles of Amendment to change such status.

Article V - Directors

The Corporation shall have three (3) Directors and Donald E. Warrenner, Jr. Donna J. Warrenner, and Donald E. Warrenner, Sr. shall act as such until the first annual meeting or until their successors are duly chosen and qualified.

Article VI - Capital Stock

The total amount of the authorized stock of the Corporation is One Hundred shares of common stock of no par value.

The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock, without par value, for such considerations as said Board of Directors may deem advisable

irrespective of the value or amount of such considerations, after first obtaining the unanimous approval of all stockholders of the Corporation.

Article VII - Amendment

The Corporation upon unanimous approval of the stock holders reserves the right to make from time to time any amendments of its charter which may now or hereafter to be authorized by law.

In Witness Whereof, we have signed these Articles of Incorporation this 25 day of June, 1986, and acknowledge the same to be our act.

Witness:

Donald E. Warren, Jr.
Donald E. Warren, Jr.

Donna J. Warren
Donna J. Warren

Sharon Rice
(as to all)

Donald E. Warren, Sr.
Donald E. Warren, Sr.

188 PAGE 439

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
DON'S TRASH SERVICE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 01:09 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED

4

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ _____ 20

\$ _____ 20

\$ _____

D2157345

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 205686

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD
ARTICLES OF INCORPORATION at 9:34 a.m.

OF

DISCOVERY LEARNING CENTERS, INC.

188 PAGE 440

(a Close Corporation)

THIS IS TO CERTIFY:

That we, the subscribers: SUSAN WESTENBURGER, whose post office address is 1046 Broadview Drive, Annapolis, Maryland 21401, PETER WESTENBURGER, whose post office address is 1046 Broadview Drive, Annapolis, Maryland 21401, and GILLIAN ANN MYERS, whose post office address is 1657 Eaton Way, Crofton, Maryland 21114, being at least 18 years of age, do hereby designate themselves as incorporators with the intention of forming a corporation under and by virtue of the General Laws of the State of Maryland.

ARTICLE I - NAME

The name of the Corporation (which is hereafter referred to as Corporation) is DISCOVERY LEARNING CENTERS, INC. (a close corporation).

ARTICLE II - PURPOSE

The purpose for which the Corporation is formed and the business and objects to be carried on and promoted by it are to do any and all things hereinafter set forth to the same extent as natural persons might or could do in any part of the world namely:

1. To establish, organize, equip, own, operate, maintain, carry on, care for or assist the maintenance and supervision of children and generally to do business as a child care or day care center and all other business that may be incidental thereto; by providing for the needs of children during the daytime such as shelter, food, care, and teaching while the parents or guardians of the children are working or otherwise unable to care for their children. To engage in leasing, owning and acquiring such real and personal property as may be necessary or essential to the proper conduct of such business.

2. To own, use, hold, sell, convey, exchange, hire, lease, pledge, mortgage and dispose of such real property, personal property, chattels, rights, easements, privileges, choses in action, notes, bonds, mortgages and securities as may lawfully be acquired, held, or disposed of.

3. To purchase, exchange, hire or otherwise acquire such personal property, chattels, rights, easements, permits, privileges, and franchises as may lawfully be purchased, hired, exchanged or acquired under the Laws of the State of Maryland.

61768070

3325 2615

0189 1801

1987 JAN 28 AM 9:23
M. BAILE SCHIAFER
CLERK

CLERK'S NOTATION

Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

-2-

188 PAGE 441

4. To borrow money for its corporate purposes, and to make, accept, endorse, execute and issue promissory notes, bills of exchange, bonds, debentures or other obligations from time to time, for the purchase of property or for any purpose in or about the business of the company, and, if deemed proper to secure the payments of any such obligations by mortgages, pledge, deed of trust or otherwise.

5. To underwrite, purchase, acquire, hold, pledge, hypothecate, exchange, sell, deal in and dispose of, alone or in syndicates or otherwise in conjunction with others, stocks, bonds, and other evidences of indebtedness and obligations of any corporation, association, partnership, syndicate, entity, person or governmental, municipal or public authority, domestic or foreign, and evidences of any interest, in respect of any such stocks, bonds and other evidences of indebtedness and obligations; to issue in exchange therefor its own stocks, bonds or other obligations; and, while the owner or holder of any such, to exercise all the rights, powers and privileges of ownership in respect thereof; and, to the extent now or hereafter permitted by law, to aid by loan, subsidy, guaranty or otherwise those issuing, creating or responsible for any such stocks, bonds or other evidences of indebtedness or obligations or evidences of any interest on respect thereof.

6. To purchase, hold, sell, transfer, re-issue or cancel the shares of its own capital stock or any securities or other obligations of the corporation organized under the laws of the State of Maryland; provided, that the Corporation shall not use its funds or other assets for the purchase of its own shares of stock when such use would cause any impairment of the capital of the Corporation, and provided further, that shares of its own capital stock belonging to the Corporation shall not be voted upon directly or indirectly.

7. To apply for, purchase, register or in any manner to acquire, and to hold, own, use, operate, and introduce, and to sell, lease, assign, pledge, or in any manner deal with patents, patent rights, licenses, copyrights, trademarks, trade names, and to acquire, own, use or in any manner dispose of any and all inventions, improvements, and processes, labels, designs, brands, or other rights, and to work, operate, or develop, the same, and to carry on any similar business, manufacturing or any of them.

8. To acquire and to take over as a going concern and thereafter to carry on the business of any person, firm, or corporation engaged in any business which this Corporation is authorized to carry on, and in connection therewith, to acquire the good will and all or any of the assets and to assume or otherwise provide for all or any of the liabilities of any such business.

9. To carry on business at any place or places within the jurisdiction of the United States, and in any and all foreign countries, and to purchase, hold, mortgage, convey, lease or otherwise dispose of and deal with real and personal property at such place or places.

10. To undertake, contract for or carry on any business, incidental to or in aid of, or advantageous in pursuance of, any of the objects or purposes of the Corporation.

11. To do any of the things hereinbefore enumerated for itself or for account of others and to make and perform contracts for doing any part thereof.

2625 2616

0189 1802

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

12. To enter into, make, perform and carry out contracts of every part and kind which may be necessary or convenient for the business of this corporation, or business of a similar nature, with any person, corporation, private, public or municipal, body politic, under the government of the United States or any state, territory or colony thereof, or in any foreign government, so far as and to the extent that the same may be done and performed by corporations organized under the laws of the State of Maryland.

13. To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes, the attainment of any of the objects or the furtherance of any of the powers hereinbefore set forth, whether alone or in connection with other corporations, firms, or individuals and either as principals, co-partners, or agents, and to do every other act or acts, thing or things incidental or appurtenant to or growing out of or connected with the aforesaid objects, purposes or powers of any of them.

14. The foregoing enumeration of specific powers shall not be deemed to limit or restrict in any manner the general powers of the Corporation, and the enjoyment and exercise thereof, as conferred by the laws of the State of Maryland upon corporations organized under the provisions of the laws of the State of Maryland

15. To purchase, acquire, hold, issue, and re-issue the shares of its capital stock subject to the laws of the State of Maryland.

ARTICLE III - ADDRESS

The principal office of the Corporation in the State of Maryland will be maintained at 1046 Broadview Drive, Annapolis, Maryland 21401.

ARTICLE IV - RESIDENT AGENT

The name of the resident agent in the State of Maryland is SUSAN WESTENBURGER, whose post office address is 1046 Broadview Drive, Annapolis, Maryland 21401.

ARTICLE V - DIRECTORS

The Corporation shall have three (3) or more directors which number may be increased or changed from time to time, subject to the provisions of the By-Laws, and SUSAN WESTENBURGER, PETER WESTENBURGER, and GILLIAN ANN MYERS shall act as directors until the first annual meeting or until their successors are duly chosen and qualified.

ARTICLE VI - CAPITAL STOCK

The total amount of authorized stock of the Corporation is 5000 shares of common stock of no par value.

ARTICLE VII - CLOSE CORPORATION

The Corporation shall be a Close Corporation as authorized by Title 4.

2825 2617

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

-4-

188 PAGE 443

ARTICLE VIII - DURATION

The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, We have signed these Articles
of Incorporation on the 19 day of JUNE, 1986, and
severally acknowledge the same to be our act and deed.

WITNESS:

Barbara J. Weber

Criste L. White

Susan Westenberg

Susan N. Westenberg
SUSAN WESTENBURGER

Peter R. Westenberg
PETER WESTENBURGER

Gillian Ann Myers
GILLIAN ANN MYERS

DOCUM

Merg:
(Tra
Name
(New
CODE
61
20
62
63
64
65
66
52
51
50
13
56
54
73
TOT
Mai
NOT

2025 2618

0189 1804



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name

Change of Principal Office

Change of Resident Agent

Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	20	Rec. Fee (Arts. of Inc.)	75		Special Fee
20	20	Organ. & Capitalization	80		For. Limited Partnership
62		Rec. Fee (Amendment)	83		Cert. Ltd. Partnership
63		Rec. Fee (Merger or Consolidation)	84		Amend. to Limited Partnership
64		Rec. Fee (Transfer)	85		Term. of Limited Partnership
65		Rec. Fee (Dissolution)	21		Recordation Tax
66		Rec. Fee (Revival)	22		State Transfer Tax
52		Foreign Qualification	23		Local Transfer Tax
51		Foreign Name Registration	31		Corp. Good Standing
50		Cert. of Qualification or Registration	NA		For. Corporation Registration
13		Certified Copy			Other
56		Foreign Penalty			
54		For. Supplemental Cert.			
73		Cert. of Conveyance			
					Other

TOTAL FEES 40 Check Cash

APPROVED BY [Signature]

Documents on checks

Mail to Address: O. James Shuck 1358 Cape St. Claire Rd Cape St. Claire, Annapolis, Md 21401

Code

ATTENTION:

NOTE:

2323 2615

0189 1805

188 PAGE 444

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
DISCOVERY LEARNING CENTERS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 09:34 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$ _____
D2157337

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205685

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

0189 1806

H. ERLE SCHAFER
CLERK

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
A Close Corporation
of
GAMBLER'S REWARD STABLES, INC.
DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD

THIS IS TO CERTIFY:

6-25-86 at 4:48 a.m.

That we, the subscribers; Mary H. Rawlings and Nancy Rawlings, of 712 Ticonderoga Avenue, Severna Park, Maryland, 21146, being of full legal age, do under and by virtue of the General Corporation Laws of the State of Maryland authorizing the formation of corporations, associate ourselves with the intention of forming a corporation.

ARTICLE I - NAME

The name of the Corporation (which is hereafter called the Corporation) is GAMBLER'S REWARD STABLES, INC.

ARTICLE II - PURPOSE

The purpose for which the Corporation is formed and the business and objects to be carried on and promoted by it are as follows:

1. To breed, raise, import, export, and deal in horses and livestock of all kinds, and to carry on a general horse business, purchasing or acquiring, and selling or otherwise disposing of the stocks, supplies, equipment, accessories, appurtenances, products and by-products of such business. To engage in a general livestock and horse business, both on its own account and as agent; to feed, range, graze, manage, herd, control, care for, purchase, market, and sell horses of every kind, both on its own account and as agent for other persons or corporations; and to

61768258

1

2325 2394

0189 1807

1987 JUN 28 AM 9:23
H. ERLE SCHAFER
CLERK

1986 JUN 25 11 08

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

buy, lease, cultivate, manage, operate, and sell ¹⁸⁸ properties and ^{PAGE 446}
products therefrom both on its own account and as agent for other
persons or corporations. To organize, operate, and maintain a
riding academy containing facilities for the entertainment,
instruction, and social opportunities of its students and
members; to operate, maintain, and conduct the business of
letting horses for hire, and to construct, maintain, and operate
buildings, stables, garages, storage houses, and other
appropriate facilities for the keeping, caring for, and hiring of
horses; to establish and maintain suitable grounds for the
operation of the business and for the proper instruction and
enjoyment of its students and members; to charge the public for
admission to the academy as a condition precedent to becoming
members thereof, and a periodic fee, as a condition precedent to
maintaining membership therein; and to perform all other acts
necessary or convenient for fully accomplishing the purposes
hereinbefore specifically enumerated.

ARTICLE III - ADDRESS AND RESIDENT AGENT

The principal office of the Corporation in the State of
Maryland will be maintained at 712 Ticonderoga Avenue, Severna
Park, Maryland, 21146. The resident agent of the Corporation is
Mary H. Rawlings, whose office address is 712 Ticonderoga Avenue,
Severna Park, Maryland, 21146. Said Resident Agent is a citizen
of the State of Maryland and actually resides therein.

ARTICLE IV - STATUS OF CORPORATION

The Corporation shall exist as a close corporation until
such time as the stockholders by unanimous consent shall file

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Article of Amendment to change such status.

188 PAGE 447

ARTICLE V - DIRECTORS

The Corporation shall have two (2) Directors and Mary H. Rawlings and Nancy Rawlings shall act as such until the first annual meeting or until their successors are duly chosen and qualified.

ARTICLE VI - CAPITAL STOCK

The total amount of the authorized stock of the Corporation is One Thousand shares of common stock of no par value.

The Board of Directors of the Corporation is hereby empowered to authorized the issuance from time to time of shares of its stock, without par value, for such considerations as said Board of Directors may deem advisable, irrespective of the value or amount of such considerations, after first obtaining the unanimous approval of all stockholders of the Corporation.

ARTICLE VII - AMENDMENT

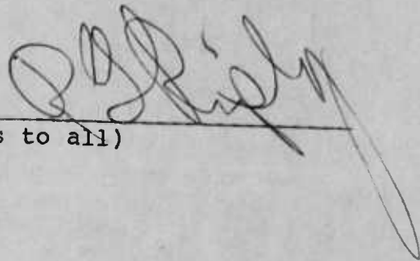
The Corporation upon unanimous approval of the stockholders reserves the right to make from time to time any amendments of its charter which may now or hereafter be authorized by law.

IN WITNESS WHEREOF, we have signed these Articles of Incorporation this 5th day of June, 1986, and acknowledge the same to be our act.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Witness:

188 PAGE 448


(As to all)

Mary H. Rawlings
Mary H. Rawlings

Nancy Rawlings ✓
Nancy Rawlings

188 PAGE 450

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
GAMBLER'S REWARD STABLES, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 09:48 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING -
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$

D2157295

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 205681

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2025 2595

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Articles of Revival

11

First: The name of the corporation at the time the charter was forfeited was Business Microcomputer Applications Company.

Second: The name which the corporation will use after revival is Business Microcomputer Applications Company.

Third: The name and address of the resident agent are

Larry D. Owens
1113 Nottingham Drive
Glen Burnie, MD 21061

Fourth: These Articles of Revival are for the purpose of reviving the charter of the corporation.

Fifth: At or prior to the filing of these Articles of Revival, the corporation has:

- (a) Paid all fees required by law;
- (b) Filed all annual reports which should have been filed by the corporation if its charter had not been forfeited;
- (c) Paid all state and local taxes, except taxes on real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.

H. ERLE SCHAFER
CLERK

1987 JAN 28 AM 9:23

Sixth: The address of the principal office in this state is the same as at the time of forfeiture.

Execution of the Articles of Revival

The undersigned who were respectively the last acting president and treasurer of the corporation severally acknowledge the Articles to be their act.

Larry D. Owens

Last Acting President

Sharon Owens

Last Acting Treasurer

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

7-3-86 at 9:00 a.m.

61848477

2827 1601

0489 1813

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Affidavit

I, Larry D. Owens president of Business Microcomputer Applications Company, hereby declare that the previously mentioned corporation has paid all state and local taxes except taxes on real estate, and all interest and penalties due by the corporation or which would have become due if the charter had not been forfeited whether or not barred by limitations.

Larry D. Owens
Larry D. Owens

I hereby certify that on 6/24/86 before me, the subscriber, a notary public of the State of Maryland, in and for Anne Arundel county Larry D. Owens personally appeared and made oath under the penalties of perjury that the matters and facts set forth in this affidavit are true to the best of his knowledge, information and belief.

As witness my hand and notarial seal



Marie A. Bussard
My Commission expires - 07-01-90



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 453

DOCUMENT CODE 18

BUSINESS CODE _____

COUNTY _____

D1128198

P.A. _____

Religious _____

Close _____

Stock _____

Nonstock _____

Merging

(Transferor) _____

Surviving

(Transferee) _____

CODE

AMOUNT

FEE REMITTED

Name Change

(New Name) _____

20

Organ. & Capitalization

61

Rec. Fee (Arts. of Inc.)

62

Rec. Fee (Amendment)

63

Rec. Fee (Merger or

Consolidation)

64

Rec. Fee (Transfer)

65

Rec. Fee (Dissolution)

66

20

Rec. Fee (Revival)

52

Foreign Qualification

50

Cert. of Qual. or Reg.

51

Foreign Name Registration

13

Certified Copy _____

56

Foreign Penalty

54

For. Supplemental Cert.

73

Cert. of Conveyance

Change of Name

Change of Principal Office

Change of Resident Agent

Change of Resident Agent

Address

75

30

Special Fee

80

For. Limited Partnership

83

Cert. Limited Partnership

84

Amendment to Limited

Partnership

85

Termination of Limited

Partnership

21

Recordation Tax

22

State Transfer Tax

23

Local Transfer Tax

31

Corp. Good Standing

NA

Foreign Corporation

Registration

Other

160

Other 1983-1986 personal property

Other supra

Code _____

ATTENTION: _____

MAIL TO ADDRESS: _____

Karen D. Owens

1130 Nottingham Dr

Glen Burnie Md 21061

TOTAL FEES

Check _____

Cash _____

Documents on _____

checks _____

NOTE: _____

APPROVED BY: OK

2827 1603

0189 1815

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.



STATE OF MARYLAND
 State Department of Assessments and Taxation
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 09 BUSINESS CODE 04 COUNTY 188 PAGE 456

1826189 P.A. Religious Close Stock Nonstock

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	_____	Organ. & Capitalization	Name Change (New Name) _____
61	_____	Rec. Fee (Arts. of Inc.)	_____
62	<u>20</u>	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____
65	_____	Rec. Fee (Dissolution)	_____
66	_____	Rec. Fee (Revival)	<input type="checkbox"/> Change of Name
52	_____	Foreign Qualification	_____
50	_____	Cert. of Qual. or Reg.	<input type="checkbox"/> Change of Principal Office
51	_____	Foreign Name Registration	_____
13	_____	Certified Copy	<input type="checkbox"/> Change of Resident Agent
56	_____	Foreign Penalty	_____
54	_____	For. Supplemental Cert.	<input type="checkbox"/> Change of Resident Agent Address
73	_____	Cert. of Conveyance	_____
75	_____	Special Fee	_____
80	_____	For. Limited Partnership	_____
83	_____	Cert. Limited Partnership	_____
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	_____	Corp. Good Standing	_____
NA	_____	Foreign Corporation Registration	_____
_____	_____	Other	MAIL TO ADDRESS: _____
_____	_____	Other	<u>Mary Mc Henry</u>
_____	_____	_____	<u>PO BOX 752</u>
_____	_____	_____	<u>West River, MD</u>
_____	_____	_____	<u>20778</u>

TOTAL FEES 20

Check Cash

Documents on _____ checks

APPROVED BY: [Signature]

MAIL TO ADDRESS:
Mary Mc Henry
PO BOX 752
West River, MD
20778

NOTE:

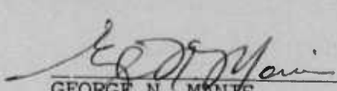
2827 1624

0189 1818

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 491

IN WITNESS WHEREOF, I have signed these Articles of Incorporation
this 25th day of June, 1986, and I acknowledge the above to be my
act.



GEORGE N. MANIS

LAW OFFICES
MANIS,
WILKINSON, SNIDER &
GOLDSBOROUGH
CHARTERED
P. O. BOX 921
ANNAPOLIS, MD. 21404
AREA CODE (301) 263-8888



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE B 02 Business Code 03 County 52

_____ Close

188 PAGE 492

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 57 [checked] Cash
Documents on _____ checks

APPROVED BY: [Signature]

Mail to Address: Pat Bladner
Manis, Wilkinson
PO Box 921
Annapolis, Md 21404-0921

Code _____
ATTENTION: _____

NOTE:

2827 2236

0189 1853

188 PAGE 493

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
EASTERN COMMUNICATIONS OF ANNAPOLIS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 26, 1986 AT 10:44 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED

ORGANIZATION AND
CAPITALIZATION FEE PAID
\$ _____ 20

RECORDING
FEE PAID
\$ _____ 24

SPECIAL
FEE PAID
\$ _____

D2159291

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

A 206171



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 2228

0189 1854

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENT
AND TAXATION
APPROVED FOR RECORD
6/26/80 at 12:56

SNAPPERS INC.
ARTICLES OF INCORPORATION

188 PAGE 494

FIRST: I, April A. Sellers, whose post office address is P.O. Box 139, Clarksville, Md., 21029 being at least eighteen (18) years of age, do hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is after called the "Corporation") is

SNAPPERS INC.

THIRD: The purposes for which the Corporation is formed are as follows:

- (a) To engage in the operation of a restaurant, and to perform all activities related thereto.
- (b) To engage in any lawful act or activities permitted by a corporation organized under the laws of the State of Maryland.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation, of the powers conferred upon the Corporation by law, and is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business mentioned, or to limit or restrict any of the powers of the Corporation, and the said Corporation shall enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations. Nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power or do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

1987 JUN 28 AM 9:22
H. SCHAFER
CLERK

1987 JUN 29 P 12:56

61788027

2827 2218

0189 1855

w

21114

FOURTH: The post office address of the principal office of the Corporation in this State is 2171 Defense Hwy., Crofton, Md. The name and post office address of the resident agent of the Corporation in this State is April A. Sellers, P.O. Box 139, Clarksville, Md. 21029. Said resident agent is an individual actually residing in this State.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is five thousand (5,000) shares of common stock without nominal or par value.

SIXTH: The number of Directors of the Corporation shall be not less than three (3) nor more than twelve (12); provided, however, that (a) if at any time there is no stock outstanding, the Corporation may have less than three (3) but not less than one (1) Director; and (b) if there is stock outstanding and there are less than three (3) stockholders, the number of Directors may be less than three (3) but not less than the number of stockholders. The number of Directors may be increased or decreased pursuant to the By-laws of the Corporation, subject, however, to the above provisions. The names of the Directors who shall act until the first annual meeting and until their successors are duly elected and qualify are Susan V. Taro April A. Sellers, & Dolores Blakey,

SEVENTH: The following provisions are hereby adopted for the purposes of defining, limiting and regulating the powers of the Corporation and of the Directors and Stockholders:

(a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of stock of any class, whether now or hereafter authorized and securities convertible into shares of its stock of any class whether now or hereafter authorized for such consideration as said Board of Directors may deem advisable, subject to such limitations and restrictions, if any, as may be set forth in the By-laws of the Corporation.

(b) No contract or other transaction between this Corporation and any other corporation and no act of this Corporation shall in any way be affected or invalidated by the

188 PAGE 507

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
THE MARINA AND RECREATION ASSOCIATION OF MARINE OAKS, INCORPORATED

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 25, 1986 AT 03:20 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

8

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 24
SPECIAL FEE PAID: \$
D2159192

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206161

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 2155

0189 1864

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

msk

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD
6/27/86 at 9:55 a.m.

ARTICLES OF INCORPORATION
OF
W. A. COX COMPANY, INC.

VOL 188 PAGE 508

A MARYLAND CLOSE CORPORATION

FIRST: The undersigned, W. A. COX, whose post office address is 109 Martin Road, Glen Burnie, Maryland 21061, being at least eighteen (18) years of age, under and by virtue of the General Laws of the State of Maryland, does hereby form a corporation by the execution and the filing of these articles.

SECOND: That the name of the Corporation (which is hereinafter called the "Corporation") is: W. A. COX COMPANY, INC. The Corporation shall be a close corporation as authorized by Title Four of the Corporations and Associations Volume of the Annotated Code of Maryland, as amended.

THIRD: The nature of the business and the objects and purposes to be transacted, promoted or carried on by the Corporation are as follows:

- (a) To engage in all forms of the trucking and hauling business;
- (b) To engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Maryland.

FOURTH: The post office address of the principal office of the Corporation in this State is 109 Martin Road, Glen Burnie, Maryland 21061. The resident agent of the Corporation is W. A. Cox, whose post office address is 109 Martin Road, Glen Burnie, Maryland 21061. Said resident agent is a citizen of the State of Maryland and actually resides therein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is 5,000 shares without par value, all of which shares are of one class and are designated common stock.

SIXTH: The number of directors of the Corporation shall be two (2), which number may be increased or decreased

2827 2059

1987 JAN 28 AM 9:22
HERALD SCHAFER
CLERK

61788147

0189 1865

to any shares of any class or to any securities convertible into shares of stock of the Corporation, nor any right of subscription to any thereof other than such, if any, as the Board of Directors, in its discretion, may determine, and at such price as the Board of Directors, in its discretion, may fix; and any shares of convertible securities which the Board of Directors may determine to offer for subscription to the holders of stock may, as said Board of Directors shall determine, be offered to holders of any class or classes of stock at the time existing to the exclusion of holders of any or all other classes at the same existing.

(e) Notwithstanding any provision of law requiring any action to be taken or authorized by the affirmative vote of the holders of a designated proportion of the shares of stock of the Corporation, or to be otherwise taken or authorized by vote of the stockholders, such action shall be effective and valid if taken or authorized by the affirmative vote of a majority of the total number of votes entitled to be cast thereon, except as otherwise provided in this charter and by Section 4-504 of the Corporations and Associations Article of the Annotated Code of Maryland.

(f) The Board of Directors shall have power, subject to any limitations or restrictions herein set forth or imposed by law, to classify or reclassify any unissued shares of stock, whether now or hereafter authorized, by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of such shares.

(g) The Board of Directors shall have power to declare and authorize the payment of stock dividends, whether or not payable in stock of any class holders of stock of another class or classes; and shall have authority to exercise, without a vote of stockholders, all powers of the Corporation, whether conferred by law or by these articles, to purchase, lease or otherwise acquire the business, assets or franchise, in whole or in part, of other corporations or unincorporated business

2827 2061



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52 188 512

_____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, etc.

TOTAL FEES 40 Check _____ Cash _____ APPROVED BY: PCM

Documents on _____ checks
Mail to Address: Cawley & Schmidt
7546 Ritchie Hwy
Glen Burnie, MD 21061

NOTE:

2827 2063

0189 1867

ARTICLES OF INCORPORATION
OF
W. A. COX COMPANY, INC.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 27, 1986 AT 09:55 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$

D2159028

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

A 206145



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO 2827 2058

0189 1868

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

P

STATE DEPARTMENT OF ASSESSES
AND TAXATION
APPROVED FOR RECORD
at 10/24

PIKE, LANDON, & WASSAN, INC. 188 PAGE 514
ARTICLES OF INCORPORATION

FIRST: I, Charles N. Landon, whose post office address is 715 Harness
Creek View Drive, Annapolis, MD 21403, being at least eighteen (18) years of
age, hereby form a corporation under and by virtue of the General Laws of
the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to
as the "Corporation") is Pike, Landon & Wassan, Inc.

THIRD: The purposes for which the Corporation is formed are:

1. To purchase, invest in, lease, hire or otherwise acquire, own, hold,
manage, and control commercial real and personal property, of every kind
and description, including its own stock and stock in any other corporations,
and to manage, sell, dispose of, trade, lease, convey, encumber and mortgage
said property, or any part thereof. To acquire, hold, lease, manage, operate,
develop, control, build, erect, maintain, construct, reconstruct or purchase,
either directly or through ownership of stock in any corporation, any lands
buildings, offices, stores, warehouses, mills, shops, factories, plants, marinas,
machinery rights, easements, privileges, franchises, and licenses, and to sell,
lease, hire or otherwise dispose of lands, buildings or other property of the
corporation, or any part thereof.

2. To do anything permitted by Section 2-103 of the Corporations and
Associations Article of Annotated Code of Maryland, as amended from time to
time.

FOURTH: The post office address of the principal office of the
Corporation in this State is 715 Harness Creek View Drive, Annapolis, Maryland
21403. The name and post office address of the Resident Agent of the
Corporation in this State is Charles N. Landon, Post Office Box 3517, 715
Harness Creek View Drive, Annapolis, Maryland 21403. Said Resident Agent is
an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation
has authority to issue is Five Thousand (5,000) shares of common stock,
without par value.

1987 JUN 28 AM 9:22
H. EMIL SCHAFER
CLERK

61788245

2827 2054

0189 1859

SIXTH: The number of Directors of the Corporation shall be Three (3), which numbers may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three, provided that:

(1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and

(2) If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three, but not less than the number of stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: William C. Wassan, Sandra G. Pike, and Charles N. Landon.

SEVENTH: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

EIGHTH: (1) As used in this Article EIGHTH, any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

(2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.

(3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52 188 PAGE 517

_____ Close _____

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Special Fee, etc.

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: pcm

Documents on _____ checks _____

Mail to Address: Basil Moore
4 1/2 Church Circle, PO Box 711
Annapolis, Md 21404-0711

Code _____
ATTENTION: _____

NOTE:

2827 2057

0189 1871

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 518

ARTICLES OF INCORPORATION
OF
PIKE, LANDON & WASSAN, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 27, 1986 AT 10:24 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

[Signature]

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$

D2159010

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206144

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 2053

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

A CLOSE CORPORATION APPROVED FOR RECORD
ARTICLES OF INCORPORATION ⁶⁻²⁷⁻⁸¹ at 9.30a .m.

OF
JH HOMES, INC.

188 PAGE 519

W
FIRST: I, James Holechek, whose post office address is P.O. Box 21, By Water Road, Gibson Island, Maryland 21056, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is:

JH HOMES, INC.

THIRD: The Corporation shall be a close corporation as authorized by Title 4 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

- 1) To engage in the construction, renovation, reparation, restoration and remodeling of all kinds of residential and commercial buildings and real estate; and
- 2) To purchase, lease or otherwise acquire, hold, own, mortgage, pledge, encumber, sell and dispose of all kinds of residential and commercial property; and
- 3) To engage in any other lawful purpose or business in connection with the foregoing, or which is calculated directly or

1987 JUN 27 P 9 56

1987 JUN 28 AM 9:22
HELEN E. SCHAFER
CLERK

2827 2002

0189 1873

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

indirectly to promote the interest of the Corporation or to enhance the
values of its properties; and

188 PAGE 520

4) To do anything permitted by Section 2-103 of the
Corporations and Associations Article of the Annotated Code of Maryland, as
amended from time to time.

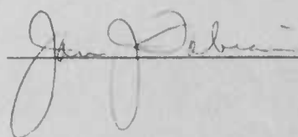
FIFTH: The post office address of the principal office of
the Corporation in this State is P.O. Box 21, By Water Road, Gibson Island,
Maryland 21056. The name and post office address of the Resident Agent of
the Corporation in this State is James Holechek, P.O. Box 21, By Water Road,
Gibson Island, Maryland 21056. Said Resident Agent is an adult citizen
actually residing in this State.

SIXTH: The total number of shares of capital stock which the
Corporation has authority to issue is one hundred (100) shares of common
stock, without par value.

SEVENTH: The Corporation shall have two (2) Directors, and
James Holechek and Patricia Holechek shall act as such until the First and
Organizational Meeting, or until their successors are duly chosen and quali-
fied and the issuance of one or more shares of stock has been completed. After
such time the Corporation shall have no Board of Directors.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this
20 day of March, 1986, and I hereby acknowledge the same
to be my true act and deed.

WITNESS:



 (SEAL)
JAMES HOLECHEK

-2-

2827 2003

0189 1874

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 521

STATE OF MARYLAND, COUNTY OF Baltimore, To Wit:

I HEREBY CERTIFY, That on this 21st day of March, 1986, before me,
the subscriber, a Notary Public of the State of Maryland, in and for the
County of Baltimore, aforesaid, personally appeared JAMES HOLECHEK
and acknowledged that the signature appearing hereon in these Articles of
Incorporation is genuine and that he acknowledges same to be his true act
and deed.

AS WITNESS my hand and Notarial Seal the day and year last above
written.

M. Gerace
NOTARY PUBLIC
BALTIMORE COUNTY, MD.

My Commission expires 7/1/86.

2827 2004



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52 188 PAGE 522

_____ Close

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: [Signature]

Documents on _____ checks
Mail to Address: Susan Spiess
Pfeifer & Fabian, PA
15 Charles Plaza # 200
Balt, Md 21201

Code _____
ATTENTION: _____

NOTE:

2827 2005

0189 1876

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Vn 188 PAGE 523

ARTICLES OF INCORPORATION
OF
JH HOMES, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 27, 1986 AT 09:56 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$ _____

D2158939

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206136

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO 2827 2001

0189 1877

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 524

STATE DEPARTMENT OF ASSESSMENT
AND TAXATION
APPROVED FOR RECORD
at 10:30

ARTICLES OF INCORPORATION
OF

QUALITY CONCRETE, INC..

FIRST: That I, the subscriber, BRUCE E. KAUFFMAN, whose post office address is 406 W. Pennsylvania Avenue, Towson, Maryland 21204, being at least eighteen (18) years of age, under and by virtue of the General Laws of the State of Maryland authorizing the formation of corporations, am forming a corporation by the execution and filing of these Articles.

SECOND: The name of the corporation (which is hereinafter called the "CORPORATION") is:
QUALITY CONCRETE, INC.

THIRD: The purposes for which the Corporation is formed are as follows:
A. To engage in the concrete contracting business and subcontracting and to engage generally in all aspects of the construction business.
B. To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as Amended, from time to time.

FOURTH: The post office address of the principal office of the Corporation in this State is: 7509 Connelley Drive, Hanover, Maryland 21076. The name and post office address of the Resident Agent of the Corporation in this State is: James Selfridge, 6852 Ducketts Lane, Elkridge, Maryland 21227. Said Resident Agent is an individual actually residing in this State.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares of Common Stock, without par value.

SIXTH: The number of Directors of the Corporation shall be one (1) which number may be changed from time to time pursuant to the By-Laws, but which shall never be less than the number of Directors required by law. The name of the Director who shall act until the first annual meeting or until his successor is duly chosen and qualified is: JAMES SELFRIDGE

SEVENTH: Except as may otherwise be provided by the Board of Directors, no holders of any shares of stock of the

61778349

2827 0764

1987 JUN 28 PM 9:22
H. ERNE SCHAFER
CLERK

Law Offices
Kraft and Kauffman, P.A.
406 W. Pennsylvania Ave
Towson, Maryland 21204
(301) 823-6700

0189 1810

Corporation shall have pre-emptive rights to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

EIGHTH: The following provision is hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the Directors and Stockholders:

1. The Board of Directors of the Corporation may classify or reclassify any unissued stock by setting or changing in any one or more respects, from time to time before issuance of such stock, the preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends, qualifications, and terms or conditions of redemption of such stock.

2. The Corporation reserves the right to amend its Charter so that such amendment may alter the contract rights, as expressly set forth in the Charter, of any outstanding stock, and any objecting stockholder whose rights may or shall be thereby substantially adversely affected shall not be entitled to demand and receive payment of the face value of his stock.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

NINTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have hereunto set my hand and seal
this 25th day of June, 1986, and acknowledge

Law Offices
Kraft and Kauffman, P.A.
406 W. Pennsylvania Ave.
Towson, Maryland 21204
(301) 823-5700

2827 0765

the foregoing Articles of Incorporation to be my act and deed.

WITNESS:

J. Joseph C. Clarke *Bruce E. Kauffman* (SEAL)
BRUCE E. KAUFFMAN

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Law Offices
Kraft and Kauffman, P.A.
408 W. Pennsylvania Ave.
Towson, Maryland 21204
(301) 823-5700

2827 0766

0189 1880



STATE OF MARYLAND
State Department of Assessments and Taxation

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 Business Code 03 County 52 **188** PAGE **527**

_____ Close _____
 Merging (Transferor) _____ Surviving (Transferee) _____

 Name Change (New Name) _____
 _____ Change of Name _____
 _____ Change of Principal Office _____
 _____ Change of Resident Agent _____
 _____ Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED
61		Rec. Fee (Arts. of Inc.)
20	<u>20</u>	Organ. & Capitalization
62	<u>20</u>	Rec. Fee (Amendment)
63		Rec. Fee (Merger or Consolidation)
64		Rec. Fee (Transfer)
65		Rec. Fee (Dissolution)
66		Rec. Fee (Revival)
52		Foreign Qualification
51		Foreign Name Registration
50		Cert. of Qualification or Registration
13		Certified Copy
56		Foreign Penalty
54		For. Supplemental Cert.
73		Cert. of Conveyance

CODE	AMOUNT	FEE REMITTED
75		Special Fee
80		For. Limited Partnership
83		Cert. Ltd. Partnership
84		Amend. to Limited Partnership
85		Term. of Limited Partnership
21		Recordation Tax
22		State Transfer Tax
23		Local Transfer Tax
31		Corp. Good Standing
NA		For. Corporation Registration
		Other

TOTAL FEES 40 Check _____ Cash _____
 Documents on _____ checks _____

Mail to Address: Kraft & Kauffman
406 W. Pennsylvania Ave
Towson, Md 21204

APPROVED BY: PCM

Code _____
 ATTENTION: _____

NOTE:

2827 0767

0189 1881

188 PAGE 528

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
QUALITY CONCRETE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 26, 1986 AT 10:30 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID

\$ _____

D2158848

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206127

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO 2827 0763

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 529

STATE DEPARTMENT OF ASSESSMENT
AND TAXATION
APPROVED FOR RECORD
1986 JUN 26 at 9:40 .m.

8

ARTICLES OF INCORPORATION
OF
CHESAPEAKE COMPUTING, INC.

A Maryland Close Corporation,
Organized Pursuant to Title 4 of the
Corporations and Associations Article of the
Annotated Code of Maryland

FIRST: I, FRANCIS S. BROCATO, whose address is 1402
Fidelity Building, 210 North Charles Street, Baltimore, Maryland,
21201, being at least 18 years of age, hereby form a Corporation
under and by virtue of the general laws of the state of Maryland.

SECOND: The name of the Corporation (which is hereafter
referred to as the "Corporation") is Chesapeake Computing, Inc.

THIRD: The Corporation shall be a close corporation
as authorized by Title 4 of the Corporations and Associations
Article of the Annotated Code of Maryland.

FOURTH: The purposes for which the Corporation is
formed are:

1. To engage in the business of computer hardware
and software systems design and implementation, and computer data
base design, implementation, and maintenance; to engage in the
development and sale of computer hardware, software, and ancil-
lary goods and services; to develop and maintain turnkey com-
puter data base systems and to engage in any other lawful purpose
and business; and

2. To do anything permitted by Section 2-103 of
the Corporations and Associations Article of the Annotated Code of
Maryland, as amended from time to time.

1987 JUN 28 AM 9:22
H ENLE SCHAFER
CLERK

61778144

2827 0728

0189 1883

188

FIFTH: The post office address of the principal office of the Corporation in this state is 1252 River Bay Road, Annapolis, Maryland, 21401. The name and post office address of the Resident Agent of the Corporation in this state is OWEN DALL, 1252 River Bay Road, Annapolis, Maryland, 21401. Said Resident Agent is an individual actually residing in this state.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is one thousand (1,000) shares of common stock, without par value.

SEVENTH: The Corporation elects to have no Board of Directors. Until the election of have no Board of Directors becomes effective, there shall be one (1) director, whose name is OWEN DALL.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 25th day of June, 1986, and I acknowledge the same to be my act.

Margie A. Williams
Witness

Francis S. Brocato
Francis S. Brocato

2827 0729



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 county 52

10 Close

Merging (Transferor) _____

Surviving (Transferee) _____

188 PAGE 531

Name Change (New Name) _____

Change of Name
 Change of Principal Office
 Change of Resident Agent
 Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner-
62	_____	Rec. Fee (Amendment)	83	_____	ship
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Cert. Ltd. Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Amend. to Limited
65	_____	Rec. Fee (Dissolution)	21	_____	Partnership
66	_____	Rec. Fee (Revival)	22	_____	Term. of Limited
52	_____	Foreign Qualification	23	_____	Partnership
51	_____	Foreign Name Registration	31	_____	Recordation Tax
50	_____	Cert. of Qualification or Registration	NA	_____	State Transfer Tax
13	_____	Certified Copy	_____	_____	Local Transfer Tax
56	_____	Foreign Penalty	_____	_____	Corp. Good Standing
54	_____	For. Supplemental Cert.	_____	_____	For. Corporation
73	_____	Cert. of Conveyance	_____	_____	Registration
					Other _____

TOTAL FEES 40 Check _____ Cash _____

APPROVED BY: PCM

Documents on _____ checks

Mail to Address: Francis Brocato
1402 Fidelity Bldg
Balto, MD 21201

Code _____
ATTENTION: _____

NOTE:

2827 0730

0189 1885

188 PAGE 532

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
CHESAPEAKE COMPUTING, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 26, 1986 AT 09:40 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

3

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$ _____

D2158780

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206121

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 0727

MICRO UPDATES UNLIMITED, INC.

ARTICLES OF INCORPORATION
AND TAXATION

APPROVED FOR RECORD 188 533

7-8-86 at 8:37a.m.

CLERK'S NOTE
Document submitted
in a condition not
satisfactory photogra-
duction.

FIRST: I, Jayme L. Ayers, whose post office address is 838 Ritchie Highway, Suite 4, Severna Park, Maryland 21146, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter referred to as the "Corporation") is MICRO UPDATES UNLIMITED, INC.

THIRD: The purposes for which the Corporation is formed are:

(1) To engage in the business of upgrading and modifying computer terminals and its various hardware components for governmental bodies, agencies, commissions or departments, individuals, partnerships, corporations and any other type of entity using computers; and to engage in any other lawful purpose and business.

(2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principle office of the Corporation 8114 Forest Glen Drive, Pasadena, Maryland 21122. The name and post office address of the Resident Agent of the Corporation in this State is John B. Blank, III, 8114 Forest Glen Drive, Pasadena, Maryland 21122. Said Resident Agent is an individual actually residing in this State and is at least eighteen (18) years of age.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is five thousand (5,000) shares of common stock without par value.

61898234

2828 2482

0189 1887

1987 JAN 28 AM 9:22
H. EMIL SCHAFER
CLERK

SIXTH: The number of Directors of the Corporation shall be two (2), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three, provided that:

(1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and

(2) If there is stock outstanding and so long as there are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are John B. Blank, III and Delores A. Blank.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

(3) The Corporation reserves the right to amend its Charter so that such amendment may alter the contract rights, as

expressly set forth in the Charter, of any outstanding stock, and any objecting stockholders whose rights may or shall be thereby substantially adversely affected shall not be entitled to demand and receive payment of the face value of his stock.

(4) The Board of Directors of the Corporation is hereby expressly authorized and empowered to make, alter or amend the By-Laws.

(5) The Board of Directors of the Corporation is hereby empowered, from time to time, to set apart out of any funds or assests of the Corporation available for dividends an amount or amounts to be reserved as working capital or for any other lawful purpose and to abolish any reserve so created and to determine whether any and, if any, what part of the surplus shall be declared and paid to its stockholders; and all rights of the holders of stock of the Corporation with respect to dividends shall be subject to the power of the Board of Directors to do so.

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland or hereafter in force.

EIGHTH: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or option to subscribe for, purchase or otherwise acquire such shares.

2828 2484

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

NINTH: (1) As used in this Article NINTH, any word or words that are defined in Section 2-418 of the Corporation and Associations Article of the Annotated Code of Maryland (the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

(2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.

(3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise any proceeding referred to in subsections (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding, the Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding; or (ii) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceeding, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

... 188 PAGE 537

IN WITNESS WHEREOF, I have signed these Articles of
Incorporation this 8th day of July 1986, and
I acknowledge the same to be my act.

WITNESS:

Shirley A. Harfield

Jayme L. Ayers

Jayme L. Ayers
838 Ritchie Highway,
Suite #4
Severna Park, Maryland
21146
(301) 544-3900

2828 2486

0189 1891



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 020 BUSINESS CODE 03 COUNTY 1532 PAGE 538

_____ P.A. _____ Religious _____ Close _____ Stock _____ Nonstock _____

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	<u>20</u>	Organ. & Capitalization	Name Change (New Name) _____
61	<u>80</u>	Rec. Fee (Arts. of Inc.)	_____
62	_____	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____
65	_____	Rec. Fee (Dissolution)	_____
66	_____	Rec. Fee (Revival)	_____ Change of Name
52	_____	Foreign Qualification	_____ Change of Principal Office
50	_____	Cert. of Qual. or Reg.	_____ Change of Resident Agent
51	_____	Foreign Name Registration	_____ Change of Resident Agent Address
13	_____	Certified Copy	_____
56	_____	Foreign Penalty	_____
54	_____	For. Supplemental Cert.	_____
73	_____	Cert. of Conveyance	_____
75	_____	Special Fee	_____
80	_____	For. Limited Partnership	_____
83	_____	Cert. Limited Partnership	_____
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	_____	Corp. Good Standing	_____
NA	_____	Foreign Corporation Registration	_____
_____	_____	Other	_____
_____	_____	Other	_____

TOTAL FEES 40
 Check _____ Cash _____
Documents on _____ checks

MAIL TO ADDRESS:
Jayme Ayers
838 Ritchie Highway #4
Jernersville, Md
21146

NOTE:
Mail to:
John Blank
8114 Forest Glen
2821 Drive
Pasadena, Md 21122

APPROVED BY: js

188 PAGE 539

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
MICRO UPDATES UNLIMITED, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 08, 1986 AT 08:37 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$ _____

D2162824

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206075

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2828 2481

0189 1893

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 540

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

EDWARDS BOBCAT SERVICE, INC. APPROVED FOR RECORD
ARTICLES OF INCORPORATION 7-3-86 at 10:03 a.m.

FIRST: I, Clayton Greene, Jr. whose post office address is 1410
Crain Highway North, Suite 3B, Glen Burnie, Maryland 21061, being
least eighteen (18) years of age, hereby form a corporation under
by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereinafter called
the "Corporation") is EDWARDS BOBCAT SERVICE, INC.

THIRD: The purposes for which the Corporation is formed are:

(1) Excavating, snow removal, hauling, backfilling, footings,
grading, basement digging, street cleaning, and to engage in any other
lawful purpose in business.

(2) To do anything permitted by Section 2-103 of the Corporations
and Associations Article of the Annotated Code of Maryland, as amended
from time to time.

FOURTH: The post office address of the principal office of the
Corporation in this State is 6468 Bricktown Circle, Glen Burnie,
Maryland 21061. The name and post office address of the Resident
Agent of the Corporation in this State are Hattie Mae Edwards, 411
Magothy Bridge Road, Pasadena, Maryland 21122. Said Resident Agent is
an individual actually residing in this State.

61848284

2828 0121

1987 JUN 28 AM 9:22
HEIDI SCHAFER
CLERK

1986
JUL 3
10:03
P.M.

0189 1894

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is five thousand (5000) shares of common stock, without par value.

SIXTH: The number of Directors of the Corporation shall be three (3) which number may be increased or decreased pursuant to the By-Laws of the Corporation but shall never be less than three (3) provided that:

(1) There is no stock outstanding, the number of Directors may be less than three (3) but not less than one (1); and

(2) If there is stock outstanding and so long as there are less than three (3) stockholders, the number of Directors may be less than three (3) but not less than the number of stockholders.

SEVENTH: The names of the Directors who shall act until the first annual meetings or until their successors are duly chosen and qualified are: Hattie Mae Edwards, Timothy Edwards, and Samuel U. Edwards.

EIGHTH: Except as may otherwise be provided by the Board of Directors, no holder of any shares of the capital stock of the Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 542

or convertible into such shares, or any warrants or other instruments
evidencing rights or options to subscribe for, purchase or otherwise
acquire such shares.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation
this 1st day of July, 1986, and I acknowledge the same to
be my act.

Cheryl deBour
Witness

Clayton Greene, Jr.
CLAYTON GREENE, JR.

2828 0123

0189 1896



STATE OF MARYLAND
State Department of Assessments and Taxation

General Business Division 188 PAGE 543

DOCUMENT CODE 02 FS BUSINESS CODE 03 COUNTY Sa

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

_____ P.A. _____ Religious _____ Close _____ Stock _____ Nonstock _____

Merging (Transferor) _____ Surviving (Transferee) _____

CODE AMOUNT FEE REMITTED

20 20 Organ. & Capitalization
61 20 Rec. Fee (Arts. of Inc.)
62 _____ Rec. Fee (Amendment)
63 _____ Rec. Fee (Merger or Consolidation)
64 _____ Rec. Fee (Transfer)
65 _____ Rec. Fee (Dissolution)
66 _____ Rec. Fee (Revival)
52 _____ Foreign Qualification
50 _____ Cert. of Qual. or Reg.
51 _____ Foreign Name Registration
13 _____ Certified Copy
56 _____ Foreign Penalty
54 _____ For. Supplemental Cert.
73 _____ Cert. of Conveyance

Name Change (New Name) _____

_____ Change of Name
_____ Change of Principal Office
_____ Change of Resident Agent
_____ Change of Resident Agent Address

75 _____ Special Fee
80 _____ For. Limited Partnership
83 _____ Cert. Limited Partnership
84 _____ Amendment to Limited Partnership
85 _____ Termination of Limited Partnership
21 _____ Recordation Tax
22 _____ State Transfer Tax
23 _____ Local Transfer Tax
31 _____ Corp. Good Standing
NA _____ Foreign Corporation Registration
_____ Other _____
_____ Other _____

Code _____

ATTENTION: _____

MAIL TO ADDRESS: _____

Clayton Greene, Jr
1410 Crain Highway N #3B
Glen Burnie, Md
21061

TOTAL FEES 40

Check _____ Cash

_____ Documents on _____ checks

NOTE: _____

APPROVED BY: [Signature]

2828 0124

0189 1897

188 PAGE 544

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
EDWARDS BOBCAT SERVICE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 03, 1986 AT 10:03 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ 20

\$ 20

\$

02161180

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206365

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2828 0120

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 545

ARTICLES OF INCORPORATION
OF
USA CHARTERS, LTD. 7-3-86 at 10:07a .m.

We hereby associate to form a stock corporation under the provisions of the Maryland's Corporation Law, MD, CORPS. & ASS'NS. CODE ANN. Section 2-101, et seq., and to that end set forth the following Articles of Incorporation for such corporation:

ARTICLE I: The name of the Corporation is: USA CHARTERS, LTD.

ARTICLE II: The name of the Corporation's incorporator is Q. Russell Hatchl. Mr. Hatchl is 18 years of age or older and is forming the Corporation under the general laws of the State of Maryland. His address is 1101 Vermont Avenue, N.W., Suite 400, Washington, D.C. 20005.

ARTICLE III: The address of the Corporation's principal office is 7804 Den Meade Avenue, Ft. Washington, MD 20744.

ARTICLE IV: The name of the Corporation's registered agent is James R. Wilson. The address of the Corporation's registered agent is 7804 Den Meade Avenue, Ft. Washington, MD 20744.

ARTICLE V: The nature of the business of the Corporation and the purposes for which it is formed are to operate charter boats and any other lawful activity.

ARTICLE VI: The aggregate number of shares which the Corporation shall be authorized to issue and the par value per share as follows:

Class	Number of Shares	Per Share Par Value
Common	20	\$1.00

ARTICLE VII: The Corporation shall have two (2) directors. The names of those directors who will act until the first annual meeting of the Corporation and until successors are elected are as follows:

- James R. Wilson
- Janet M. Wilson

ARTICLE VIII: The term of the Corporation's existence shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 30th day of June 1986, and acknowledged the same to be my act.

Q. Russell Hatchl
Q. Russell Hatchl

1101 Vermont Avenue, N.W., Suite 400
Washington, D.C. 20005

61848288

2828 0118

1987 JAN 29 AM 9:22
H. ENLE SCHAFER
CLERK

0189 1899



STATE OF MARYLAND
State Department of Assessments and Taxation PAGE 546
Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 10 BUSINESS CODE 03 COUNTY 22

_____ P.A. _____ Religious _____ Close _____ Stock _____ Nonstock _____

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	<u>20</u>	Organ. & Capitalization	Name Change
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	(New Name) _____
62	_____	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____
65	_____	Rec. Fee (Dissolution)	_____
66	_____	Rec. Fee (Revival)	_____ Change of Name
52	_____	Foreign Qualification	_____ Change of Principal Office
50	_____	Cert. of Qual. or Reg.	_____ Change of Resident Agent
51	_____	Foreign Name Registration	_____ Change of Resident Agent Address
13	_____	_____ Certified Copy _____	_____
56	_____	Foreign Penalty	_____
54	_____	For. Supplemental Cert.	_____
73	_____	Cert. of Conveyance	_____
75	_____	Special Fee	_____
80	_____	For. Limited Partnership	_____
83	_____	Cert. Limited Partnership	_____
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	_____	Corp. Good Standing	_____
NA	_____	Foreign Corporation Registration	_____
_____	_____	Other _____	MAIL TO ADDRESS: _____
_____	_____	Other _____	<u>Clohan, Adams</u>
_____	_____	_____	<u>Q. Russell Hatchel</u>
_____	_____	_____	<u>1101 Vermont Av, NW</u>
_____	_____	_____	<u># 400</u>
_____	_____	_____	<u>Wash DC 20005</u>

TOTAL FEES 40
 Check Cash
 _____ Documents on _____ checks

MAIL TO ADDRESS: _____
Clohan, Adams
Q. Russell Hatchel
1101 Vermont Av, NW
400
Wash DC 20005
 NOTE: _____

APPROVED BY: [Signature]

2828 0119

0189 1900

188 PAGE 547

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
USA CHARTERS, LTD.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 03, 1986 AT 10:07 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

2

ORGANIZATION AND
CAPITALIZATION FEE PAID.

\$ _____ 20

RECORDING
FEE PAID.

\$ _____ 20

SPECIAL
FEE PAID.

\$ _____

D2161172

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206364

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2828 0117

0189 1901

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 548

DISTINCTIVE PAINTING & DRYWALL, INC.
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

ARTICLES OF INCORPORATION APPROVED FOR RECORD

FIRST: The undersigned John C. Barbo, 7/3/84 at 12:09 .m.,
331 Edgemere Drive,
Annapolis, Maryland, 21403, being at least eighteen years of age, does hereby
form a corporation under and by virtue of the General Laws of the State of
Maryland.

SECOND: The name of the corporation (which is hereinafter called
the Corporation) is Distinctive Painting & Drywall, Inc.

THIRD: The purposes for which the Corporation is formed are as
follows:

1. To carry on and conduct the business of general painting and drywall contractors and decorators and of making, performing, and discharging contracts therefor, or relating thereto, or connected therewith, both as contractor and subcontractor, and all allied and interdependent lines of business.
2. To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

NOV 3 12:09

FOURTH: The post office address of the principal office of the Corporation in Maryland is 331 Edgemere Drive, Annapolis, Maryland, 21403. The name and post office of the resident agent of the Corporation in Maryland is John C. Barbo, 331 Edgemere Drive, Annapolis, Maryland, 21403. Said resident agent is a citizen of Maryland and actually resides therein.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5000) shares of common stock, without par value.

SIXTH: The number of Directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three, provided that:

- (1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and
- (2) If there is stock outstanding and so long as there

61848472

2828 0406

1987 JAN 28 AM 9:22
H. ERLE SCHAFER
CLERK

0189 1902

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

are less than three stockholders, the number of directors may be less than three but not less than the number of stockholders. 188 PAGE 549

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: John C. Barbo, 331 Edgemere Drive, Annapolis, Maryland, 21403; Roger S. Orem, Route 2, Box #6A1, Kent Cove, Stevensville, Maryland, 21666; and Suzanne Orem, Route 2, Box #6A1, Kent Cove, Stevensville, Maryland, 21666.

SEVENTH: The restriction imposed upon the transferability of shares of this Corporation is:

If any holder of any shares desires to dispose of the same or any part thereof, he shall have no right or power to dispose of same to any person without first making a written offer to sell the same to the Corporation, which shall have the right, with fifteen (15) days after receipt of such offer, to elect to purchase the same at the book value thereof, as shown upon the last annual statement of the Corporation, plus or minus the stock's pro rata proportion of the net profits or losses of the Corporation for the part of the fiscal year elapsed since the date of the last annual statement to the date of acceptance by the Corporation of the offer to sell the stock.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation and acknowledged the same to be my act on this 3rd day of July, 1986.

WITNESS

Frank B. Walsh, Jr. John C. Barbo (SEAL)
Frank B. Walsh, Jr. John C. Barbo

2828 0407

0189 1903



STATE OF MARYLAND
State Department of Assessments and Taxation
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 021B BUSINESS CODE 03 COUNTY 52

_____ P.A. _____ Religious _____ Close Stock 188 PAGE 550
 _____ Nonstock

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	<u>20</u>	Organ. & Capitalization	<u>Name Change</u>
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	(New Name) _____
62	_____	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____
65	_____	Rec. Fee (Dissolution)	_____
66	_____	Rec. Fee (Revival)	_____ Change of Name
52	_____	Foreign Qualification	_____ Change of Principal Office
50	_____	Cert. of Qual. or Reg.	_____ Change of Resident Agent
51	_____	Foreign Name Registration	_____ Change of Resident Agent
13	_____	Certified Copy	_____ Address
56	_____	Foreign Penalty	_____
54	_____	For. Supplemental Cert.	_____
73	_____	Cert. of Conveyance	_____
75	_____	Special Fee	_____
80	_____	For. Limited Partnership	_____
83	_____	Cert. Limited Partnership	_____
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	_____	Corp. Good Standing	_____
NA	_____	Foreign Corporation Registration	_____
_____	_____	Other	MAIL TO ADDRESS: _____
_____	_____	Other	<u>Frank Walsh</u>
_____	_____	Other	<u>1200 West St</u>
_____	_____	Other	<u>Annap, Md 21401</u>

TOTAL FEES 40 Check 40 Cash

1 Documents on 1 checks

APPROVED BY: PA

NOTE:

2828 0408

0189 1904

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic reproduction.

188 PAGE 551

ARTICLES OF INCORPORATION
OF
DISTINCTIVE PAINTING & DRYWALL, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 03, 1986 AT 12:09 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID \$ 20
RECORDING FEE PAID \$ 20
SPECIAL FEE PAID \$
02161156
ANNE ARUNDEL

TO THE CLERK OF THE COURT OF
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206362

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO. 2828 0405

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6-30-86

ARTICLES OF INCORPORATION at 9:39 a.m.

OF

SOLO MAGAZINE, INC.

188 PAGE 552

(A CLOSE CORPORATION)

I, the undersigned, ANTHONY A PASCAL, whose post office address is 3324 Harness Creek Road, Annapolis, Maryland 21403, being at least eighteen (18) years of age do hereby serve as the incorporator with the intention of forming a close corporation under and by virtue of General Laws of the State of Maryland.

ARTICLE I - NAME

The name of the Corporation hereinafter called the Corporation is:

SOLO MAGAZINE, INC.

ARTICLE II - PURPOSES

The general nature of its business, and the purpose for which the Corporation is formed, are as follows:

FIRST: To publish a real estate magazine concerning the sale or lease of property by owner.

SECOND: To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

ARTICLE III - POWERS

The Corporation shall have the power and authority to do and perform any and all acts intended to carry out or facilitate the purposes and businesses above mentioned, and to carry on any other business which may be deemed by the Corporation to effectuate or facilitate, directly or indirectly, the transaction or the aforesaid objects, purposes, or

1987 JAN 28 AM 9:21
H. ERLE SCHAFER
CLERK

1986 JUN 30 P 9 39

2827 0794

0189 1906

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 553

businesses, or to enhance the value of the corporate property,
business or rights.

ARTICLE IV - A CLOSE CORPORATION

The Corporation shall be a close Corporation, as
authorized by Title 4 of the Corporations and Associations
Article of the Annotated Code of Maryland, as amended.

ARTICLE V - ADDRESS AND RESIDENT AGENT

✓ The post office address and the principal office of the
Corporation is 3324 Harness Creek Road, Annapolis, Maryland
21403. The resident agent of the Corporation is Vincent A.
Mulieri, whose post office address is 190 Duke of Gloucester
Street, Annapolis, Maryland, 21401 and he is an individual
actually residing in this State.

ARTICLE VI - STOCK

The total number of shares of capital stock which the
Corporation has authority to issue is One Thousand (1,000) shares
of common stock, without par value.

ARTICLE VII - DIRECTORS

The number of directors shall be one (1), pursuant to
§4-301 of the Corporations and Associations Article of the
Annotated Code of Maryland unless and until the Corporation
elects to have no board of directors as provided by law. The
name of the director who shall act until then is:

ANTHONY A. PASCAL
3324 Harness Creek Road
Annapolis, Maryland 21403

- 2 -

2827 0795

0189 1907

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 554

ARTICLE VIII - OFFICERS

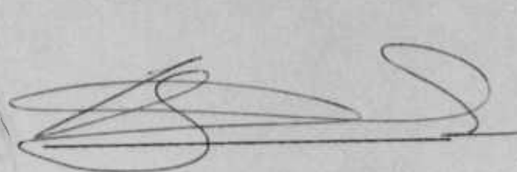
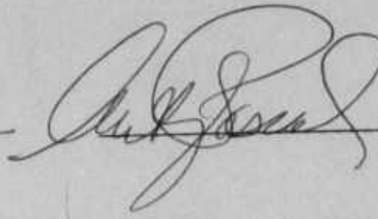
The executive officers of the Corporation shall be a President, a Secretary and a Treasurer, which offices may be held by the same person. The officers of the Corporation shall have only such powers as are granted by the By-Laws of the Corporation or by the Board of Directors by action taken at any regular or special meeting hereof. Additional officers may be appointed at the discretion of the Board of Directors.

ARTICLE IX - DURATION

The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 16th day of June, 1986, and I acknowledge the same to be my act.

WITNESS:

  [SEAL]



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 021 Business Code 03 County 52 188 PAGE 555

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Foreign Qualification, etc.

TOTAL FEES 40 Check Cash

APPROVED BY: [Signature]

Documents on checks

Mail to Address: Vincent Mulieri
PO Box 28
Annapolis MD 21404

Code
ATTENTION:

NOTE:

2827 0797

0189 1909

188 PAGE 556

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
SOLO MAGAZINE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 30, 1986 AT 09:39 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$ _____

D2160133

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206243

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER. FOLIO 2827 0793

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

55B-36

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD
6/27/84 at 2:01 P.M.

ARTICLES OF INCORPORATION

OF

188 PAGE 557

LONDON DORSEY, LTD.

The undersigned, Michael Lewis Freilich, the Incorporator, being at least 18 years of age and whose post office address is 408 Bosley Avenue, Towson, Maryland 21204, desires to form, and hereby forms, a corporation in accordance with and by virtue of the General Laws of the State of Maryland, and does hereby certify:

FIRST: The name of this corporation (Corporation) is: LONDON DORSEY, LTD.

SECOND: The object and purpose for which the Corporation is formed and the business to be carried on and promoted by it are:

(a) to promote, sell, and provide education (classes, newsletter, pamphlets and the like) products and services relating to child bearing and early childhood rearing, and all ancillary goods, products, and services;

(b) To enter into partnerships, joint ventures, other business associations and licensing agreements for any lawful purpose;

(c) To purchase, lease and otherwise acquire, hold, mortgage and otherwise dispose of all kinds of property, real, personal and mixed, in this State and in any part of the world; and

(d) To engage in any other lawful act or activity for which corporations may be formed in accordance with the General Laws of the State of Maryland.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation, of the powers conferred upon this Corporation by law, and is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict any of the powers of this Corporation.

1987 JUN 28 AM 9:21
H. SCHAFER
CLERK

1987 JUN 27 P 2:01

W

61788476

Page 1

2827 0539

0189 1911

THIRD: The post office address of the principal office of the Corporation in the State of Maryland is 551 Bay Dale Court, Arnold, Maryland 21012.

FOURTH: The resident agent of the Corporation is Michael Lewis Freilich, who is a citizen of and actually resides in the State of Maryland and whose post office address is 408 Bosley Avenue, Towson, Maryland 21204.

FIFTH: Except as may otherwise be provided by the Board of Directors, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase, subscribe for or otherwise acquire any share of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

SIXTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

1. The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

2. The Board of Directors may classify or reclassify any unissued shares of the stock of the Corporation of any class now or hereafter authorized by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, voting powers, restrictions and qualifications of, dividends on, the times and prices of redemption and conversion rights of such shares.

3. The Corporation reserves the right to amend its charter or Articles of Incorporation or both so that such amendment may alter the contract rights, as expressly set forth in the charter, of any outstanding stock, and no objecting stockholder whose rights may or shall be thereby substantially adversely affected shall be entitled to the same rights as an objecting stockholder in the case of a consolidation or merger.

The enumeration and definition of a particular power of the Board of Directors included in this Article shall in no way be limited or restricted by reference to or inference

from the terms of any clause of this or any other article of the charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

SEVENTH:

1. The number of Directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than the number of stockholders, or if there is no stock outstanding, the number of Directors may not be less than one.

2. The names of the Directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: Michael Lewis Freilich.

3. The Corporation may determine by its By-Laws, the classification and number of its Directors, which may from time to time be fixed at a number greater than that named in these Articles of Incorporation, but the number of Directors may not be less than the number specified in Section 1 of this Article Seventh.

EIGHTH:

1. The Corporation shall indemnify and advance expenses to a present or former director or officer or both of the Corporation in connection with any proceeding that is brought against such officer or director or both, to the fullest extent permitted by in accordance with Maryland law.

2. With respect to an employee or agent other than an officer or director of the Corporation, the Corporation may, as determined by the Board of Directors, indemnify and advance expenses to such employee or agent in connection with a proceeding to the extent permitted by and in accordance with Maryland Law.

NINTH: The total amount of authorized capital stock of the Corporation is five thousand (5000) shares without par value.

TENTH: A shareholder entitled to vote in any election for Directors may accumulate his votes and give one candidate a number of votes equal to the number of Directors to be elected, multiplied by the number of votes to which his shares are entitled, or the shareholder may distribute the

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 560

shareholder's votes on the same principle among as many candidates as desired. The candidate receiving the highest number of votes up to the number of Directors to be elected shall be and is elected.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 27th day of June, 1986 and I acknowledge the same to be my act.

WITNESS:

INCORPORATOR:

Margaret C. Easton

Michael Lewis Freilich
Michael Lewis Freilich

STATE OF MARYLAND, Baltimore City/County

I HEREBY CERTIFY that on June 27, 1986, before me, the subscriber, a Notary Public in and for the State and the City/County aforesaid, personally appeared Michael Lewis Freilich, who acknowledged the foregoing Articles of Incorporation to be his voluntary act.

WITNESS my hand and notarial seal this 27th day of June, 1986.

Margaret C. Easton
Notary Public

My Commission Expires:

7/1/90





STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 561

DOCUMENT CODE 0215 Business Code 03 County 52

_____ Close _____

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- _____ Change of Name
- _____ Change of Principal Office
- _____ Change of Resident Agent
- _____ Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partnership
62	_____	Rec. Fee (Amendment)			ship
63	_____	Rec. Fee (Merger or Consolidation)	83	_____	Cert. Ltd. Partnership
64	_____	Rec. Fee (Transfer)	84	_____	Amend. to Limited Partnership
65	_____	Rec. Fee (Dissolution)	85	_____	Term. of Limited Partnership
66	_____	Rec. Fee (Revival)			Recordation Tax
52	_____	Foreign Qualification	21	_____	State Transfer Tax
51	_____	Foreign Name Registration	22	_____	Local Transfer Tax
50	_____	Cert. of Qualification or Registration	23	_____	Corp. Good Standing
13	_____	Certified Copy	31	_____	For. Corporation Registration
56	_____	Foreign Penalty	NA	_____	Other
54	_____	For. Supplemental Cert.			Other
73	_____	Cert. of Conveyance			Other

TOTAL FEES \$40.00 Check _____ Cash _____

APPROVED BY: DK

Documents on _____ checks _____

Mail to Address: Michael Lewis Friedrich Esq
408 Bradley Ave.
Towson, Md 21284

Code _____
ATTENTION: _____

NOTE:

2827 0543

0189 1915

CLERK'S NOTATION
Document submitted for record in a condition not permitting satisfactory photographic reproduction.

188 PAGE 562

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
LONDON DORSEY, LTD.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 27, 1986 AT 02:01 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND CAPITALIZATION FEE PAID	RECORDING FEE PAID	SPECIAL FEE PAID
\$ 20	\$ 20	\$
	D2160075	

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206237

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 0538

0189 1916

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

js

ARTICLES OF INCORPORATION

Parkwood Marine, Inc

OF
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION ... 188 PAGE 563
PHI, INC.

APPROVED FOR RECORD
6-30-86 at 10.130

1986 JUN 30 A 10:13

FIRST: The undersigned, Gerald M. Katz, whose post office address is 1800 Mercantile Bank and Trust Building, 2 Hopkins Plaza, Baltimore, Maryland 21201, being over eighteen years of age and acting as incorporator, hereby forms a Corporation under the Maryland General Corporation Law.

1987 JUN 29 AM 9:21
H. ERLE SCHAFER

SECOND: The name of the corporation (which is hereinafter called the "Corporation") is: *Parkwood Marine* PHI, Inc.

THIRD: The purposes for which the Corporation is formed are as follows:

- (a) To secure title, operate and maintain a 41-foot Chris Craft boat.
- (b) To carry on any and all business, transactions and activities permitted by the Maryland General Corporation Law which may be deemed desirable by the Board of Directors of the Corporation, whether or not identical with or related to the business described in the foregoing paragraph of this Article, as well as all activities and things necessary and incidental thereto, to the full extent empowered by such laws.

FOURTH: The post office address of the principal office of the Corporation in this State is 7779 New York Lane, Glen Burnie, Maryland 21061. The resident agent of the

61818525

2827 2445

0189 1917

2455W

188 PAGE 564

Corporation in this State is Gary L. Attman, whose post office address is 7779 New York Lane, Glen Burnie, Maryland 21061. Said resident agent is a citizen of the State of Maryland, and actually resides therein.

FIFTH: The total number of shares of stock of all classes which the Corporation has authority to issue is One Thousand (1,000) shares of the par value of One Dollar (\$1.00) each, all of which shares are of one class and are designated Common Stock. The aggregate par value of all shares having par value is One Thousand Dollars (\$1,000).

SIXTH: The Corporation shall have three (3) Directors (which number may be increased or decreased, but to not less than three (3), or the number of shareholders, whichever is less, pursuant to the By-Laws of the Corporation), and Leonard J. Attman, Alvin M. Powers and Gary L. Attman shall act as such until the first annual meeting or until their successors are duly chosen and qualified.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, and securities convertible into shares of its stock, of any class or classes, whether now or hereafter

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

2455W

188 PAGE 565

authorized, for such consideration as the Board of Directors may deem advisable.

(b) No contract or other transaction between this Corporation and any other corporation, partnership, individual or other entity and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the directors of this Corporation are directors, principals, partners or officers of such other entity, or are pecuniarily or otherwise interested in such contract, transaction or act; provided that (i) the existence of such relationship or such interest shall be disclosed to the Board of Directors or to a committee of the Board of Directors if the matter involves a committee decision, and the contract, transaction or act shall be authorized, approved or ratified by a majority of disinterested directors on the Board or on such committee, as the case may be, even if the number of disinterested directors constitutes less than a quorum or (ii) the contract, transaction or act shall be authorized, ratified or approved in any other manner permitted by the Maryland General Corporation Law.

(c) The Corporation reserves the right to make, from time to time, any amendments of its charter which may now or hereafter be authorized by law, including any amendments which alter the contract rights of any class of outstanding stock as expressly set forth in the charter.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

2455W

188 PAGE 566

(d) The Board of Directors shall have the power to classify or reclassify any unissued stock, whether now or hereafter authorized, by setting or changing the preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends, qualifications, or terms or conditions of redemption of such stock.

(e) Notwithstanding any provision of law requiring any action to be taken or authorized by the affirmative vote of the holders of a designated proportion of the votes of all classes or of any class of stock of the Corporation, such action shall be effective and valid if taken or authorized by the affirmative vote of a majority of the total number of votes entitled to be cast thereon, except as otherwise provided in this charter.

(f) Unless otherwise provided by the Board of Directors, no holder of stock of any class shall be entitled to preemptive rights to subscribe for or purchase or receive any part of any new or additional issue of stock of any class of the Corporation or securities convertible into stock of any class of the Corporation.

(g) To the maximum extent permitted by the Maryland General Corporation Law as from time to time amended, the Corporation shall indemnify its currently acting and its former directors, officers, agents, and employees and those persons who, at the request of the Corporation, serve or have served another corporation, partnership, joint venture, trust

0189 1920

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

2455W

188 PAGE 567

or other enterprise in one or more of such capacities against
any and all liabilities incurred in connection with their
services in such capacities.

IN WITNESS WHEREOF, I have signed these Articles of
Incorporation on the 30th day of June, 1986, and have
acknowledged such Articles to be my act.

WITNESS:

Denise Ponce

Gerald M. Katz
Gerald M. Katz



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 028B Business Code 03 County 52
_____ Close _____ 188 PAGE 568

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
_____ Change of Principal Office _____
_____ Change of Resident Agent _____
_____ Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	<u>11</u>	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 51 Check Cash
Documents on _____ checks

APPROVED BY: [Signature]

Mail to Address: Denise Wouce
VENABLE, BAETJER AND HOWARD
1800 MERCANTILE BANK AND TRUST BUILDING
2 NODDING PLAZA
BALTIMORE, MARYLAND 21201

Code _____
ATTENTION: _____

NOTE:

2827 2450

0189 1922

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 569

ARTICLES OF INCORPORATION
OF
PARKWOOD MARINE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 30, 1986 AT 10:13 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND CAPITALIZATION FEE PAID	RECORDING FEE PAID	SPECIAL FEE PAID
\$ <u>20</u>	\$ <u>20</u>	\$ _____
<u>D2159622</u>		

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 206204

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 2444

0189 1923

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

1987 JUN 30 A 9:55

APPROVED FOR RECORD

6/30/86 at 9:55A.M.

188 PAGE 570

ARTICLES OF INCORPORATION

OF

Automatic Access Controls, Inc.
A Closed Corporation Under Title 4

THIS IS TO CERTIFY:

FIRST: That I, the incorporator only,

(1) Charles W. Martin, Jr., 895 New London Harbour,
Pasadena, MD 21122

all being of legal age, do, under and by virtue of the
General Laws of the State of Maryland, authorizing the
formation of corporations, associate myself with the
intention of the formation of a corporation.

SECOND: The name of the corporation is

Automatic Access Controls, Inc.

THIRD: The corporation shall be a closed corporation as
authorized by Title 4.

FOURTH: The purpose for which the company is formed and
the business or objects to be carried on by it are as
follows:

(a) To do a general business as commission merchant,
selling agent, and factor under del credere commission in
the manner and to the same extent as natural persons could
do; to carry on any and all business as representative of
manufacturing hardware marketing company, producers,
merchants, wholesale and retail, importers, and exporters,
generally without limitations as to class of products and
merchandise, and to manufacture, produce, adapt, repair, buy
sell and otherwise deal in any materials, articles, or
things within the United States; to make and enter into all
kinds of contracts, agreements, and obligations by or with
any person or persons, corporation, or corporations, for the
purchasing, acquiring, holding manufacturing, and selling or
otherwise disposing of, either as principal or agent, upon
commission or otherwise, all goods, wares, and merchandise
within the United States; to carry on and undertake any
business undertaking, transaction, or operation commonly
carried on or undertaken by merchants, commission men,
factors, importers, and manufacturer's agents and exporters.

(b) To acquire by purchase, subscription, contract or
otherwise, and to hold, sell, exchange, mortgage, pledge or
otherwise dispose of, or turn to account or realize upon,
and generally to deal in and with, all forms of securities,
including, but not in way of limitations, shares, stocks,
bonds, debentures, coupons, notes, script, mortgages,
evidences of indebtedness and commercial paper, certificates

2827 2417

61818322

0189 1924

1987 JUN 28 AM 9:21
M. ERIC SCHAFER
CLERK

of interest issued or created in any and all parts of the world by corporations, associations, partnerships, firms, trustees, syndicates, individuals, governments, states, municipalities, and other political and government divisions and subdivisions, or any combinations organizations, or entities whatsoever, or issued or created by others, irrespective of their form or the name by which they may be described, and all trust participating and other certificates of the receipts evidencing interest in any such securities.

(c) To subscribe or cause to be subscribed for, and to purchase or otherwise acquire, hold for investment, sell, assign, transfer, mortgage, pledge, exchange, distribute or to otherwise dispose of the whole or any part of the shares of the stock, bonds, coupons, mortgages, deeds of trust, debentures, securities, obligations, stock company or associations now or hereafter existing, and whether created by or under the laws of the State of Maryland, or otherwise, and while the owners of said shares of stock, or bonds, or other property to exercise all the rights, powers and privileges of ownership of every kind and description, including the right to vote thereon, with the power to designate persons for that purpose from time to time to the same extent as natural persons might or could do.

(d) To purchase, hold, sell and reissue the shares of its own capital stock.

(e) To buy, lease or otherwise acquire, so far as may be permitted by law, the whole or any part of the business, good will and assets of any person, firm, association, or corporation (either foreign or domestic) engaged in a business of the same general character as that for the purpose for which this corporation is organized.

(f) To endorse, guarantee and secure the payment and satisfaction of bonds, coupons, mortgages, deeds of trust, debentures, securities, obligations, and other evidences of indebtedness and also to guarantee and secure the payment of satisfaction of interest on obligations and of dividends or shares of capital stock or other corporations, also to assume the whole or any part of the liabilities, existing or prospective of any person, firm, organization, corporation, or association and to aid in any manner guaranteed by the corporation, and to the other sets and things for the preservation, improvement or enhancement of the value of such stocks, bonds, and/or its other obligations.

(g) To engage in any other business of any kind or character whatsoever, and to that end, acquire, hold and dispose of any and all property, assets, stocks, bonds and rights of any kind.

(h) Without any particular limiting of any of the objects and powers of the corporation, it is hereby expressly declared and provided that the corporation shall have power to do all things herein before mentioned, and to issue or exchange stocks, bonds, and other liabilities in payment for property purchased or acquired by it, or for

CLERK'S NOTATION

Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 572

any objective in or about its business, to borrow money without limit, to mortgage or pledge its franchises, real or personal, income or profits accruing to it, and stocks, bonds or other obligations, or any property which may be acquired by it.

(i) To carry on any business whatsoever which the corporation may deem proper and/or convenient in connection with any of the foregoing purposes or otherwise, or which may be calculated, directly or indirectly, to promote the interest of the corporation or to enhance the value of the property to conduct its business in this State and other States, in the District of Columbia, in the territories and colonies of the United States and foreign countries, or to hold, purchase, mortgage, and convey real property and personal, whether in or out of the State of Maryland, and to have and to exercise all the powers conferred by the laws of Maryland upon corporations formed under the act pursuant to and under which this corporation is formed.

FIFTH: The post office address of the place of business at which the principal office of the corporation in this State will be located at 895 New London Harbour, Pasadena, MD 21122.

The Resident Agent of this corporation is Charles W. Martin, Jr., 895 New London Harbour, Pasadena, MD 21122.

Said Resident Agent is a citizen of the United States and the State of Maryland and actually resides therein.

SIXTH: The corporation elects to have no Board of Directors. Until the election to have no Board of Directors become affective, there shall be one director whose name is Charles W. Martin, Jr., 895 New London Harbour, Pasadena, MD 21122.

SEVENTH: The Total amount of authorized shares of capital is one thousand five hundred (1,500) shares, without par value, all of one class.

EIGHTH: Each holder of any of the shares of the stock of the corporation shall be entitled as of right to purchase or subscribe for any unissued stock of any class or any additional shares of any class to be issued by reason of any increase of the authorized capital stock of the corporation of any class, or bonds, certificates or indebtedness, debentures, or other securities convertible into stock shall be issued for cash, property, or any other lawful consideration, for a period of thirty (30) days, and after the expiration of said thirty (30) days, and such unissued stock or such additional authorized issue of any stock or of other securities convertible into stock, or carrying any right to purchase stock, may be issued or disposed of pursuant to corporate resolution of the Board of Directors of such persons, firms, corporations, or associations and upon such terms as may be deemed advisable by the Board of Directors in the exercise of its discretion.

2827 2419

0189 1926

NINTH: All insured shares of capital stock of this corporation shall be deemed full paid and nonassessible, and the holders of such shares shall not be liable to this corporation or its creditors.

TENTH: The officers of the corporation need not be stockholders of the corporation.

ELEVENTH: The corporation reserves the right to amend, alter, change or repeal any provision contained in this certificate of incorporation in this manner now or thereafter prescribed by statute, and all rights conferred on stockholders herein are granted subject to this reservation.

TWELFTH: The duration of the corporation shall be perpetual.

THIRTEENTH: The corporation may indentify any person who is serving or has served as a director or officer of the corporation or, at its request, as a director or officer of another corporation in which it is owner of shares of capital stock or of which it is a creditor, against expenses actually and necessarily incurred by him in connection with the defense of any action, suit or proceeding in which he is made a party of by reason of having been or being a director or officer of the corporation or of such other corporation, except in relationship to matters as to which such person is adjudged in such action, suit or proceeding to be liable for negligence or misconduct in the performance of duty. Such indemnification shall not be deemed exclusive of any other rights to which any person may be entitled, under the law, agreement, vote of stockholders, or otherwise.

FOURTEENTH: No contract or other transaction between the corporation and any other corporation and other act of the corporation shall, in the absence of fraud, in any way be affected or invalidated by the fact that any of the directors of the corporation are pecuniarily or otherwise interested in, or are the directors or officers of such other corporations. Any directors, directors of the corporation individually, or any firm or association of which any director may be a member, may be a party of, or may be pecuniarily or otherwise interested in, any contact or transaction of the corporation, provided that the fact that he individually of such firm, associated is so interested shall be disclosed or shall have been known to the Board of Directors or a majority of such members thereof as shall be taken. Any director of the corporation who is also a director or officer or other such other corporation or who is so interested may be counted in determining the existence of a quorum at any meeting of the Board of Directors which shall authorize any such contract or transaction, with like force and effect as if he were not such a director or officer of such other corporation and not so interested. No director of the corporation may vote upon any contract or transaction between the corporation and any subsidiary or affiliated corporation. Any contract, transaction or act of the corporation of the directors which shall be ratified by a majority of the votes cast, a quorum
2827 2420

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

of the stockholders being present, at any annual meeting, or at any special meeting called for such purpose shall insofar as permitted by law or by the Articles of Incorporation, be valid and as binding as though ratified by every stockholder of the corporation entitled to cast a vote; provided however, that any failure of the stockholders to approve or to ratify any such contract, transaction or act, when and if submitted, shall not be deemed in any way to invalidate the same or deprive the corporation, its directors, officers or employees of its or their right to proceed with such contract, transaction or act.

IN WITNESS WHEREOF, We have signed these articles and severally acknowledge same to be our act.

Witnesses:

Elabak S. Martin

Signatures:

Charles W. Martin, Jr.
President



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

X Close

188 PAGE 575

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Rows include Rec. Fee (Arts. of Inc.), Organ. & Capitalization, Rec. Fee (Amendment), Rec. Fee (Merger or Consolidation), Rec. Fee (Transfer), Rec. Fee (Dissolution), Rec. Fee (Revival), Foreign Qualification, Foreign Name Registration, Cert. of Qualification or Registration, Certified Copy, Foreign Penalty, For. Supplemental Cert., Cert. of Conveyance.

Table with columns: CODE, AMOUNT, FEE REMITTED. Rows include Special Fee For. Limited Partnership, Cert. Ltd. Partnership, Amend. to Limited Partnership, Term. of Limited Partnership, Recordation Tax, State Transfer Tax, Local Transfer Tax, Corp. Good Standing For. Corporation Registration, Other.

TOTAL FEES \$48.00 Check _____ Cash _____

APPROVED BY: _____

Documents on checks

Mail to Address: Charles W. Martin Jr.
875 New London Harbour
Pasadena, Md 21122

Code _____

ATTENTION: _____

NOTE:

2827 2422

0189 1929

188 PAGE 576

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
AUTOMATIC ACCESS CONTROLS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 30, 1986 AT 09:55 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID. RECORDING FEE PAID. SPECIAL FEE PAID.
\$ 20 \$ 20 \$
D2159580

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206200

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 2416

0189 1930

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

THOMAS C. GILLMER, NAVAL ARCHITECT, INC.
A MARYLAND CLOSE CORPORATION
ORGANIZED PURSUANT TO TITLE FOUR OF THE
CORPORATIONS AND ASSOCIATIONS ARTICLE OF THE
ANNOTATED CODE OF MARYLAND

188 PAGE 577

ARTICLES OF INCORPORATION

FIRST: I, THOMAS C. GILLMER, whose post office address is 1 Shipwright Harbor, Annapolis, Maryland 21401, being at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation (which is hereafter called the "Corporation") is THOMAS C. GILLMER, NAVAL ARCHITECT, INC.

THIRD: The Corporation shall be a close corporation as authorized by Title Four of the Corporations and Associations Article of the Annotated Code of Maryland, as amended.

FOURTH: The purposes for which the Corporation is formed are:

(1) To engage in the business of naval architecture, ship and vessel design, and supplying all drawings, plans, specifications, studies, advice, supervision, and consultations incident thereto;

(2) To carry on any other business in connection with the foregoing whether manufacturing or otherwise;

(3) To acquire (by purchase, lease, or otherwise), own, hold, use, alter, repair, lease or mortgage, sell or otherwise dispose of real property, or any interest or right therein, wherever situated, within or without the State of Maryland;

(4) To organize, incorporate and reorganize subsidiary corporations, joint stock companies, and associations for any purpose permitted by law;

(5) To guarantee the payment of dividends upon any shares of stock of, or the performance of any contract by, any other corporation or association in which this corporation has an interest, and to endorse or otherwise guarantee the payment of principal and interest, or either, of any bonds, debentures, notes, securities or other evidence of indebtedness created or issued by any such other corporation or association;

(6) To do any act or thing and exercise any power suitable, convenient or proper for the accomplishment of any of

61788156

2827 2390

0189 1931

msk
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD
6/27/86 at 10:50

HERBERT SCHAFER

1987 JUN 29 AM 9:21

1986 JUN 27 P 10:00

the purposes herein enumerated or incidental to the powers herein specified, or which at any time may appear conducive to or expedient for the accomplishment of any such powers;

(7) To carry out all or any part of the foregoing objects as principal, factor, agent, contractor or otherwise, either alone or in connection with any person, firm, association or corporation; and

(8) To have and exercise any and all powers and privileges now or hereafter conferred by the laws of the State of Maryland upon corporations formed under the Acts above referred to, or under any Act amendatory thereof or supplemental thereto or in substitution therefor.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of the powers conferred upon the Corporation by law, and it is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business, or to limit or restrict any of the powers of the corporation, and the said corporation shall have, enjoy and exercise all of the powers and rights now or hereafter conferred by statute upon corporations, it being the intention that the purposes, objects and powers specified in each of the paragraphs of this Article Fourth of these Articles of Incorporation shall, except as otherwise expressly provided, in no way be limited or restricted by reference to or inference from the terms of any other clause or paragraph of this Article, or of any other Article of these Articles of Incorporation; provided, however, that nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business or exercise any power, or to do any act which a corporation formed under the laws of the State of Maryland may not at the time lawfully carry on or do.

FIFTH: The post office address of the principal office of the Corporation in this State is 1 Shipwright Harbor, Annapolis, Maryland 21401. The name and post office address of the Resident Agent of the Corporation in this State is Thomas C. Gillmer, 1 Shipwright Harbor, Annapolis, Maryland 21401. Said Resident Agent is an individual actually residing in this State.

SIXTH: The total number of shares of capital stock which the Corporation has authority to issue is Five Thousand (5,000) shares of no par common stock.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 579

SEVENTH: The corporation elects to have no Board of Directors. Until the election to have no Board of Directors becomes effective, there shall be one (1) director whose name is Thomas C. Gillmer.

EIGHTH: The corporation shall provide any indemnification required or permitted by the laws of Maryland and shall indemnify officers, agents and employees as follows:

(1) The Corporation shall indemnify any officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was such officer, employee, or agent of the Corporation, or is or was serving at the request of the Corporation as an officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, against expenses (including attorneys' fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit, or proceeding, if he acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful.

(2) The Corporation shall indemnify any officer of the Corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was such an officer, employee, or agent of the Corporation, or is or was serving at the request of the Corporation as an officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, except that no indemnification shall be made in respect of any claim, issue, or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation, unless (and only to

0189 1933

the extent that) the court in which such action or suit was brought, or any other court having jurisdiction in the premises, shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expense as such court shall deem proper.

(3) To the extent that an officer of the Corporation has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in paragraphs (1) and (2) of this Article EIGHTH or in defense of any claim, issue, or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him in connection therewith, without the necessity for the determination as to the standard of conduct as provided in paragraph (4) of this Article EIGHTH.

(4) Any indemnification under paragraph (1) or (2) of this Article EIGHTH (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the officer is proper in the circumstances because he has met the applicable standard of conduct set forth in paragraph (1) or (2) of this Article EIGHTH. Such determination shall be made: (a) by a majority vote of a quorum consisting of shareholders who were not parties to such action, suit, or proceeding, or (b) if such a quorum is not obtainable, or even if obtainable, if such a quorum of disinterested shareholders so directs, then by independent legal counsel (who may be regular counsel for the Corporation) in a written opinion; and any determination so made shall be conclusive.

(5) Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit or proceeding, as authorized by the shareholders in the specific case, upon receipt of an undertaking by or on behalf of the officer to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this section.

(6) Agents and employees of the Corporation who are not officers of the Corporation may be indemnified under the same standard and procedures set forth above, in the discretion of the shareholders of the Corporation.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 581

(7) Any indemnification pursuant to this Article EIGHTH shall not be deemed exclusive of any other rights to which those indemnified may be entitled, and shall continue as to a person who has ceased to be an officer, and shall inure to the benefit of the heirs and personal representatives of such a person.

NINTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 24 day of June, 1986, and I acknowledge the same to be my act.

WITNESS:

Frankie E. Goff

Thomas C. Gillmer
THOMAS C. GILLMER

0116A-457



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02¹⁵ Business Code 03 County 52

Close

VOL 188 PAGE 582

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

Change of Name

Change of Principal Office

Change of Resident Agent

Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	<u>11</u>	Certified Copy <u>ICC-5</u>	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	_____
73	_____	Cert. of Conveyance	_____	_____	_____

TOTAL FEES 51 Check _____ Cash _____

APPROVED BY: PCM

Documents on _____ checks

Mail to Address: Council, Barabel, et al. Code _____

PO Box 3323 ATTENTION: _____

Annapolis, Md 21403-0323

NOTE:

2827 2395

0189 1936

183 PAGE 583

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
THOMAS C. GILLMER, NAVAL ARCHITECT, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 27, 1986 AT 10:00 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND CAPITALIZATION FEE PAID:	RECORDING FEE PAID:	SPECIAL FEE PAID:
\$ 20	\$ 20	\$
	D2159531	

TO THE CLERK OF THE COURT OF ANNE ARUNDEL
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 206195

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2827 2389

0189 1937

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION Vol 188 PAGE 584
OF
AUDIO CONTRACTORS, INC.

APPROVED FOR RECORD
7-7-80 at 10:16a .m.

FIRST: I, Brian D. Finnell, whose post office address is 1950 Cambridge Drive, Crofton, Maryland 21114, being at least eighteen (18) years of age, do hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the Corporation (hereinafter called the Corporation) is: AUDIO CONTRACTORS, INC.

THIRD: The purposes for which the Corporation is formed and the business and objects to be carried on and promoted by it are as follows:

- (1) To be or to engage in the business of selling and servicing music and sound systems and all matters, transactions, activities, and things related thereto.
- (2) To buy, sell, lease, mortgage, exchange, use, develop or improve real or personal property of all kinds, or to hold same for the purpose of investment.
- (3) To engage in and carry on any other business which may conveniently be conducted in conjunction with any of the business of the Corporation.
- (4) To enter into, perform and carry out contracts of any kind, necessary to, or in connection with or incidental to the accomplishments of any one or more of the purposes of this Corporation.

1987 JAN 28 AM 9:21
NANCY L. MILLER
CLERK

NANCY L. MILLER, P.A.
ATTORNEY AT LAW
6808 OLD BRANCH AVE.
CLINTON, MO. 20735
301-868-2350

61888411

2827 2547

0189 1938

Common stock of no par value. The capital stock of this Corporation may be issued for money, services, or other considerations as the Corporation may deem advisable, irrespective of the value or amount of said consideration, in the absence of fraud or duress.

EIGHTH: All shares of issued stock shall be considered to be fully paid and nonassessible and the property of each stockholder shall be forever exempt from any debts owed by this Corporation.

NINTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, the undersigned incorporator of Audio Contractors, Inc., who executed the foregoing Articles of Incorporation on the 30th day of June, 1986, hereby acknowledges the same to be his act and further acknowledges that to the best of his knowledge, the matters and facts set forth herein are true in all material respects.


BRIAN D. FINNELL



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 587

DOCUMENT CODE 02 BUSINESS CODE 03 COUNTY 52

P.A. Religious Close Stock Nonstock

Merging (Transferor) Surviving (Transferee)

Table with columns: CODE, AMOUNT, FEE REMITTED. Includes rows for Organ. & Capitalization, Rec. Fee (Arts. of Inc.), Rec. Fee (Amendment), Rec. Fee (Merger or Consolidation), Rec. Fee (Transfer), Rec. Fee (Dissolution), Rec. Fee (Revival), Foreign Qualification, Cert. of Qual. or Reg., Foreign Name Registration, Certified Copy, Foreign Penalty, For. Supplemental Cert., Cert. of Conveyance, Special Fee, For. Limited Partnership, Cert. Limited Partnership, Amendment to Limited Partnership, Termination of Limited Partnership, Recordation Tax, State Transfer Tax, Local Transfer Tax, Corp. Good Standing, Foreign Corporation Registration, Other.

TOTAL FEES 50 Check Cash Documents on checks

Name Change (New Name) Change of Name Change of Principal Office Change of Resident Agent Change of Resident Agent Address

Code ATTENTION:

MAIL TO ADDRESS: Nancy Miller 8808 Old Branch Av Clinton, Md 20735

APPROVED BY: [Signature]

2827 2550

0189 1940

CLERK'S NOTATION Document submitted for record in a condition not permitting satisfactory photographic reproduction.

188 PAGE 588

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
AUDIO CONTRACTORS, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 07, 1986 AT 10:16 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 21
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$ _____
D2162121

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206421

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 2546

0189 1941

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION VOL 188 PAGE 589
OF
DISCOUNT MOVERS, INC.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD
7-7-86 at 10:35 a.m.

THIS IS TO CERTIFY:

That I, the subscriber, Gregg M. Kelbaugh, whose post office address is 1720 Severn Forest Drive, Annapolis, Maryland 21401, being over the age of eighteen (18) years, do under and by virtue of the General Laws of the State of Maryland authorizing the formation of corporations, hereby form a corporation by the execution and filing of these Articles.

ARTICLE I -- NAME

The name of the Corporation (which is hereinafter called "Corporation") is:

DISCOUNT MOVERS, INC.

ARTICLE II -- PURPOSE

The purposes for which the Corporation is formed and the business and objects to be carried on and promoted by it are as follows:

- (1.) To conduct and engage in the business of moving.
- (2.) To conduct and engage in the business of general maintenance.
- (3.) To engage in and carry on any other business activity which may conveniently be conducted in conjunction with any of the business of the Corporation.

1986 JUL - 11 10 35 AM '86

1987 JUN 23 AM 9:21
HEIDI SCHAFER
CLERK

61888518

WEST, WEST & WRIGHT
ATTORNEYS AT LAW
4817 SILVER HILL ROAD
SUITLAND, MD. 20746
736-5432

2827 2525

0189 1942

(4.) To enter into, perform and carry out contracts of any kind necessary to, or in connection with, or incidental to the accomplishment of any one or more of the purposes of the Corporation.

(5.) The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of, the powers conferred upon the Corporation by law, and is not intended, by the mention of any particular purpose, object, or business, in any manner to limit or restrict the generality of any other purpose, object or business mentioned, or to limit or restrict any of the powers of the Corporation. The Corporation is formed upon the articles, conditions and provisions herein expressed, and subject in all particulars to the limitations relative to corporations which are contained in the General Laws of this State.

ARTICLE III -- ADDRESS AND RESIDENT AGENT

The principal office and post office address of the Corporation in the State of Maryland will be maintained at 1720 Severn Forest Drive, Annapolis, Maryland 21401. The resident agent of the Corporation is Gregg M. Kelbaugh, whose post office address is 1720 Severn Forest Drive, Annapolis, Maryland 21401. Said resident agent is a citizen of the State of Maryland and actually resides therein.

2827 2526

(2.) The Corporation reserves the right to make from time to time any amendments to its charter as may now or hereafter be authorized by law, including any amendments changing the terms of any class of its stock by classifications.

(3.) The Board of Directors shall have the power and authority to exercise, without vote of the stockholders, all powers of the Corporation, whether conferred by law or these Articles, to purchase, lease or otherwise acquire the business, assets, or franchises, in whole or part, of other corporations or unincorporated business entities.

ARTICLE VII -- DURATION

The duration of the Corporation shall be perpetual.

ARTICLE VIII -- BUSINESS LOCALE

The Corporation is empowered to conduct its business in any and all of its branches in any or all states, territories, districts, colonies and dependencies of the United States of America, and in foreign countries; and to maintain offices and agencies in any and all states, territories, districts, colonies and dependencies of the United States of America and in foreign countries.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Page 5

188 PAGE 593

IN WITNESS WHEREOF, I have signed these Articles of
Incorporation this 1 day of July,
1986.

WITNESS
Paul Wright
Gregg M. Kelbaugh (SEAL)
GREGG M. KELBAUGH

STATE OF MARYLAND *
COUNTY OF Prince George's *

I July HEREBY CERTIFY that on this 1st day of
July, 1986, before me, the subscriber, a Notary
Public in and for the State and County aforesaid, personally
appeared GREGG M. KELBAUGH, who under oath acknowledged that
he executed the foregoing document for the purposes therein
contained, and that the contents thereof are true and
correct.

WITNESS my hand and seal this 1st day of
July, 1986.

Paul Wright
NOTARY PUBLIC
COMMISSION EXPIRES: 7/1/90

WEST, WEST & WRIGHT
ATTORNEYS AT LAW
4817 SILVER HILL ROAD
SUITLAND, MD. 20746
736-5432

2827 2529

0189 1945



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 0215 BUSINESS CODE 03 COUNTY 185-2 PAGE 594

P.A. Religious Close Stock Nonstock

Merging (Transferor) Surviving (Transferee)

Table with columns: CODE, AMOUNT, FEE REMITTED, and Name Change (New Name). Rows include fees for Organ. & Capitalization, Rec. Fee (Arts. of Inc.), Rec. Fee (Amendment), Rec. Fee (Merger or Consolidation), Rec. Fee (Transfer), Rec. Fee (Dissolution), Rec. Fee (Revival), Foreign Qualification, Cert. of Qual. or Reg., Foreign Name Registration, Foreign Penalty, For. Supplemental Cert., Cert. of Conveyance, Special Fee, For. Limited Partnership, Cert. Limited Partnership, Amendment to Limited Partnership, Termination of Limited Partnership, Recordation Tax, State Transfer Tax, Local Transfer Tax, Corp. Good Standing, Foreign Corporation Registration, and Other.

TOTAL FEES 51
Check Cash
Documents on checks

Code
ATTENTION:

MAIL TO ADDRESS:
Paul Wright
208 Duke of Gloucester St
Annapolis, Md 21401

APPROVED BY: [Signature]

2827 2530

0189 1946

188 PAGE 595

ARTICLES OF INCORPORATION
OF
DISCOUNT MOVER, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 07, 1986 AT 10:35 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID: \$ 20

RECORDING
FEE PAID: \$ 20

SPECIAL
FEE PAID: \$

D2162097

ANNE ARUNDEL

TO THE CLERK OF THE COURT OF
IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206418

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO 2827 2524

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

BOOK _____ PAGE _____
LOGANS CONSTRUCTION CONSULTANT INC
8090 ROUNDTABLE COURT
PASADENA, MARYLAND 21122
ARTICLES OF INCORPORATION

188 PAGE 596

STATE DEPARTMENT OF ASSESSMENT
AND TAXATION
APPROVED FOR RECORD
2/2/86 at 9:30 a.m.

FIRST:

THE UNDERSIGNED, LOGAN M WILBURN, WHOSE POST OFFICE ADDRESS IS 8090 ROUNDTABLE COURT, PASADENA, MARYLAND, 21122, BEING MORE THAN EIGHTEEN YEARS OF AGE, DOES HEREBY STATE HIS INTENTION OF FORMING A CORPORATION UNDER AND BY VIRTUE OF THE GENERAL LAWS OF THE STATE OF MARYLAND.

SECOND:

THE NAME OF THE CORPORATION, WHICH IS HEREINAFTER CALLED THE CORPORATION, IS LOGANS CONSTRUCTION CONSULTANT INC

THIRD:

THE PURPOSE FOR THE CORPORATIONS FORMATION IS AS FOLLOWS: TO PROVIDE CONSULTANT SERVICES TO CONSTRUCTION COMPANIES AND GOVERNMENTAL AGENCIES FEDERAL, STATE AND LOCAL.

TO PURCHASE, IMPROVE, REPAIR, REMODEL, TAKE ON, LEASE OR IN EXCHANGE, HIRE AND OTHERWISE ACQUIRE AND HOLD, SELL OR OTHERWISE DEAL WITH ANY REAL AND PERSONAL PROPERTY.

THE SAID CORPORATION SHALL HAVE THE ENJOYMENT OF AN EXERCISE OF ALL THE POWERS AND RIGHTS CONFERRED BY STATUTE UPON CORPORATIONS. THE ENUMERATION OF SPECIFIC POWERS IN THIS CERTIFICATE IS MADE IN FURHERANCE AND NOT IN LIMITATION OF THE POWERS CONFERED BY LAW.

FOURTH:

THE POST OFFICE ADDRESS OF THE PRINCIPAL OFFICE OF THE CORPORATION IN THIS STATE IS 8090 ROUNDTABLE COURT PASADENA, MARYLAND 21122 THE NAME AND ADDRESS OF THE RESIDENT AGENT OF THE CORPORATION IN THIS STATE IS LOGAN M WILBURN, 8090 ROUNDTABLE COURT, PASADENA, MARYLAND 21122. SAID RESIDENT AGENT IS A CITIZEN OF THIS STATE AND ACTUALLY RESIDES HEREIN.

FIFTH:

THE TOTAL NUMBER OF SHARES OF STOCK WHICH THE CORPORATION HAS AUTHORITY TO ISSUE IS 1,000 WITH NO PAR VALUE.

SIXTH:

THE NUMBER OF DIRECTORS OF THE CORPORATION SHALL BE ONE (1) WHICH NUMBER MAY BE INCREASED PURSUANT TO THE BY-LAWS OF THE CORPORATION. BUT SHALL NEVER BE LESS THAN ONE, NOR MORE THAN SIX; AND THE NAMES OF THE DIRECTORS WHO SHALL ACT UNTIL THE FIRST ANNUAL MEETING OR UNTIL THEIR SUCCESSORS ARE DULY CHOSEN AND QUALIFIED ARE LOGAN M WILBURN.

61838060

PAGE 1

2827 2492

0189 1948



STATE OF MARYLAND
State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 BUSINESS CODE 03 COUNTY 32 PAGE 598

_____ P.A. _____ Religious _____ Close Stock _____ Nonstock _____

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	<u>22</u>	Organ. & Capitalization	Name Change (New Name) _____
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	
62	_____	Rec. Fee (Amendment)	
63	_____	Rec. Fee (Merger or Consolidation)	
64	_____	Rec. Fee (Transfer)	
65	_____	Rec. Fee (Dissolution)	
66	_____	Rec. Fee (Revival)	_____ Change of Name
52	_____	Foreign Qualification	_____ Change of Principal Office
50	_____	Cert. of Qual. or Reg.	
51	_____	Foreign Name Registration	
13	<u>8</u>	<u>1</u> Certified Copy <u>2</u>	_____ Change of Resident Agent
56	_____	Foreign Penalty	
54	_____	For. Supplemental Cert.	_____ Change of Resident Agent Address
73	_____	Cerc. of Conveyance	
75	_____	Special Fee	
80	_____	For. Limited Partnership	
83	_____	Cert. Limited Partnership	
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	
22	_____	State Transfer Tax	
23	_____	Local Transfer Tax	
31	_____	Corp. Good Standing	
NA	_____	Foreign Corporation Registration	
	_____	Other _____	MAIL TO ADDRESS: _____
	_____	Other _____	<u>Logan Wilburn</u>
	_____		<u>8070 Roundtable Ct</u>
	_____		<u>Princess Anne, Md 21122</u>

TOTAL FEES 50 Check _____ Cash _____

Documents on _____ checks _____

NOTE:

APPROVED BY: _____

2827 2494

0189 1949

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

0189 1950

AT5-060

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 599

ARTICLES OF INCORPORATION
OF
LOGANS CONSTRUCTION CONSULTANT INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 07, 1986 AT 09:30 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

3

ORGANIZATION AND CAPITALIZATION FEE PAID \$ 22
RECORDING FEE PAID \$ 20
SPECIAL FEE PAID \$ _____
D2162055

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 206414

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 2491

0189 1951

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

1986 JUL -1 P 9 37

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
APPROVED FOR RECORD
at 9:34

CZM ASSOCIATES, INC.
ARTICLES OF INCORPORATION Vol. 188 PAGE 600

ITEM FIRST

I, Geoffrey Comber, whose post office address is 6 North Cherry Grove Avenue, Annapolis, Maryland, 21401, being of at least eighteen (18) years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

ITEM SECOND

The name of the corporation (which is hereafter referred to as the "Corporation") is CZM ASSOCIATES, INC.

ITEM THIRD

The purposes for which the Corporation is formed are:

- (1) To develop and market educational programs; and to engage in any other lawful purpose and business.
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

ITEM FOURTH

The post office address of the principal office of the Corporation in this State is 6 North Cherry Grove Avenue, Annapolis, Maryland, 21401. The name and post office address of the Resident Agent of the Corporation in this State are Howard Zeiderman, 22 East Street, Annapolis, Maryland, 21401. Said Resident Agent is an individual actually residing in this State.

ITEM FIFTH

The total number of shares of capital stock which the Corporation has authority to issue is four hundred (400) divided into one hundred (100) shares of Class A Common Stock without par value; one hundred (100) shares of Class B Common Stock without par value; one hundred (100) shares of Class C Common Stock without par value; and one hundred (100) shares of Class D Common Stock without par value.

61888245

2827 2694

0189 1952

FREDERICK R. FRANK, JR. ATTORNEY AT LAW ANNAPOLIS, MARYLAND

1987 JUN 23 AM 9:21

H. ENLE SCHAFER
CLERK

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

The following is a description of each class of stock of the Corporation with the preferences, conversion and other rights, restrictions, voting powers, and qualifications of each class:

1. Except as hereinafter provided with respect to the election of the Board of Directors of the Corporation, the Class A Common Stock, the Class B Common Stock, the Class C Common Stock, and the Class D Common Stock of the Corporation shall be identical in all respects and for all purposes and the holders of these various classes of Common Stock, voting together and without distinction as to class, shall be entitled to one (1) vote in all proceedings in which actions shall be taken by the stockholders of the Corporation.

2. With respect to the election of the Board of Directors of the Corporation:

(1) the holders of Class A Common Stock (a) shall nominate and elect one (1) director who shall be known as the Class A Director, and (b) in the event of a vacancy from any cause on the Board of Directors in respect to the Class A Director, including but not limited to, the death, disability, removal, disqualification, resignation or refusal to act by the Class A Director the holders of Class A Common Stock, to the exclusion of the holders of all other classes of stock of the Corporation, shall nominate and elect a director to fill the vacancy so created; and

(2) the holders of Class B Common Stock (a) shall nominate and elect one (1) director who shall be known as the Class B Director, and (b) in the event of a vacancy from any cause on the Board of Directors in respect to the Class B Director, including but not limited to, the death, disability, removal, disqualification, resignation or refusal to act by the Class B Director the holders of Class B Common Stock, to the exclusion of the holders of all other classes of stock of the Corporation, shall nominate and elect a director to fill the vacancy so created; and

FREDERICK R. FRANK, JR. ATTORNEY AT LAW ANNAPOLIS, MARYLAND

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 602

(3) the holders of Class C Common Stock (a) shall nominate and elect one (1) director who shall be known as the Class C Director, and (b) in the event of a vacancy from any cause on the Board of Directors in respect of the Class C Directors, including, but not limited to, the death, disability, removal, disqualification, resignation or refusal to act of the Class C Director, the holders of the Class C Common Stock to the exclusion of the holders of all other classes of stock of the Corporation, shall nominate and elect a director to fill the vacancy so created; and

(4) the holders of Class D Common Stock (a) shall nominate and elect one (1) director who shall be known as the Class D Director, and (b) in the event of a vacancy from any cause on the Board of Directors in respect of the Class D Directors, including, but not limited to, the death, disability, removal, disqualification, resignation or refusal to act of the Class D Director, the holders of the Class C Common Stock to the exclusion of the holders of all other classes of stock of the Corporation, shall nominate and elect a director to fill the vacancy so created, provided however, that the Class D Common Stock has been issued.

ITEM SIXTH

The number of Directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three, provided that:

(1) If there is no stock outstanding, the number of directors may be less than three but not less than one; and

(2) If there is stock outstanding and so long as there are less than three but not less than the number of stockholders.

In the event that Class D Common Stock shall be issued, then the number of directors of the Corporation shall be increased to four (4).

FREDERICK R. FRANK, JR. ATTORNEY AT LAW ANNAPOLIS, MARYLAND

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 603

The names of the directors who shall act until the first annual meeting of the stockholders of the Corporation and until their successors are duly chosen and qualified and the class of Common Stock which they represent are as follows:

- Class A Director: Geoffrey Comber
- Class B Director: Howard Zeiderman
- Class C Director: Nicholas Maistrellis

ITEM SEVENTH

The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

The Corporation shall issue shares of stock of any class now or hereafter authorized, or any securities exchangeable for, or convertible into such shares, or warrants or other instruments evidencing rights or options to subscribe for, or otherwise acquire such shares, only if the issuance of such shares or such securities exchangeable for, or convertible into such shares, or such warrants or any other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares, shall be authorized by the unanimous vote of the Class A Director, the Class B Director, and the Class C Director of the Board of Directors of the Corporation. In the event that the issuance of such shares, or such securities exchangeable for, or convertible into such shares, or such warrants or any other instruments evidencing rights of options to subscribe for, purchase or otherwise acquire such shares, shall be authorized by the unanimous vote of the Class A Director, the Class B Director, and the Class C Director of the Board of Directors of the Corporation, the issuance of such shares or such securities exchangeable for, or convertible into such shares, or such warrants or, any other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares, shall be made for such consideration as the Board of Directors of

FREDERICK R. FRANK JR. ATTORNEY AT LAW ANNAPOLIS, MARYLAND

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 604

the Corporation by the unanimous vote of the Class A Director, the Class B Director, and the Class C Director thereof shall deem advisable.

Notwithstanding anything in this Item Seventh to the contrary, if there is a vacancy by a Class A Director or Class B Director or Class C Director on the Board of Directors due to the fact that no such Class A or Class B or Class C Common Stock is then outstanding, then and in that event, the powers enumerated in this Item Seventh may be exercised by a unanimous vote of such remaining Class A, Class B, or Class C Directors.

ITEM EIGHTH

Notwithstanding any provision of law to the contrary, the affirmative vote of seventy-five percent (75%) of all the votes entitled to be cast on the matter shall be necessary to be valid and effective, after due authorization, approval and/or advise of such action by the Board of Directors, and required by law, to approve and authorize the following acts of the Corporation:

- (a) the amendment of the Charter of the Corporation;
- (b) the consolidation of the Corporation with one or more corporations to form a new consolidated corporation;
- (c) the merger of the Corporation into another corporation or the merger of one or more other corporations into the Corporation;
- (d) the sale, lease, exchange or other transfer of all, or substantially all, of the property and assets of the Corporation, including its goodwill and franchises;
- (e) the participation by the Corporation in a share exchange (as defined in the Corporations and Associations Article of the Annotated Code of Maryland) as the Corporation the stock of which is to be acquired;
- (f) the voluntary or involuntary liquidation, dissolution or winding-up of the Corporation.

FREDERICK R. FRANKE, JR. ATTORNEY AT LAW ANNAPOLIS, MARYLAND

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 605

ITEM NINTH

Except as may otherwise be provided by the Board of Directors, no holder of any shares of the capital stock of the new Corporation shall have any pre-emptive right to purchase, subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorized, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 3rd day of ~~April~~ July 1986, and I acknowledge the same to be my act.

Geoffrey Comber (SEAL)
GEOFFREY COMBER

FREDERICK R. FRANK, JR. ATTORNEY AT LAW ANNAPOLIS, MARYLAND

STATE OF MARYLAND
COUNTY OF ANNE ARUNDEL

I HEREBY CERTIFY that on this 3rd day of ~~April~~ 1986, before me the subscriber a Notary Public of the State of Maryland in and for Anne Arundel County, personally appeared GEOFFREY COMBER and made oath in due form of law that the matters and facts set forth in the foregoing Articles of Incorporation are true and bona fide as therein stated to the best of his knowledge, information and belief.

FR (SEAL)
NOTARY PUBLIC

My Commission Expires

July





STATE OF MARYLAND
State Department of Assessments and Taxation
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 BUSINESS CODE 03 COUNTY 5 PAGE 606
188

_____ P.A. _____ Religious _____ Close _____ Stock _____ Nonstock _____

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	<u>20</u>	Organ. & Capitalization	Name Change
61	<u>22</u>	Rec. Fee (Arts. of Inc.)	(New Name) _____
62	_____	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____
65	_____	Rec. Fee (Dissolution)	_____
66	_____	Rec. Fee (Revival)	_____ Change of Name
52	_____	Foreign Qualification	_____ Change of Principal Office
50	_____	Cert. of Qual. or Reg.	_____ Change of Resident Agent
51	_____	Foreign Name Registration	_____ Change of Resident Agent
13	_____	Certified Copy	_____ Address
56	_____	Foreign Penalty	_____
54	_____	For. Supplemental Cert.	_____
73	_____	Cert. of Conveyance	_____
75	_____	Special Fee	_____
80	_____	For. Limited Partnership	_____
83	_____	Cert. Limited Partnership	_____
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	_____	Corp. Good Standing	_____
NA	_____	Foreign Corporation Registration	_____
_____	_____	Other	MAIL TO ADDRESS: _____
_____	_____	Other	<u>Frederick Franke</u>
_____	_____	Other	<u>156 South St.</u>
_____	_____	Other	<u>Annapolis, Md</u>
_____	_____	Other	<u>2149</u>

TOTAL FEES 42 Check _____ Cash _____
 _____ Documents on _____ checks

MAIL TO ADDRESS: _____
Frederick Franke
156 South St.
Annapolis, Md
2149

APPROVED BY: PCM

2827 2700

0189 1958

188 PAGE 607

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
CZM ASSOCIATES, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 07, 1986 AT 09:34 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

7

ORGANIZATION AND CAPITALIZATION FEE PAID \$ 20
RECORDING FEE PAID \$ 22
SPECIAL FEE PAID \$ _____
D2161909

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 206399

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 2693

0189 1959

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 608
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

1986 JUL -7 P 9:37

ENRAPTURE, INC.
ARTICLES OF INCORPORATION

APPROVED FOR RECORD
7/7/86 at 9:30 .m.

FIRST: I, THE UNDERSIGNED, Anthony Jerome Spencer, whose post office address is: 2537 Symphony Lane, Gambrills, Maryland 21054, being at least eighteen years of age do hereby associate myself as an incorporator with the intention of forming a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: The name of the corporation, which is hereunder called the "Corporation", is ENRAPTURE, INC.

THIRD: The purposes for which the corporation is organized are as follows:

- (a) To Compose: songs, poetry and plays
- (b) To Sing, songs and poetry.
- (c) To Recite, poetry and short stories.
- (d) To Monologue and Dialogue: short stories and plays.
- (e) To Record of all works: songs, poetry, plays, and stories.
- (f) To write greeting cards and Christmas cards for children.
- (g) To exercise all other powers authorized under the laws of Maryland governing for-profit corporations as may be necessary to carry out the purposes of this Corporation as specified herein or as they may from time to time be amended.

FOURTH: The post office address of the principal office of the Corporation is 2537 Symphony Lane, Gambrills, Maryland 21054. The name and post office address of the resident agent of the Corporation in this State are: Anthony J. Spencer, 2537 Symphony Lane, Gambrills, Maryland 21054.

Said resident agent is a citizen of this state and actually resides herein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is ten thousand (10,000) shares of the par value of one dollar (\$1.00) a share, all of one class and having an aggregate par value of Ten Thousand dollars (\$10,000).

1987 JAN 28 AM 9:20
H ERIC SCHAFER
CLERK

61888247

2827 2690

0189 1960

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

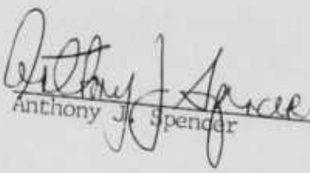
188 PAGE 609

SIXTH: The number of directors of the Corporation shall be three, which number may be increased pursuant to the By-Laws of the Corporation, but shall never be less than three (3). The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: Anthony J. Spencer, Charlotte A. Spencer, and Aaron J. Spencer.

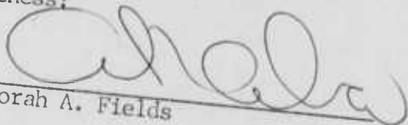
SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation, the directors and the stockholders: none recorded.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation and acknowledge the same to be my act and deed this _____ day of July, 1986.


Anthony J. Spencer

Witness:


Deborah A. Fields

2827 2691

0189 1961



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

PAGE 610

DOCUMENT CODE 02

BUSINESS CODE 03

COUNTY 52

P.A. Religious Close Stock Nonstock

Merging (Transferor) _____

Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED
20	<u>20</u>	Organ. & Capitalization
61		Rec. Fee (Arts. of Inc.)
62	<u>20</u>	Rec. Fee (Amendment)
63		Rec. Fee (Merger or Consolidation)
64		Rec. Fee (Transfer)
65		Rec. Fee (Dissolution)
66		Rec. Fee (Revival)
52		Foreign Qualification
50		Cert. of Qual. or Reg.
51		Foreign Name Registration
13		Certified Copy
56		Foreign Penalty
54		For. Supplemental Cert.
73		Cert. of Conveyance
75		Special Fee
80		For. Limited Partnership
83		Cert. Limited Partnership
84		Amendment to Limited Partnership
85		Termination of Limited Partnership
21		Recordation Tax
22		State Transfer Tax
23		Local Transfer Tax
31		Corp. Good Standing
NA		Foreign Corporation Registration
		Other
		Other

- Name Change (New Name) _____
- _____ Change of Name
- _____ Change of Principal Office
- _____ Change of Resident Agent
- _____ Change of Resident Agent Address

Code _____

ATTENTION: _____

MAIL TO ADDRESS:

Anthony Spences

2537 Symphony Lane

Gaithersburg, MD 20854

TOTAL FEES

40 Check _____ Cash

Documents on _____ checks

APPROVED BY: PCM

NOTE:

2827 2692

0184 1982

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

188 PAGE 611

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
ENRAPTURE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 07, 1986 AT 09:30 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

3

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID

\$ 20

SPECIAL
FEE PAID

\$ _____

D2161891

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206398

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO. 2827 2689

0189 1963

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

7-7-86

(0:22a)

1986 JUL

188 PAGE 612
10-25

TONY'S BAKERY, INCORPORATED

ARTICLES OF INCORPORATION

FIRST: The undersigned, E. Thomas Maxwell, Jr., whose post address is 207 East Redwood Street, Suite 604, Baltimore, Maryland 21202, being at least twenty-one years of age, does hereby form a corporation under the general laws of the State of Maryland.

SECOND: The name of the corporation, which is hereinafter called the Corporation is: Tony's Bakery, Inc.

THIRD: The Corporation shall be a close corporation as authorized by Section 100 of the General Corporation Law of Maryland.

FOURTH: The purposes for which the Corporation is formed are as follows:

A) To construct, own, buy, sell, lease, equip and operate restaurants, bakeries, cafes and amusement enterprises of all kinds; to manufacture, grow, compound, create and generally deal in all kinds of food, food stuffs, and food products; to manufacture, purchase, sell and generally deal in restaurant food supplies of all kinds and to manufacture, own, operate and generally deal in all kinds of facilities and appurtenances convenient, desirable or necessary in the conduct and operation of the foregoing.

FIFTH: The post office address of the principal office of the Corporation in Maryland is 7454 Baltimore-Annapolis Boulevard, Glen Burnie, Maryland 21061. The name and post office address of the resident agent is: Reuben Tony Pannuty, 559 Jandon Court, Millersville, Maryland 21108. Said

910
1987 JUN 28 AM 9:20
H. E. SCHAFER
CLERK

61888446

2827 2665

0189 1964



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 020 BUSINESS CODE 03 COUNTY 188 PAGE 5814

_____ P.A. _____ Religious _____ Close _____ Stock _____ Nonstock _____

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	<u>20</u>	Organ. & Capitalization	Name Change (New Name) _____
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	
62	_____	Rec. Fee (Amendment)	
63	_____	Rec. Fee (Merger or Consolidation)	
64	_____	Rec. Fee (Transfer)	
65	_____	Rec. Fee (Dissolution)	
66	_____	Rec. Fee (Revival)	_____ Change of Name
52	_____	Foreign Qualification	_____ Change of Principal Office
50	_____	Cert. of Qual. or Reg.	_____ Change of Resident Agent
51	_____	Foreign Name Registration	_____ Change of Resident Agent Address
13	_____	Certified Copy	
56	_____	Foreign Penalty	
54	_____	For. Supplemental Cert.	
73	_____	Cert. of Conveyance	
75	_____	Special Fee	
80	_____	For. Limited Partnership	
83	_____	Cert. Limited Partnership	
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	
22	_____	State Transfer Tax	
23	_____	Local Transfer Tax	
31	_____	Corp. Good Standing	
NA	_____	Foreign Corporation Registration	
	_____	Other	MAIL TO ADDRESS: _____
	_____	Other	<u>E. Thomas Maxwell Jr</u>
	_____		<u>207 E. Redwood St 6th fl</u>
	_____		<u>Balt, Md 21202</u>

TOTAL FEES 40
 Check _____ Cash _____

_____ Documents on _____ checks

APPROVED BY: [Signature]

NOTE:

2827 2667

0189 1965

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 015

ARTICLES OF INCORPORATION
OF
TONY'S BAKERY, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 07, 1986 AT 10:22 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED

3

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID:

\$

D2161842

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206393

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO 2827 2664

0189 1986

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

MSK

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

7/8/66 at 10:04 a.m.
RITCHIE SEBENIECHER INSURANCE, INC.

(A Close Corporation under C. A. Title 4
of the Annotated Code of Maryland)

ARTICLES OF INCORPORATION 188 PAGE 616

THIS IS TO CERTIFY:

That I, the subscriber, RITCHIE R. SEBENIECHER, whose post office address is 900 Mallard Circle, Arnold, Maryland 21012, being of full legal age, do, under and by virtue of the General Corporation Laws of the State of Maryland and the Corporations and Associations Article of the Annotated Code of Maryland, authorizing the formation of corporations, hereby form a corporation.

ARTICLE I

NAME

The name of the corporation (which is hereinafter called the Corporation) is:

RITCHIE SEBENIECHER INSURANCE, INC.

ARTICLE II

PURPOSE

The purposes for which the Corporation is formed and the business and objects to be carried on and promoted by the Corporation are as follows:

A. To engage in the profession of insurance sales and service which will include but not be limited to the following:

1. To effect sales of whole-life, group life, term-life, health, group health, group dental, casualty, group disability, pension, profit-sharing, annuity, and all other types of insurance which the Corporation can sell to individuals, partnerships and corporations, acting as an independent agent;

2. To assist attorneys, accountants and other professionals in estate planning, corporate tax planning, pension planning, profit-sharing planning, and other financial and business planning through the use of insurance and its related products;

2827 2651

61898158

10 JAN 8 - 8 AM 1967

1967 JAN 28 AM 9:20
HELEN SCHAFER
CLERK

0189 1967

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLE III

188 PAGE 618

ADDRESS AND RESIDENT AGENT

The principal office of the Corporation in the State of Maryland will be maintained at 900 Mallard Circle, Arnold, Maryland 21012. The Resident Agent of the Corporation is Ritchie R. Sebeniecher, whose post office address is 900 Mallard Circle, Arnold, Maryland 21012. Said Resident Agent is a citizen of the State of Maryland and actually resides therein.

ARTICLE IV

STATUS OF CORPORATION

The Corporation shall exist as a close corporation until such time as the stockholders, by unanimous consent, shall file Articles of Amendment to change such status.

ARTICLE V

DIRECTORS

This Corporation shall have one (1) Director at this time and Ritchie R. Sebeniecher shall act as such until the first annual meeting or until his successor is duly chosen and qualified. The number of Directors of this Corporation may increase then later decrease, but in no event shall this Corporation have less than one (1) Director.

ARTICLE VI

CAPITAL STOCK

The total amount of the authorized stock of the Corporation is five hundred (500) shares of common stock of no par value.

The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock, without par value, for such consideration as said Board of Directors may deem advisable, irrespective of the value or amount of such consideration, after first obtaining the unanimous approval of all stockholders of the Corporation.

-3-

2827 2653

0189 1968

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLE VII

AMENDMENT

188 PAGE 619

The Corporation, upon unanimous approval of the stockholders, reserves the right to make from time to time any amendments of its charter which may now or hereafter be authorized by law.

ARTICLE VIII

DURATION OF CORPORATION

The duration of the Corporation shall be perpetual.

ARTICLE IX

This Corporation is formed under the articles, provisions and conditions herein expressed and is subject in all respects to the provisions and limitations relating to corporations which are contained in the Statutes of the State of Maryland, governing and providing for the formation of corporations under its General Laws.

ARTICLE X

The Corporation may begin to carry on any of its businesses authorized by these Articles of Incorporation at any time after incorporation in the discretion of its Board of Directors, without all of its stock being subscribed and/or paid for.

IN WITNESS WHEREOF, I have signed and affixed my seal to these Articles of Incorporation this 18 day of June, 1986.

WITNESS:

Jan L. Broad Ritchie R. Sebeniecher (SEAL)
RITCHIE R. SEBENIECHER

STATE OF MARYLAND, COUNTY OF BALTIMORE, to wit:

I HEREBY CERTIFY that on this 18 day of June, 1986, before me, the subscriber, a Notary Public, in and for the State and County aforesaid, personally appeared RITCHIE R. SEBENIECHER, known to me, the within incorporator, and he acknowledged the foregoing Articles of Incorporation to be his act.

AS WITNESS my hand and Notarial Seal.

Sara M. Schmitt
NOTARY PUBLIC

My Commission expires: 7-1-86



STATE OF MARYLAND
State Department of Assessments and Taxation
Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 BUSINESS CODE 03 COUNTY 52 PAGE 188 620

_____ P.A. _____ Religious Close _____ Stock _____ Nonstock

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	<u>20</u>	Organ. & Capitalization	Name Change (New Name) _____
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	_____
62	_____	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____
65	_____	Rec. Fee (Dissolution)	_____
66	_____	Rec. Fee (Revival)	_____ Change of Name
52	_____	Foreign Qualification	_____ Change of Principal Office
50	_____	Cert. of Qual. or Reg.	_____ Change of Resident Agent
51	_____	Foreign Name Registration	_____ Change of Resident Agent Address
13	<u>10</u>	1 Certified Copy <u>4</u>	_____
56	_____	Foreign Penalty	_____
54	_____	For. Supplemental Cert.	_____
73	_____	Cert. of Conveyance	_____
75	_____	Special Fee	_____
80	_____	For. Limited Partnership	_____
83	_____	Cert. Limited Partnership	_____
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	_____	Corp. Good Standing	_____
NA	_____	Foreign Corporation Registration	_____
_____	_____	Other _____	MAIL TO ADDRESS: _____
_____	_____	Other _____	<u>George Bresche</u>
_____	_____	Other _____	<u>406 W Pennsylvania</u>
_____	_____	Other _____	<u>Towson Md 21204</u>

TOTAL FEES 50 Check _____ Cash _____
1 Documents on 1 checks

APPROVED BY: MSK

NOTE:

2827 2655

0189 1970

188 PAGE 621

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
RITCHIE SEBENIECHER INSURANCE, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 08, 1986 AT 10:04 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

5

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID:

\$ 20

SPECIAL
FEE PAID

\$ _____

D2161818

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206390

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO 2827 2650

0189 1971

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 622

188 622

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION
ARTICLES OF INCORPORATION
OF 7/3/86
DEFENSE-MARINE MARKETING, INC. at 4:00 p.m.
A Close Corporation

PK

THIS IS TO CERTIFY:

FIRST: That the undersigned, Michael D. Jackley, Esquire, whose post office address is 1345 University Boulevard, East, Hyattsville, Maryland 20783, being at least eighteen (18) years of age, does hereby act as an incorporator for the purpose of forming a corporation under the Public General Laws of the State of Maryland.

SECOND: That the name of the Corporation (hereinafter called "Corporation") is:

DEFENSE-MARINE MARKETING, INC.

THIRD: The Corporation shall be a Close Corporation as authorized by Title 4, Subtitle 2 of the Corporation and Associations Volume of the Annotated Code of Maryland.

FOURTH: The purpose for which the Corporation is formed is to carry on any business not contrary to the General Corporation Law of Maryland and to have and exercise all of the powers conferred upon corporations formed thereunder, including:

To act as agent, sales representative, sales consultant, manufacturing agent, manufacturing consultant, business consultant, business counselor.

To render market research services, to procure and provide manufacturing and sales services and outlets for any and all types of tools, gadgets, machinery, motor vehicles and other products as well as professional services and to promote the production, manufacture, and sale thereof; and, generally, to furnish, render, perform and provide all kinds and types of personal services to business and industrial organizations not specifically prohibited by statute or law.

To purchase or otherwise acquire, use, hold, own, mortgage, sell, convey, exchange, subdivide or otherwise dispose of real property and personal property of every class and description and any estate or interest therein.

To do each and every act necessary and proper for the accomplishment or attainment of any one or more of the purposes or goals hereinbefore or hereafter enumerated.

61848104

2828 0130

1987 JUN 28 AM 9:20
H. EDLE SCHAFER
CLERK

0189 1972

To contract accordingly; to exercise and possess all powers, rights and privileges necessary or incidental to the purposes for which this Corporation is being formed or to the activities to which it is engaged or will be engaged.

The Corporation shall have the power to do any and all acts and things necessary or useful to its business and purposes, and shall have the general, specific and incidental powers and privileges granted to it by statute, including:

To enter into and perform contracts; to acquire and exploit patents, rights and related and other interests; to acquire, use, deal in and with, encumber and dispose of real and personal property without limitation, including obligations and/or securities; to borrow and lend money for its corporate purposes; to invest and reinvest its funds, and take, hold and deal with real and personal property as security for the payment of funds loaned or invested, or otherwise; to vary any investment or employment of capital of the Corporation from time to time; and to create and/or participate with other corporations and entities for the performance of all undertakings, as partner, joint venturer, or otherwise, and to share or delegate control therewith or thereto.

To pay pensions and establish and carry out pension, profit sharing, stock option, stock purchase, stock bonus, retirement, benefit, incentive or commission plans, trusts and provisions for any and all of its Directors, officers and employees, and for any and all of the Directors, offices and employees of its subsidiaries; and to provide insurance for its benefit on the life of any stockholder for the purpose of acquiring, at his death, shares of its stock owned by such stockholder.

To merge or consolidate with any corporation in such manner as may be permitted by law; to aid in any manner any corporation whose stocks, bonds or other obligations are held or in any manner guaranteed by this Corporation, or in which this Corporation is in any way interested; and to do any other acts or things for the preservation, protection, improvement or enhancement of the value of such stock, bonds, or other securities; to exercise all the rights, powers and privileges of ownership thereof, and to exercise any and all voting powers thereon; and to guarantee the payment of dividends upon any stock, the principal or interest or both, of any bonds or other securities, and the performance of any contracts.

To enter into agreement restricting the transfer of its shares.

To acquire its own stock subject to the limitations contained in Title 2, Subtitle 3, Section 2-311 of the

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

VOL 188 PAGE 624

Corporations and Associations Volume of the Annotated Code of Maryland.

To do all and everything necessary, suitable and proper for the accomplishment of any of the purpose or the attainment of any of the objects or the furtherance of any of the powers hereinbefore set forth, either alone or in association with other corporations, firms or individuals, and to do every other act or acts, thing or things incidental or appurtenant to or growing out of or connected with the aforesaid business or powers or any parts thereof, provided the same be not inconsistent with the laws of the State of Maryland, and in any and all other places, without limitation.

The general purposes of the Corporation are to engage in any business in which a corporation organized under the laws of the State of Maryland may engage, except any business that is required to be specifically set forth in its Certificate of Incorporation and is not specifically enumerated herein and set forth therein.

FIFTH: The post office address of the principal office of the Corporation in Maryland is at 85 Owensville Road, West River, Maryland 20778.

The name and address of the registered agent of the Corporation are David R. Banner, 85 Owensville Road, West River, Maryland 20778.

Said resident agent is a citizen of the State of Maryland, residing therein.

SIXTH: The total number of shares of stock of all classes which the Corporation has authority to issue is ten thousand (10,000).

All of such shares are common stock having a par value of Ten Cent (\$.10) per share.

The aggregate par value of said shares is One Thousand Dollars (\$1,000.00).

The Corporation's common shares shall be issued in such a manner so that they qualify for the benefits under Section 1244 of the Internal Revenue Code of 1954, as amended.

SEVENTH: (1) The Corporation is hereby empowered to issue from time to time its authorized shares, securities and non-transferable options and warrants, for such lawful consideration, whether money or otherwise, as the Board of Directors shall determine, and upon approval by the stockholders as required by Section 4-501 of the Maryland Corporation Law and any shares issued for which the consideration so fixed has been paid or delivered shall be fully paid stock and the holder

2828 0132

of such shares shall not be liable for any further call or assessment or any other payment thereon, provided that the actual value of such consideration is not less than the par value of the shares so issued.

(2) In proportion to his or her then ownership of the issued and outstanding common shares of the Corporation, each owner of the shares of common stock of the Corporation is hereby granted the pre-emptive right to purchase any additional shares of the Corporation created by amendment of its authorized capital.

EIGHTH: The number of Directors comprising the initial Board of Directors of the Corporation shall be one (1), which number may be increased or decreased from time to time, pursuant to the By-Laws of the Corporation, but shall never be less than one (1).

The names of the Directors who shall act until the first annual meeting, or until their successors are duly chosen and qualified, are David R. Banner.

NINTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers and liabilities of the Corporation and of the Directors and stockholders:

(1) Pursuant to Title 4, Subtitle 5, Section 504 of the Corporations and Associations Volume of the Annotated Code of Maryland, as amended, it is hereby provided that the concurrence of a majority of the aggregated number of votes of all classes, or of any class of stock of this Corporation shall be sufficient to take or authorize any action entitled to be taken or authorized by such class or classes of stock, other than an action under Subtitle 2, Section 201; Subtitle 2, Section 203, Subtitle 5, Section 501; or Subtitle 6, Section 601 of Title 4 of said Volume, notwithstanding any provisions of the said Title requiring a proportion greater than a majority.

(2) The private property of the stockholders shall not be subject to the payment of corporate debts to any extent whatsoever.

(3) The Corporation is to have perpetual existence.

TENTH: The Corporation reserves the right to amend, alter, change or repeal any provisions contained in the foregoing Articles of Incorporation in the manner now or hereafter prescribed by law, and all rights and powers conferred herein on shareholders, Directors and officers are subject to this reserved power.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

VOL 188 PAGE 626

IN WITNESS WHEREOF, I have signed these Articles of
Incorporation as Incorporator and acknowledge the same to be my
act on the 27th day of June, 1986.

Michael D. Jackley
MICHAEL D. JACKLEY

Rosa Marian Leda
WITNESS

2828 0134

5

0189 1976



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

188 PAGE 627

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 15 BUSINESS CODE 03 COUNTY 52

P.A. Religious Close Stock Nonstock

Merging (Transferor)

Surviving (Transferee)

CODE AMOUNT FEE REMITTED

20 20 Organ. & Capitalization
61 20 Rec. Fee (Arts. of Inc.)
62 Rec. Fee (Amendment)
63 Rec. Fee (Merger or Consolidation)
64 Rec. Fee (Transfer)
65 Rec. Fee (Dissolution)
66 Rec. Fee (Revival)
52 Foreign Qualification
50 Cert. of Qual. or Reg.
51 Foreign Name Registration
13 Certified Copy
56 Foreign Penalty
54 For. Supplemental Cert.
73 Cert. of Conveyance

Name Change (New Name)

Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

75 Special Fee
80 For. Limited Partnership
83 Cert. Limited Partnership
84 Amendment to Limited Partnership
85 Termination of Limited Partnership
21 Recordation Tax
22 State Transfer Tax
23 Local Transfer Tax
31 Corp. Good Standing
NA Foreign Corporation Registration
Other
Other

Code

ATTENTION:

MAIL TO ADDRESS:

Michael D. Jackley Esq
Joseph Greenwald & Spinks, PA
2345 University Blvd, Cat
Hyattsville, Md 20783-4683

TOTAL FEES \$140.00

Check Cash

Documents on checks

APPROVED BY: DR

NOTE:

2828 0135

0189 1977

Vol. 188 Page 628

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
DEFENSE-MARINE MARKETING, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 03, 1986 AT 04:00 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND CAPITALIZATION FEE PAID: \$ 20
RECORDING FEE PAID: \$ 20
SPECIAL FEE PAID: \$ _____
D2161206

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 206367

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER FOLIO. 2828 0129

0189 1978

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
ARTICLES OF INCORPORATION AND TAXATION

OF APPROVED FOR RECORD

WOODHOME CORPORATION 7-1-86 at 9:41a .m.

188 PAGE 629

THIS IS TO CERTIFY:

ARTICLE ONE: I, the undersigned, Charles W. Ayres, Jr., whose post office address is 11 Crain Highway, NE, Glen Burnie, Maryland 21061, being at least eighteen years of age, hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

ARTICLE TWO: The name of the Corporation, which is hereinafter called the Corporation is:

WOODHOME CORPORATION

ARTICLE THREE: The purposes for which the Corporation is formed are as follows:

(a) To acquire the goodwill, right and property and to undertake the whole or any part of the assets or liabilities of any person, firm, association or corporation, to pay for the same in cash, the stock of this Corporation, bonds or otherwise, in the manner permitted by law; to hold or in any manner dispose of the whole or any part of the property so purchased; to conduct in any lawful manner the whole or any part of the business so acquired, and to exercise all the powers necessary or convenient in and about the conduct and management of such business.

1987 JAN 29 AM 9:20

H. ERLE SCHAFER

61828187

2829 0962

0189 1979

(b) To purchase, lease, or otherwise acquire property, real, personal or mixed, and to own, hold, sell, lease, convey, exchange, encumber by mortgage or by deed of trust, and otherwise deal in, utilize or dispose of such property, real, personal and mixed, and also any rights, interest, equities, mortgages and options in, upon or affecting any property.

(c) To act as a general contractor or a home improvement contractor for the construction, repairing, and remodeling of buildings and homes of all kinds, and for the improvement of real estate, and the doing of any and all other business and contracting incidental thereto, or connected therewith, and the doing and performing of any and all acts or things necessary, proper, or convenient for or incidental to the furtherance or the carrying out of the power or purposes herein mentioned.

(d) To acquire by purchase or lease, or otherwise, lands and interests in lands and to own, hold, improve, develop, and manage any real estate so acquired and to erect or cause to be erected on any lands owned, held, or occupied by the corporation, buildings or other structures and their appurtenances, and to rebuild, enlarge, alter, or improve any buildings or other structures now or hereafter erected or any lands so owned held, or occupied, and to mortgage, sell, lease or otherwise dispose of any lands or interests in lands and in buildings or structures, and any stores, shops, suites, rooms, or parts of any buildings or other structures at any time owned or held by the Corporation.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

(e) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland as amended from time to time.

(f) To purchase, lease, or otherwise acquire property, real, personal or mixed, and to own, hold, sell, lease, convey, exchange, encumber by mortgage or by deed of trust, and otherwise deal in, utilize or dispose of such property, real, personal or mixed, and also any rights, interest, equities, mortgages and options in, upon or affecting any property.

(g) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland as amended from time to time.

ARTICLE FOUR: The post office address of the principal office of the Corporation in this State is:

7535 Ritchie Highway
Glen Burnie, MD 21061

The name and post office address of the resident agent of the Corporation in this State is:

Charles W. Ayres, Jr.
11 Crain Highway, NE
Glen Burnie, MD 21061

ARTICLE FIVE: The total number of shares which the Corporation is authorized to issue is ten thousand (10,000) shares, at a par value of Ten dollars (\$10.00) per share, all of one class.

ARTICLE SIX: The number of directors of the Corporation shall be four (4), which may be increased pursuant to the by-laws of the Corporation, which shall never be less than three (3) provided that:

2829 0964

0189 1981

a. If there is no stock outstanding, the number of directors may be less than three (3), but not less than one (1); and

b. If there is stock outstanding and so long as there are less than three (3) stockholders, the number of directors may be less than three (3), but not less than the number of stockholders.

The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are:

F. Ward DeGrange, Sr.
F. Ward DeGrange, Jr.
John E. DeGrange, Sr.
James E. DeGrange, Sr.

ARTICLE SEVEN: The following provisions are hereby adopted for the purpose of defining, limiting, and regulating the powers of the Corporation and of the directors and stockholders:

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock or any class or classes, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation is hereby empowered to authorize the issuance of Ten thousand (10,000) fully paid and non-assessable shares with a par value of \$10.00 per share.

ARTICLE EIGHT: No contract, act or other transaction between corporation and any other corporation, firm or individual, shall, in any way, be affected or invalidated by the fact that any of the directors or officers of such other corporation, or are in any way connected with any such individual, firm or corporation, provided that the fact that he or such corporation, firm, ore individual so interested shall be disclosed or shall have been known to the Board of Directors or a majority thereof; and any director of this Corporation who is also a director or officer of such other corporation or who is so interest may be counted in determining the existence of a quorum at any meeting of the Board of Directors of this corporation, which shall authorize any such contract, act or transaction, with like force and effect as if he were not such director or officer of such other corporation or not so interested; and each and every person who may become a director of the Corporation is hereby relieved, in the absence of actual fraud, from any liability that may otherwise exist because of contracting with the corporation for the benefit of such other corporation, firm or individual in which he may be in anywise interested.

ARTICLE NINE:

(1) As used in this Article any word or words that are defined in Section 2-418 of the Corporations and Associations Article of the Annotated Code of Maryland, (the "indemnification section") as amended from time to time, shall have the same meaning as provided in the "indemnification section".

(2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the indemnification section.

(3) With respect to any corporate representative other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the indemnification section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise, any proceeding referred to in Subsection (b) or (c) of the indemnification section or any claim, issue or matter raised in such proceeding, the corporation shall not indemnify such corporate representative other than a present or former director or officer of the indemnification section, unless until it shall have been determined and authorized in specific case by (a) an affirmative vote at a duly constituted meeting at a majority of the board of Directors who were not parties to the proceeding or (b) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceedings, an indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 635

ARTICLE TEN: The duration of the corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation this 13th day of June, 1986.

Mary Vane Junder
Witness

Charles W. Ayres, Jr. (SEAL)
CHARLES W. AYRES, JR.

STATE OF MARYLAND, COUNTY OF ANNE ARUNDEL, to wit:

I HEREBY CERTIFY, that on this 13th day of June, 1986, before me, the Subscriber, a Notary Public, in and for the State and County aforesaid, personally appeared CHARLES W. AYRES, JR. and he made oath in due form of law that the foregoing Articles of Incorporation are his act.

AS WITNESS my hand and Notarial Seal.

Barbara J. Elswick
Barbara J. Elswick

My Commission Expires:
7/1/86

2829 0968

0189 1985



STATE OF MARYLAND
State Department of Assessments and Taxation

Gene L. Burner, Director 188 PAGE 636

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close _____

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

_____ Change of Name
_____ Change of Principal Office
_____ Change of Resident Agent
_____ Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>24</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	_____	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 44 Check _____ Cash _____

APPROVED BY: [Signature]

_____ Documents on _____ checks

Mail to Address: Charles Ayres

Code _____

PO Box 670
Glen Burnie, Md 21061

ATTENTION: _____

NOTE: _____

2829 0969

0189 1986

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

183 PAGE 637

ARTICLES OF INCORPORATION
OF
WOODHOME CORPORATION

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 01, 1986 AT 09:41 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

8

ORGANIZATION AND
CAPITALIZATION FEE PAID:

\$ 20

RECORDING
FEE PAID:

\$ 24

SPECIAL
FEE PAID:

\$

D2164069

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206542

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO
2829 0961

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Handwritten initials

188 PAGE 033

188 PAGE 638

STATE DEPARTMENT OF ASSESSMENT
AND TAXATION
APPROVED FOR RECORD
6/22/80 at 11:07 a.m.

HARRY'S AUTOMOTIVE ACCESSORIES,
ARTICLES OF INCORPORATION

(A Maryland close corporation authorized by Title 4
of the Corporations and Associations Article,
Annotated Code of Maryland)

THIS IS TO CERTIFY:

That I, WILLIAM S. BLUMENSTINE, as Incorporator, whose
post office address is 1100 Andersontown Road, Mechanicsburg,
Pennsylvania 17055, being over eighteen (18) years of age,
do, under and by virtue of the General Laws of the State
of Maryland authorizing the formation of corporations, set
forth and execute these Articles of Incorporation with the
intent of forming a corporation.

1987 JAN 28 AM 9:20
H. ERLE SCHAFER
CLERK

FIRST: That the name of the Corporation (which is herein-
after called "Corporation") is:

HARRY'S AUTOMOTIVE ACCESSORIES, INC.

SECOND: The Corporation shall be a close corporation as
authorized by §4-201 of the Corporations and Associations
Article, Annotated Code of Maryland.

THIRD: The purposes for which the Corporation is formed
are as follows:

(a) To acquire by purchase, lease, exchange,
or otherwise, and to own, conduct, operate, maintain, engage
in and carry on, in any or all of its branches, the retail
and wholesale distribution and sale of supplies and accessories
for automobiles, trucks, and tractors of every make and any
business or operations relating to or connected therewith,
and generally carried on in conjunction with or incidental
to any of the matters aforesaid; and, in addition, (i) to
carry on such business as importers and exporters, and (ii)
to design, make, construct, manufacture, assemble, buy,
sell, exchange or otherwise acquire or dispose of, repair
and maintain and otherwise deal in inventory, equipment,
supplies and materials of every kind and character connected
with or required for such business, and (iii) to render
any and every service connected with or relating to the
retail and wholesale distribution and sale of automobile
supplies and accessories of every kind, or for the purpose
of making contracts with others in behalf of said corporation,
and to make any other contracts or leases, carrying out
the intention of said company, and to have all the rights,
powers, privileges, and franchises incident to and granted
to corporations organized by virtue of the laws of the State
of Maryland.

61818514

2829 0945

0189 1988

(b) To buy, sell, exchange, and generally deal in real properties, improved and unimproved, and buildings of every class and description; to improve, manage, operate, sell, buy, mortgage, lease, or otherwise acquire or dispose of any property, real or personal, and take mortgages and assignment of mortgages on the same; to make and obtain loans on real estate, improved or unimproved, and on personal property, giving or taking evidences of indebtedness and securing the payment thereof by mortgage, trust deed, pledge or otherwise; to enter into contracts to buy or sell any property, real or personal; to buy and sell mortgages, trust deeds, contracts, and evidences of indebtedness; to purchase or otherwise acquire, for the purpose of holding or disposing of the same, real or personal property of every kind and description, including the goodwill, stock, rights, and property of any person, firm, association, or corporation, paying for the same in cash, stock, or bonds of this Corporation; to draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, warrants, bonds, debentures, and other negotiable or transferable instruments, or obligations of the Corporation, from time to time, for any of the objects or purposes of the Corporation; to carry on all or any of its operations without restriction or limit as to amount; to purchase, acquire, hold, own, mortgage, sell, convey, or otherwise dispose of real and personal property of every class and description in any state, district, territory, colony, or foreign country subject to the laws of such state, territory, or foreign country.

(c) To subscribe or cause to be subscribed for, and to purchase or otherwise acquire, hold for investment, or otherwise, sell, assign, transfer, mortgage, pledge, exchange, distribute, or otherwise dispose of the whole or any part of the shares of the capital stock, bonds, mortgages, deeds of trust, debentures, securities, obligations, and other evidences of indebtedness of any person, firm or corporation, created by or under the laws of the State of Maryland, or otherwise, and while owner of any of said shares of capital stock or bonds or other property, to exercise all rights, powers and privileges of ownership of every kind and description, including the right to vote thereon, with power to designate some person for that purpose from time to time to the same extent as natural persons might or could do, and to render consulting advisory services in connection therewith; and also to purchase, hold, and sell any of its obligations, including investment trust certificates, and to make such credit advances thereon as may be determined from time to time.

(d) To purchase, lease or otherwise acquire all or any part of the property, rights, businesses, contracts, goodwill, franchises and assets of every kind of any corpora-

tion, co-partnership or individual (including the estate of a decedent) carrying on or having carried on in whole or in any part any of the aforesaid businesses or any other businesses that the Corporation may be authorized to carry on, and to undertake, guarantee, assume and pay the indebtedness and liabilities thereof, and to pay for any such property, rights, businesses, contracts, goodwill, franchises or assets by the issue, in accordance with the laws of Maryland, of stocks, bonds, or other securities of the Corporation or otherwise.

(e) To apply for, obtain, purchase or otherwise acquire any patents, copyrights, licenses, trademarks, trade names, rights, processes, formulas, and the like, which might be used for any of the purposes of the Corporation; and to use, exercise, develop, grant licenses in respect of, sell and otherwise turn to account the same.

(f) To enter into and perform contracts of every sort and description with any person, firm, association, corporation, municipality, county, state, nation, or other body politic, or with any colony, dependency or agency of any of the foregoing.

(g) To guarantee the payment of dividends on any shares of stock of, or the performance of any contract by, any other corporation, association, or other venture, entity or enterprise in which the Corporation has an interest, and to endorse or otherwise guarantee the payment of the principal and interest, or either, of any bonds, debentures, notes, securities or other evidences of indebtedness created or issued by any such other corporation, association or other venture, entity or enterprise.

(h) To loan or advance money, with or without security, without limit as to amount; and to borrow or raise money for any of the purposes of the Corporation; and to issue bonds, debentures, notes or other obligations of any nature (including bonds, debentures, notes or other obligations convertible into stock of the Corporation), and in any manner permitted by law, for money so borrowed or in payment for property purchased, or for any other lawful consideration, and to secure the payment thereof and of the interest thereon by mortgage on, or pledge or conveyance or assignment in trust of, the whole or any part of the property of the Corporation, real or personal, including contract rights, whether at the time owned or thereafter acquired; and to sell, pledge, discount, or otherwise dispose of such bonds, notes or other obligations of the Corporation for its corporate purposes.

(i) To carry on any of the businesses hereinbefore enumerated for itself, or for the account of others in a partnership or joint venture or other entity, whether as

188 PAGE 641

a limited or general partner, or otherwise, and to carry on any other business which may be deemed by it to be calculated, directly or indirectly, to effectuate or facilitate the transaction of the aforesaid objects or businesses, or any of them, or any part thereof, or to enhance the value of its property, business or rights.

(j) To carry out all or any part of the aforesaid purposes, and to conduct its business in all or any of its branches in any or all states, territories, districts, colonies, possessions and dependencies of the United States of America and in foreign countries, and to maintain offices and agencies in any or all states, territories, districts, colonies, possessions and dependencies of the United States of America and in foreign countries.

The foregoing enumeration of the purposes, objects and businesses of the Corporation is made in furtherance and not in limitation of the powers conferred on the Corporation by the laws of the State of Maryland, and is not intended, by the mention of any particular purposes, objects or businesses, in any manner to limit or restrict the generality of any other purposes, objects, or businesses mentioned, or to limit or restrict any of the powers of the Corporation.

The Corporation is formed on the articles, conditions and provisions herein expressed, and subject in all particulars to the limitations relative to corporations which are contained in the General Laws of this State.

FOURTH: The post office address of the principal office of the Corporation in this State is 512 Crain Highway, Unit 28, Glen Burnie, Maryland 21061. The resident agent of the Corporation in this State is Clarke Murphy, Jr., whose post office address is 606 Baltimore Avenue, P.O. Box 10716, Towson, Maryland 21285-0716. Said resident agent is a citizen of the State of Maryland and actually therein resides.

FIFTH: The Corporation shall have one (1) director, which number may be increased or decreased pursuant to the Bylaws of the Corporation or any stockholders' agreement entered into pursuant to §4-401 of the Corporations and Associations Article, Annotated Code of Maryland, and William S. Blumenstine shall act as such until his successor is duly chosen and qualified, or until an election is made for the Corporation not to have a board of directors pursuant to §4-302 of the Corporations and Associations Article, Annotated Code of Maryland.

SIXTH: The total number of shares of stock which the Corporation has authority to issue is one hundred thousand (100,000) shares of the par value of one dollar (\$1.00) each, all

188 PAGE 642

of which shares are of one class and are designated Common Stock. The aggregate par value of all shares having par value is one hundred thousand dollars (\$100,000.00).

No holder of shares of stock of the Corporation shall be entitled as such, as a matter of right, to subscribe for or purchase any part of any new or additional issue of stock, or securities convertible into stock, of any class whatsoever, whether now or hereafter authorized, and whether issued for cash, property, services, by way of dividends, or otherwise.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation, the directors and the stockholders; provided, however, that the following provisions of this item SEVENTH shall be subject to such limitations and restrictions, if any, as may be set forth in (i) the Bylaws of the Corporation, or (ii) any stockholders' agreement entered into pursuant to §4-401 of the Corporations and Associations Article, Annotated Code of Maryland, or (iii) any other provision of Title 4 of the Corporations and Associations Article, Annotated Code of Maryland.

(a) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of stock of any class with or without par value, whether now or hereafter authorized, for such consideration as the Board of Directors may deem advisable, irrespective of the value or amount of such consideration, subject to such limitations and restrictions, if any, as may be set forth in the Bylaws of the Corporation.

(b) No contract or other transaction between this Corporation and any other corporation and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the directors of this Corporation are pecuniarily or otherwise interested in, or are directors or officers of, such other corporation; any directors individually, or any firm of which any director may be a member, may be a party to, or may be pecuniarily or otherwise interested in, any contract or transaction of this Corporation, provided that the fact that he or such firm is so interested shall be disclosed or shall have been known to the entire Board of Directors; and any director of this Corporation who is also a director or officer of such other corporation or who is so interested may be counted in determining existence of a quorum at any meeting of the Board of Directors of this Corporation, which shall authorize any such contract or transaction with like force and effect as if he were not such director or officer of such other corporation or not so interested.

(c) The Corporation shall have the power to function as a managing partner for partnerships, a general partner for limited partnerships, and the duly authorized agent or representative for any other entity (whether or not incorporated); and to manage and control the affairs of any such partnership, limited partnership, or other entity, at least to a degree coextensive with the powers provided the Corporation by the laws of Maryland, or of any other jurisdiction in which it is qualified to do business.

(d) The Board of Directors shall have the power, from time to time, to fix and determine and to vary the amount of working capital of the Corporation; and to determine whether any, and, if any, what part, of the surplus of the Corporation or of the net profits arising from its business shall be declared in dividends and paid to the stockholders, subject, however, to the other provisions set forth in these Articles; and to direct and determine the use and disposition of any such surplus or net profits. The Board of Directors may in its discretion use and apply any such surplus or net profits in purchasing or acquiring any of the shares of the stock of the Corporation, or any of its bonds or other evidences of indebtedness, to such extent and in such manner and on such lawful terms as the Board of Directors shall deem expedient.

(e) The Board of Directors shall have the right to indemnify any person who under the General Laws of the State of Maryland may be indemnified by a corporation, but only to the extent, and in such manner, and on such terms, as may be lawful under the General Laws of the State of Maryland.

(f) The Corporation reserves the right, from time to time, to make any amendments to its Articles which may now or hereafter be authorized by law, including any amendments changing the terms of and class of its stock by classification, reclassification, or otherwise.

(g) The Board of Directors shall have power to declare and authorize the payment of stock dividends, whether or not payable in stock of one class to holders of stock of another class or classes.

(h) The Board of Directors shall have the power, by articles supplementary to these Articles, subject to any limitations or restrictions herein set forth or imposed by law, to classify or reclassify any unissued shares of stock, whether now or hereafter authorized by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of such shares.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 644

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of
Incorporation on this 27th day of June, 1986, and acknowledge
the same to be my act.

WITNESS:

[Handwritten Signature]

William S. Blumenstine (SEAL)
WILLIAM S. BLUMENSTINE



STATE OF MARYLAND

State Department of Assessments and Taxation
Gene L. Burner, Director

188 PAGE 645

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

MENT CODE 02

Business Code 03

County 52

Close

Surviving (Transferee)

giving (transferor)

Name Change (New Name)

Change of Name

Change of Principal Office

Change of Resident Agent

Change of Resident Agent Address

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	24	Rec. Fee (Arts. of Inc.)	75		Special Fee
20	20	Organ. & Capitalization	80		For. Limited Partner-
62		Rec. Fee (Amendment)	83		ship
63		Rec. Fee (Merger or	84		Cert. Ltd. Partnership
		Consolidation)	85		Amend. to Limited
64		Rec. Fee (Transfer)			Partnership
65		Rec. Fee (Dissolution)	21		Term. of Limited
66		Rec. Fee (Revival)	22		Partnership
52		Foreign Qualification	23		Recordation Tax
51		Foreign Name Registration	31		State Transfer Tax
50		Cert. of Qualification	NA		Local Transfer Tax
		or Registration			Corp. Good Standing
13	15	Certified Copy <i>see 9045 P</i>			For. Corporation
56		Foreign Penalty			Registration
54		For. Supplemental Cert.			Other
73		Cert. of Conveyance			Other

TOTAL FEES 59 Check Cash

Documents on 1 checks

Mail to Address:
White, Page + Lentz
606 Baltimore Ave
Towson, Md 21204

APPROVED BY: *[Signature]*

Code

ATTENTION: Dennis Badley

NOTE:

2829 0952

0189 1995

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 646

ARTICLES OF INCORPORATION
OF
HARRY'S AUTOMOTIVE ACCESSORIES, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULINE 30, 1986 AT 11:07 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

8

ORGANIZATION AND CAPITALIZATION FEE PAID	RECORDING FEE PAID	SPECIAL FEE PAID
\$ <u>20</u>	\$ <u>24</u>	\$ _____
<u>D2164044</u>		

TO THE CLERK OF THE COURT OF ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206540

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO
2829 0944

0189 1996

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

Resew

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

7/3/86 at 10:58 a.m.
188 PAGE 547

ARTICLES OF INCORPORATION
OF
DATA PROCESSING & TELECOMMUNICATIONS CONSULTANTS, INC.

FIRST: We the undersigned, Roderick McLean, whose post office address is 7809 Stafford Hill Court, Glen Burnie, Maryland 21061; Wong Lee, whose post office address is 7501 Parkwood Court, Apt. 304, Falls Church, Virginia 22042; and Jack Richmond, whose post office address is 1001 Rockville Pike, Apt. 203, Rockville, Maryland 20851, each being at least twenty-one years of age, do under and by virtue of the general laws of the state of Maryland do hereby form a corporation.

SECOND: The name of the corporation, (which is hereafter referred to as the "Corporation,") is Data Processing & Telecommunications Consultants, Inc.

THIRD: The purposes for which the corporation is formed are:

- (1) To engage in consulting services for governmental bodies, agencies, commissions or departments for individuals, partnerships, corporations and other types of entities; and to engage in any other lawful purpose and/or business.
- (2) To do anything permitted by Section 2-103 of the Corporations and Associations Article of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The post office address of the principal office of the Corporation in this state is 7809 Stafford Hill Court, Glen Burnie, Maryland 21061. The name and post office address of the Resident Agent of the Corporation in this state is Ophelia McLean, 7809 Stafford Hill Court, Glen Burnie, Maryland 21061. Said Resident Agent is an individual actually residing in this state.

FIFTH: The total number of shares of capital stock which the Corporation has authority to issue is five thousand (5000) shares of common stock without par value.

SIXTH: The number of directors of the Corporation shall be three (3), which number may be increased or decreased pursuant to the By-Laws of the Corporation, but shall never be less than three. The names of the directors who shall act until the first annual meeting or until their successors are duly chosen and qualified are: Roderick McLean, Wong Lee, and Jack Richmond.

SEVENTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

1987 JAN 28 PM 9:20
H. ERLE SCHAFER
CLERK

61848460

2829 0647

0189 1997

VOL. 183 PAGE 648

(1) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock of any class, whether now or hereafter authorized, or securities convertible into shares of its stock of any class or classes, whether now or hereafter authorized.

(2) The Board of Directors of the Corporation may classify or reclassify any unissued shares by fixing or altering in any one or more respects, from time to time before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion rights of, such shares.

(3) With respect to:

(a) the amendment of the Charter of the Corporation;

(b) the consolidation of the Corporation with one or more corporations to form a new consolidated corporation;

(c) the merger of the Corporation into another corporation or the merge of one or more other corporations into the Corporation;

(d) the sale, lease, exchange or other transfer of all, or substantially all, of the property and assets of the Corporation, including its goodwill and franchises;

(e) the participation by the Corporation in a share exchange (as defined in the Corporation and Association Article of the Annotated Code of Maryland) as the Corporation the stock of which is to be acquired;

(f) the voluntary or involuntary liquidation, dissolution or winding-up of the Corporation; such action shall be effective and valid only if taken or approved by a majority vote of the shares entitled to be cast thereon, after due authorization and/or approval and/or advise of such action by the Board of Directors as required by law, notwithstanding any provision of law requiring any such action to be taken or authorized other than as provided in this Article

The enumeration and definition of a particular power of the Board of Directors included in the foregoing shall in no way be limited or restricted by reference to or inference from the terms of any other clause of this or any other article of the Charter of the Corporation, or construed as or deemed by inference or otherwise in any manner to exclude or limit any powers conferred upon the Board of Directors under the General Laws of the State of Maryland now or hereafter in force.

188 PAG. 649

EIGHT: Except as may otherwise be provided by the Board of Directors of the Corporation, no holder of any shares of the stock of the Corporation shall have any pre-emptive right to purchase subscribe for, or otherwise acquire any shares of stock of the Corporation of any class now or hereafter authorize, or any securities exchangeable for or convertible into such shares, or any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares.

NINTH: The Corporation reserves the right to amend its Charter so that such amendment may alter the contract rights, as expressly set forth in the Charter, or any outstanding stock, and any objecting stockholder whose rights may or shall be thereby substantially adversely affected shall not be entitled to the same rights as an objecting stockholder in the case of a consolidation, merger shall exchange, or transfer of all or substantially all the assets of the Corporation.

TENTH:

(1) As used in this Article Tenth, any word or words are defined in Section 2-418 of the Corporation and Associations Article of the Annotated Code of Maryland the "Indemnification Section"), as amended from time to time, shall have the same meaning as provided in the Indemnification Section.

(2) The Corporation shall indemnify a present or former director or officer of the Corporation in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section.

(3) With respect to any corporate representation other than a present or former director or officer, the Corporation may indemnify such corporate representative in connection with a proceeding to the fullest extent permitted by and in accordance with the Indemnification Section; provided, however, that to the extent a corporate representative other than a present or former director or officer successfully defends on the merits or otherwise proceeding referred to in sub-section (b) or (c) of the Indemnification Section or any claim, issue or matter raised in such proceeding. The Corporation shall not indemnify such corporate representative other than a present or former director or officer under the Indemnification Section unless and until it shall have been determined and authorized in the specific case by (i) an affirmative vote at a duly constituted meeting of a majority of the Board of Directors who were not parties to the proceeding or (ii) an affirmative vote, at a duly constituted meeting of a majority of all the votes cast by stockholders who were not parties to the proceedings, that indemnification of such corporate representative other than a present or former director or officer is proper in the circumstances.

183 PAGE 660

(a) to own, acquire, build, operate and maintain recreation parks, playgrounds, lakes, streams, swimming pools, golf courses, commons, streets, footways, including trees, and including buildings, structures, personal properties incident thereto, hereinafter referred to as the "common properties and facilities";

(b) to fix assessments (or charges) to be levied against the properties;

(c) to enforce any and all covenants, restrictions and agreements applicable to the Properties;

(d) to pay taxes, if any, on the common properties and facilities; and

(e) insofar as permitted by law, to do any other thing that, in the opinion of the Board of Directors, is reasonably requisite to the fulfillment of any of the foregoing and to promote the common benefit and enjoyment of the residents of the Properties.

FOURTH: The Post Office address of the principal office of the Corporation in this State is 6 Clynmalira Court, Phoenix, Maryland 21131. The name and Post Office address of the Resident Agent of the Corporation in this State is John H. Haas, 6 Clynmalira Court, Phoenix, Maryland 21131. Said Resident Agent is an individual actually residing in this State.

FIFTH: Every person or entity who is a record owner of a fee or undivided fee interest in any Lot (or Living Unit) which is subject by covenants of record to assessment by the Corporation shall be a member of the Corporation provided that any such person or entity who holds such interest merely as a security for the performance of an obligation shall not be a member. For the purposes of these Articles, the following words shall have the following meanings:

Owner - "Owner" shall mean and refer to the record owner, whether one or more persons or entities, of the fee simple (or leasehold title when said property is subject to a ground rent) title to any lot or Living Unit situated upon the Properties but, notwithstanding any applicable theory of the mortgage, shall not mean or refer to the mortgagee unless and until such mortgagee has acquired title pursuant to foreclosure or any proceeding in lieu of foreclosure.

2. In the event of the liquidation, dissolution or winding up of the Corporation (whether voluntary or involuntary), all of the assets of the Corporation (after payment of debts) shall be transferred to and contributed to and shall vest in any of the Associations or other non-profit civic organizations which are devoted to the social welfare of Green Glade Woods or a part thereof as the Board of Directors shall determine.

3. The Corporation shall in no case leave, sell or donate any of its property or assets or make any loans to any person (other than the State of Maryland or Baltimore County or any subdivision of either or an Association or other non-profit civic organization when such is for the promotion of the social welfare of the people of Green Glade Woods) unless the Board of Directors shall first pass a resolution (a) finding that such action is to be taken exclusively for the promotion of the social welfare of Green Glade Woods, (b) setting forth the civic betterments or social improvements which such action is expected to produce, and (c) finding that the benefits from such action to be derived by such person are necessary incidents to the accomplishment of the Corporation's purpose to promote the social welfare of the people of Green Glade Woods.

4. Subject to the restrictions and limitations contained herein, the Corporation may enter into contracts and transactions with any director or with any corporation, partnership, trust or association of which any director is a stockholder, director, officer, partner, member, trustee, beneficiary, employee or in which any director is otherwise interested; and such contract or transaction shall not be invalidated or in any way affected by the fact that such director has or may have an interest therein which is or might be adverse to the interest of the Corporation; provided that the fact of such interest shall be disclosed or known to the other directors acting upon such contract or transaction; and such director may be counted in determining the existence of a quorum at any meeting of the Board of Directors of the Corporation which shall authorize any such contract or transaction and may vote thereat to authorize any such contract or transaction with like force and effect as if he were not so interested. No director having such disclosed or known adverse interest shall be liable to the Corporation or any creditor thereof or any other person having any loss incurred by the Corporation under or by reason of any such contract or transaction, nor shall any such director be accountable for any gains or profits realized therefrom.

5. Any person who is serving or has served as a director or officer of the Corporation or, at its request, as

director or officer of another corporation in which it owns 100 shares of capital stock or of which it is a creditor, shall be entitled to be indemnified by the Corporation against expenses actually and necessarily incurred by him in connection with the defense of any action, suit or proceeding in which he is made a party by a reason of being or having been a director or officer of the Corporation, or of such other corporation, except in relation to matters as to which such person is adjudged in such action, suit or proceedings to be liable for gross negligence or misconduct in the performance of duty. 100 PAGE 663

6. The Corporation reserves the right to make from time to time and at any time any amendments to its Charter, as then in effect, which may be now or may hereafter be authorized by law, upon the affirmative vote of two-thirds of the members of the Board of Directors then in office; provided (i) that no such amendment may change the Purpose of the Corporation, and (ii) that no such amendment shall be made which limits or terminates the term in office of any Charter Member of the Board of Directors or his duly elected successor or successors.

NINTH: (RESERVED)

TENTH: The Corporation is not authorized to issue any capital stock or securities convertible into shares of capital stock. The Board of Directors shall have full power and authority at any time, and from time to time, to issue such bonds, notes and other evidences of indebtedness, secured or unsecured, in such amount or amounts, for such consideration and upon such terms and conditions as it shall deem advisable.

ELEVENTH: The quorum required for any action shall be as follows:

At the first meeting duly called as provided herein, the presence of members or of proxies, entitled to cast fifty-one percent (51%) of all of the votes shall constitute a quorum. If the required quorum is not forthcoming at any meeting, another meeting may be called, subject to the notice requirements set forth in said Articles, and the required quorum at any subsequent meeting shall be one-half of the required quorum at the preceding meeting provided that no such subsequent meeting shall be held more than sixty (60) days following such preceding meeting.

TWELFTH: The duration of the Corporation shall be perpetual.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 664

IN WITNESS WHEREOF, I have signed these Articles of
Incorporation this 2nd day of July, 1986.

WITNESS:

Patricia A. Hoover
John H. Haas
John H. Haas

STATE OF MARYLAND)
) TO WIT:
COUNTY OF BALTIMORE)

I HEREBY CERTIFY that on this 2nd day of July,
1986, before me, the subscriber, a Notary Public of the State
of Maryland, in and for the City of Baltimore, personally
appeared JOHN H. HAAS, and he acknowledged the foregoing
Articles of Incorporation to be his act.

AS WITNESS my hand and Notarial Seal.



Patricia Ann Hoover
Notary Public

My Commission Expires: July 1, 1990
~~July 1, 1986~~

JHH/lcs
6/19/86
338lh



STATE OF MARYLAND
 State Department of Assessments and Taxation 665
 Gene L. Burner, Director

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 15 BUSINESS CODE 03 COUNTY 3

_____ P.A. _____ Religious _____ Close _____ Stock _____ Nonstock

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
20	<u>20</u>	Organ. & Capitalization	Name Change (New Name) _____
61	<u>22.70</u>	Rec. Fee (Arts. of Inc.)	_____
62	_____	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____
65	_____	Rec. Fee (Dissolution)	_____
66	_____	Rec. Fee (Revival)	_____ Change of Name
52	_____	Foreign Qualification	_____ Change of Principal Office
50	_____	Cert. of Qual. or Reg.	_____ Change of Resident Agent
51	_____	Foreign Name Registration	_____ Change of Resident Agent Address
13	<u>12</u>	(Certified Copy <u>ref.</u>)	_____
56	_____	Foreign Penalty	_____
54	_____	For. Supplemental Cert.	_____
73	_____	Cert. of Conveyance	_____
75	_____	Special Fee	_____
80	_____	For. Limited Partnership	_____
83	_____	Cert. Limited Partnership	_____
84	_____	Amendment to Limited Partnership	Code _____
85	_____	Termination of Limited Partnership	ATTENTION: _____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	_____	Corp. Good Standing	_____
NA	_____	Foreign Corporation Registration	MAIL TO ADDRESS: _____
	_____	Other	<u>John H. Hoag</u> <u>C. Chynoweth Court</u> <u>Phoenix, Ariz. 21131</u>
	_____	Other	_____

TOTAL FEES
\$54.00 check _____ Cash
 _____ Documents on _____ checks

APPROVED BY: NIC

2829 0553

0189 2014

183 PAGE 666

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
THE GREEN GLADE WOODS COMMUNITY ASSOCIATION, INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 02, 1986 AT 12:44 O'CLOCK P. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

7

ORGANIZATION AND
CAPITALIZATION FEE PAID

RECORDING
FEE PAID

SPECIAL
FEE PAID

\$ 20

\$ 22

\$ _____

D2163426

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 206493

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2829 0546

188 PAGE 689

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
SYSTEMS DATA INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JULY 01, 1986 AT 10:30 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

6

ORGANIZATION AND
CAPITALIZATION FEE PAID:

RECORDING
FEE PAID:

SPECIAL
FEE PAID:

\$ 20

\$ 20

\$ _____

D2163202

TO THE CLERK OF THE COURT OF

ANNE ARUNDEL

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND



A 206471

RECORDED IN THE RECORDS OF THE

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2829 0425

0189-2043

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION

APPROVED FOR RECORD

6/30/86 at 9:49 a.m.
1986 JUN 30 P 49

ARTICLES OF INCORPORATION

188 PAGE 690

FIRST: The undersigned, JOSEPH N. FIORE, D.C., whose post office address is 312 Severn Ave. #W-402, Annapolis, Maryland, 21403, being at least eighteen years of age, does hereby form a Professional Service Corporation under the general laws of the State of Maryland.

SECOND: The name of the Corporation (which is hereinafter called the Corporation) is:

JOSEPH N. FIORE, D.C., P.A.

THIRD: The purposes for which the Corporation is formed are:

1. To engage in the general practice of Chiropractic. This Corporation shall not engage in any business other than the rendering of the professional services for which it was specifically incorporated, but it shall be permitted to invest its funds in real estate, mortgages, stocks, bonds or any other type of investment, and shall be permitted to own any real or personal property necessary in the rendering of its professional services.
2. To do such acts and carry on such business as may be permitted by Title 5 Subtitle (1) of the Corporations and Associations Article of the Annotated Code of Maryland.

1987 JAN 28 AM 9:20
M. FRILE SCHAFER
CLERK

61818351

2829 0359

0189 2044

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 691

FOURTH: The post office address of the principal office of the Corporation in Maryland is:

✓
8021 Ritchie Highway
Pasadena, Maryland
Annearundel County 21122

The name and post office address of the Resident Agent of the Corporation in Maryland are:

✓
JOSEPH N. FIORE, D.C.
8021 Ritchie Highway
Pasadena, Maryland
Annearundel County 21122

FIFTH: The total number of shares of stock which the Corporation has authority to issue is one thousand (1,000) common shares of the par value of One Dollar (\$1.00) per share, all of one class, and having an aggregate par value of \$1,000.00.

SIXTH: The number of Directors of the Corporation shall be one (1), which number may be increased or decreased pursuant to the By-Laws of the Corporation, and so long as there are less than three (3) Stockholders, the number of Directors may be less than three (3) but not less than the number of Stockholders, and the name of the Director who shall act until the first meeting or until a successor is duly chosen and qualified is:

JOSEPH N. FIORE, D.C.

SEVENTH: The following provisions are hereby adopted for the purposes of defining, limiting and regulating the powers of the Corporation and of the Directors and Officers.

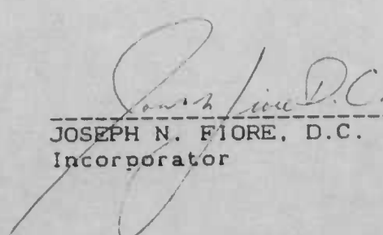
1. The Stockholders, Directors and Officers ^{2029th} ₀₃₆₀ Corporation shall be duly licensed Chiropractors.

0189 2045

2. The Corporation shall not cause, nor shall any Stockholder convey or transfer any shares to any one unless it be to an individual who has been duly licensed by the State to be a practicing Chiropractor.
3. No Stockholder, Director, or Officer shall be permitted to act by proxy. No Stockholder shall enter into a voting trust agreement.
4. Any Stockholder, Director, Officer, Agent or Employee of this Corporation shall, upon becoming legally disqualified to render such professional service within this State for which this Corporation was organized, or accepts employment, that pursuant to existing law, places restrictions or limitations upon his continued rendering of such professional services, shall sever all employment with, and financial interest in this Corporation.

EIGHTH: The duration of the Corporation shall be perpetual.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on 6/26, 1986, and acknowledge the same to be my act.


JOSEPH N. FIORE, D.C. 2829 0361
Incorporator



STATE OF MARYLAND

State Department of Assessments and Taxation

Gene L. Burner, Director

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

DOCUMENT CODE 02 Business Code 06 County 52 188 PAGE 693

_____ Close

Merging (Transferor) _____

Surviving (Transferee) _____

Name Change (New Name) _____

- Change of Name
Change of Principal Office
Change of Resident Agent
Change of Resident Agent Address

Table with columns: CODE, AMOUNT, FEE REMITTED. Lists various fees such as Rec. Fee (Arts. of Inc.), Organ. & Capitalization, etc.

TOTAL FEES 50 Check _____ Cash _____

1 Documents on 1 checks

Mail to Address: _____

Dr. G. N. Fiore
312 Severn Ave, W 402
Annapolis, Md 21403

APPROVED BY: [Signature]

Code _____

ATTENTION: _____

NOTE:

2829 0362

0189 2047

188 PAGE 694

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

ARTICLES OF INCORPORATION
OF
JOSEPH N. FIORE, D.C., P.A.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 30, 1986 AT 09:49 O'CLOCK A. M AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

4

ORGANIZATION AND CAPITALIZATION FEE PAID \$ 20
RECORDING FEE PAID \$ 20
SPECIAL FEE PAID \$ _____
D2163095

TO THE CLERK OF THE COURT OF ANNE ARUNDEL COUNTY

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206460

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO 2829 0358

0189 2048

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

STATE DEPARTMENT OF REVENUE
188 PAGE 695 ASSESSMENTS
AND TAXATION

CHRISTOPHER M. YOUNG, INCORPORATED RECORD

ARTICLES OF INCORPORATION 6-30-80 102570

20
FIRST: The undersigned, CHRISTOPHER M. YOUNG whose post office address is 26 Woodward Court, Annapolis, Maryland 21403, and who is at least eighteen (18) years of age, does hereby form a corporation under the general laws of the State of Maryland.

SECOND: The name of the corporation is CHRISTOPHER M. YOUNG, ~~INC.~~ **INCORPORATED** (hereinafter referred to as the "Corporation").

THIRD: The purposes for which the Corporation is formed are as follows:

A. To carry on a general consultant and advisory business relating to the operation of federal, state and local government agencies, businesses, plants, properties, and real and personal property of every kind, in the United States and foreign countries, subject to the applicable laws thereof. To maintain executive and operating personnel for the purpose of consulting with and advising others in all matters relating to the management and operation of government agencies, businesses and other properties of every kind. To formulate policies, and generally to advise and assist others, under contract or otherwise, in the management of government agencies, businesses, plants, and properties. To buy and sell projects and developments on its own behalf and on behalf of others in connection with the operation, management, and development of individual and corporate businesses. To conduct research and to

H. ERLE SCHAFER
CLERK

1987 JUN 29 AM 9:18 SC

02

67818510

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

TYPE-ERASE

188 PAGE 696

investigate enterprises of every kind and description throughout the world in order to secure information and data relevant to the purposes and functions of this corporation. To engage in capital ventures and business enterprises of every kind and description, whether as a promoter, partner, member, or associate, or as a manager of other such enterprises.

B. To engage in consultant and advisory work in connection with the organization, management, operation, and reorganization of governmental agencies and of industrial and commercial enterprises. To contract or arrange with any corporation, association, partnership, or individual for the management, conduct, operation, and supervision of all kinds of government agencies and other entities or businesses. To advertise, promote, merchandise, and otherwise purvey the services authorized herein; to negotiate and contract with respect to furnishing of the same for or on behalf of any person, firm, or corporation, domestic or foreign; to enter into and carry out agency or joint arrangements with other persons, firms, or corporations engaged in like or similar activities; and generally to exploit the services and objects of the Corporation by all lawful means.

C. To enter into contracts or arrangements with any business, person, company, corporation, partnership, or other entity, or with any government or authority (national, state, municipal, local or otherwise), conducive to any of the purposes of this Corporation, and to obtain from such government or authority any and all rights, easements, privileges, subsidies,

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

183 PAGE 697

gifts, franchises, charters, grants, patents, or concessions relating to or for the promotion or protection of such purposes; to carry out, exercise, comply with and enforce the same; to sell, lease or otherwise dispose of the same or any interest therein to others, where such sale, lease or disposal shall be lawful under the laws of the governmental power granting the same.

D. To do each and every thing necessary, suitable or proper for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated, or which shall at any time appear conducive to, or expedient for, the protection or benefit of this Corporation.

E. The foregoing clauses in these articles as to purpose or purposes shall be construed as powers as well as purposes, and the matters expressed in each such clause shall, unless otherwise expressly provided, be in no way limited or restricted by reference to or inference from the terms of any other clause of this or any other article, but shall be regarded as independent purposes, objects and powers.

F. In addition to the foregoing, this corporation is authorized to engage in any other lawful business and to exercise and enjoy all other powers, rights and privileges granted by the corporation law of this state to corporations organized thereunder, and all the powers conferred by all acts heretofore or hereafter amendatory of or supplemental to that statute, and the enumeration of certain powers as herein specified is not

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

intended as exclusive of or as a waiver of any of the powers, rights, or privileges granted or conferred by that statute now or hereafter in force.

G. In general, but in connection with the foregoing, said Corporation shall have and exercise all the powers conferred by the Laws of the State of Maryland upon business corporations, it being hereby expressly provided that the foregoing enumeration of specific powers shall not be held to limit or restrict in any manner such general powers.

FOURTH: The post office address of the principal office of the Corporation in Maryland is 26 Woodward Court, Anne Arundel County, Annapolis, Maryland 21403. The name and post office address of the Resident Agent of the Corporation is CHRISTOPHER M. YOUNG, 26 Woodward Court, Anne Arundel County, Annapolis, Maryland 21403. Said resident agent is a citizen of Maryland and actually resides therein.

FIFTH: The total number of shares of stock which the Corporation has authority to issue is one thousand (1,000) shares of the par value of one dollar (\$1.00) per share, and having an aggregate par value of One Thousand Dollars (\$1,000). The following is a description of each class of stock of the Corporation with preferences, conversion rights, voting powers, restrictions, limitations as to dividends and qualifications of each class:

2829 0350

183 PAGE 699

A. Stock of the Corporation. The capital stock of this Corporation shall consist entirely and exclusively of common stock divided into two (2) classes, Five Hundred (500) shares thereof being known as Class A Common Stock and Five Hundred (500) shares thereof being known as Class B Common Stock;

B. Voting Power of Stock. The shares of all classes shall be identical in every respect except that each class, voting as a class, shall have the right to elect members of the Board of Directors in the same proportion which the number of shares in that class bears to the total number of shares of all classes then outstanding;

C. Board of Directors. The Board of Directors of this Corporation shall be composed of one (1) director; provided, however, that the number of directors shall be not less than two (2) at any time that all of the outstanding shares are owned beneficially or of record by two (2) shareholders; and provided, further, that the number of directors shall be not less than three (3) at any time that all of the outstanding shares are owned beneficially or of record by three (3) or more shareholders. The name of the director who shall act until the first annual meeting or until his successor is duly chosen and qualified, whichever last occurs, is Christopher M. Young.

D. Removal of Directors and Filling Vacancies. Holders of Class A Common Stock shall have the right by the affirmative vote of at least a majority of the shares of that class of common stock outstanding at that time to remove any or all of the directors elected by said holders, with or without ^{2829 5751} cause.

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 700.

Holders of Class B Common Stock shall have the right, by the affirmative vote of at least a majority of the shares of that class of common stock at the time outstanding, to remove any or all of the directors elected by said holders with or without cause. Vacancies on the Board of Directors, whether arising from removal of a director or from other cause, shall be filled in accordance with the provisions of paragraph B of this Article;

E. Election of Officers. Each officer of this corporation shall be elected by the affirmative vote of at least a majority of the Board of Directors;

F. Dividends. No dividend shall be payable except out of the profits of this Corporation and no dividend shall carry interest as against the Corporation. The declaration of the Board of Directors as to the amount of the net profits of the Corporation shall be conclusive. The Board may from time to time pay to the stockholders such interim dividends as in its judgment the position of the Corporation justifies. The Board may retain any dividends on which the Corporation has a lien, and may apply the same in or towards the satisfaction of the debts, liabilities or engagements in respect to which the lien exists. Such dividends as may be determined by the Board of Directors may be declared and paid on the common stock from time to time out of the surplus of the Corporation legally available for the payment of dividends. The Board of Directors shall, however, have power to determine and vary the amount of the working capital of the Corporation and to direct and determine the use and disposition of any surplus of the Corporation;

2829 0352

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 701

G. Conversion of Stock. Any registered holder of Common Stock may elect to have such shares of stock held by him converted into any other class of stock issued now or in the future by this Corporation, in accordance with the conditions, limitations, or reservations that are now, or in the future, imposed by the Board of Directors of this Corporation.

H. Increase in Capital Stock and Additional Classes Thereof. From time to time the capital stock of this Corporation may be increased in such amounts and proportions as shall be determined by the Board of Directors, and additional classes of stock subject to the provisions of paragraph B of this Article may be established and the issuance thereof may be authorized as shall be determined by the Board of Directors and as may be permitted by law.

I. Payment for Stock. All or any portion of the capital stock of this Corporation may be issued in payment for real or personal property, services, or any other right or thing of value for the used and purposes of the Corporation, and when so issued shall become and be fully paid, the same as though paid for in cash at par; and the Board of Directors shall be the sole judge of the value of any property, right or thing acquired in exchange for capital stock;

J. Lien on Stock. This Corporation shall have and hold a lien on all stock subscribed, to secure the payment of such subscriptions and/or to secure the payment of all debts due it from the stockholder;

2829 0353

188 PAGE 702

K. Restrictions on Transfer of Stock and Preemptive Rights.

(1) The provisions of this section shall apply to all shares of stock of this Corporation, including all classes and types of stock which, but for this provision of these Articles of Incorporation, would be excluded from the application of this provision by the Corporations and Associations Article of the Annotated Code of Maryland, Section 2-205; (2) No stockholder shall sell, assign, convey, transfer or dispose of any of the capital stock of this Corporation unless and until he shall have first offered the said share or shares of stock in writing to the Board of Directors of this Corporation for the benefit of the shareholders of the Corporation, which shareholders, within thirty (30) days from the notice in writing to the Board of Directors of the intention by the shareholder, shall have the right to purchase the said share or shares of stock at book value as reflected by the books of the Corporation on the first day of January of the year in which the stock is offered for sale; provided that, within each class of stock, no shareholder shall have the right to purchase a larger proportion of the offered share or shares of a particular class than the number of shares owned by him in that class bears to the total stock issued in that class, unless and until all other stockholders have failed or refused to purchase their proportionate part of the shares offered for sale. In the event that any shareholder refuses or fails to purchase his proportionate part of the share or shares offered for sale as described above, this Corporation shall have the right to purchase part or all of the remaining share or shares within ten (10) days of the expiration of the

188 PAGE 703

aforementioned thirty (30) day period of time. The price to be paid for such share or shares by the Corporation shall be its par value. However, in no event shall the Corporation be required to purchase from any stockholder any share or shares of stock issued by it to said stockholder.

In the event that all or part of the share or shares offered for sale remain unsold to either a shareholder of this Corporation, or the Corporation itself, forty (40) days after the aforementioned notice of intention is received by the Board of Directors, any shareholder shall then have the right to purchase all or part of the remaining share or shares within an additional five (5) day period of time.

L. Restrictions on the Sale of Stock. No shares of stock of this Corporation (including treasury stock) may be issued or sold by this Corporation at any time that there are shares of its stock outstanding, except upon the affirmative vote of a majority of the directors of this Corporation. The affirmative vote of any or all of the holders of the outstanding capital stock of this Corporation shall not be required in order for this Corporation to issue shares of its capital stock.

SIXTH: Amendments to Articles of Incorporation. Amendments to these Articles may be made as permitted by the General Corporation Law of the State of Maryland.

SEVENTH. The duration of this Corporation shall be perpetual.

2829 0355

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

188 PAGE 704

EIGHTH: No shares of the capital stock of this Corporation,
either outstanding or subscribed for, shall be entitled to vote
on the dissolution of this Corporation. Dissolution shall be
authorized by a resolution, adopted by a majority of the entire
Board of Directors.

IN WITNESS WHEREOF, We have signed these Articles of
Incorporation on the 24th day of June, 1986.

WITNESS:

INCORPORATOR:

[Handwritten signature]

Christopher M. Young
CHRISTOPHER M. YOUNG

State of Maryland)
County of Prince George's)
_____)

to wit:

I HEREBY CERTIFY that on this 24th day of June, 1986, before
me, the subscriber, a Notary Public in and for the State of
Maryland, personally appeared CHRISTOPHER M. YOUNG and
acknowledged the foregoing Articles of Incorporation to be his
act and deed.

WITNESS my hand and official seal the day and year above
written.

Robert M. Boyer
NOTARY PUBLIC (SEAL)

My commission expires: JULY 1, 1990

2829 0356



STATE OF MARYLAND
State Department of Assessments and Taxation
 Gene L. Burner, Director

188 PAGE 705

CLERK'S NOTATION
 Document submitted for record
 in a condition not permitting
 satisfactory photographic repro-
 duction.

DOCUMENT CODE 02 Business Code 03 County 52

_____ Close _____

Merging (Transferor) _____ Surviving (Transferee) _____

Name Change (New Name) _____ Change of Name _____
 _____ Change of Principal Office _____
 _____ Change of Resident Agent _____
 _____ Change of Resident Agent Address _____

CODE	AMOUNT	FEE REMITTED	CODE	AMOUNT	FEE REMITTED
61	<u>30</u>	Rec. Fee (Arts. of Inc.)	75	_____	Special Fee
20	<u>20</u>	Organ. & Capitalization	80	_____	For. Limited Partner- ship
62	_____	Rec. Fee (Amendment)	83	_____	Cert. Ltd. Partnership
63	_____	Rec. Fee (Merger or Consolidation)	84	_____	Amend. to Limited Partnership
64	_____	Rec. Fee (Transfer)	85	_____	Term. of Limited Partnership
65	_____	Rec. Fee (Dissolution)	21	_____	Recordation Tax
66	_____	Rec. Fee (Revival)	22	_____	State Transfer Tax
52	_____	Foreign Qualification	23	_____	Local Transfer Tax
51	_____	Foreign Name Registration	31	_____	Corp. Good Standing
50	_____	Cert. of Qualification or Registration	NA	_____	For. Corporation Registration
13	_____	Certified Copy	_____	_____	Other _____
56	_____	Foreign Penalty	_____	_____	Other _____
54	_____	For. Supplemental Cert.	_____	_____	Other _____
73	_____	Cert. of Conveyance	_____	_____	Other _____

TOTAL FEES 50 Check _____ Cash _____

APPROVED BY: [Signature]

Documents on _____ checks _____

Mail to Address: Robert Boyer
14718 Main St
Upper Marlboro, MD 20722-0519

Code _____

ATTENTION: _____

NOTE: added "Incorporated" to name per call.
 7-3-86
 Mell.

2829 0357

0189 2059

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

183 PAGE 706

ARTICLES OF INCORPORATION
OF
CHRISTOPHER M. YOUNG, INCORPORATED

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
OF MARYLAND JUNE 30, 1986 AT 10:57 O'CLOCK A. M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

ORGANIZATION AND
CAPITALIZATION FEE PAID

\$ 20

RECORDING
FEE PAID:

\$ 30

SPECIAL
FEE PAID

\$

02163087

ANNE ARUNDEL COUNTY

TO THE CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED, THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INDORSEMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.



A 206459

RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LIBER, FOLIO.

2829 0346

187 2060