795000044907 May 31, 1995

Fiorida Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Dear Sir or Madame:

Enclosed please find Articles of Incorporation for Robertson & Webb, Inc. and corresponding check for \$122.50 for the appropriate fees.

Please send all information to the following address when completed.

Cheryl Robertson 3109 W. Fielder St. Tampa, FL 33611

If you have any questions please feel free to contact me a (813) 831-4122.

Sincerely,

Chenge Roberts

Cheryl Robertson, C.P.P.

Enclosures

JUN 1 2 1995. BSB

100001505181 -06/02/95--01088--008 ****122.50 ****122.50 ARTICLES OF INCORPORATION OF Robertson & Webb, Inc.

FILED 95 JUN -2 AM 9: 56

The undersigned subscriber to these Articles of Incorporation a natural person competent to contract, does hereby form a corporation for profit under the laws of the State of Florida.

ARTICLE I

The name of the corporation is Robertson & Webb, Inc.

ARTICLE II

The general nature of the business or business to be transacted by this corporation will be any activity or business permitted under the Laws of the United States and the State of Florida.

ARTICLE III

The maximum number of shares of stock authorized to be issued by this corporation is 100 shares of capital stock, all of the par value of \$1 per share, and all of which shall have the same rights and privileges.

Each share of capital stock shall entitle the holder thereof one vote at any stockholders' meeting and otherwise to participate in all meetings and in the assets of the corporation, and such shares shall be fully paid and non-assessable. They shall be issued for such consideration as may be determined by the Board of Directors which shall have a value of at least equal to full par value of such shares. They may be paid for in lawful money of the United States of America, or in property, labor or services. In the absence of fraud, the judgement of the directors as to the value of property or services received in consideration for the issuance stock shall be conclusive and binding upon all persons whomsoever.

ARTICUL IV

The corporation shall begin business with a paid-in-capital of \$200.00.

ARTICLE_Y

The corporation shall have perpetual existence unless dissolved accordingly to law.

ARTICLE VI

The initial post office address of the principal office of the corporation will be 3109 W. Fielder St., Tampa, FL 33611. The Board of Directors may from time to time move the principal office to any other address in Florida and the corporation may have other offices, agencies and branches at such places as may be determined by the Board of Directors.

Meetings of the stockholders and directors of the corporation may be held at places within or without the State of Florida, and other than at the principal office of the corporation, and the place or places for the holding of such meetings may be specified in the By-Laws or by the Board of Directors.

ARTICLE VII

The corporation shall have two Directors initially. The number of Directors may be increased or diminished from time to time by By-Laws adopted by the Stockholders, but shall never be less than one (1). Vacancies on the Board of Directors may be filled at any special meeting of the Stockholders or at any meeting of the Directors. Directors need not be Stockholders of the corporation. They shall hold office after their election for a period of one year or until their successors are duly elected and qualified, subject to their removal by the Stockholders at any time with or without cause.

The Board of Directors shall have complete charge of the business of the corporation and shall have power to elect a committee of the Board and to delegate to the committee, as well as to the officers of the corporation, such powers in the conduct of the corporation's business as may be deemed advisable. The Board of Directors shall elect the officers of the corporation who shall consist of a President, Secretary and Treasurer and such other officers as the Board of Directors may deem advisable and shall determine the compensation of such officers including those who may also be Directors. None of these officers are required to be Stockholders of the corporation. All such officers shall have such rank, tenure of office, powers and duties as may be prescribed by the By-Laws or the Directors by appropriate resolution.

The Board of Directors shall have full power to specify the conditions upon which stock certificated by new issue.

ARTICLE VILL

The name and post office address of the members of the First Board of Directors are:

Cheryl Robertson, 3109 W. Fielder St., Tampa, FL 33611 Sheri L.Webb, 6540 87th Ave. N., Pinelias Park, FL 34666

ARTICLE IV

The name and post office of each subscriber and the number of shares of stock which each agrees to take are:

Cheryl Robertson, 3109 W. Fleider St., Tampa, FL 33611 50 Shares Sheri L. Webb, 6540 87th Ave. N., Pinellas Park, FL 34666 50 Shares

ARTICLE I

No contract of 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 of this corporation is or are interested in, or is or are a Director or Directors or officer or officers of such other corporation, and no contract or other transaction between the corporation and any other person or firm shall be affected or invalidated by the fact that any one or more Directors of this corporation is a party to, or are parties, to, or interested in such contract or transaction; provided that in each such case the nature and extent of the interest of such Director or Directors in such contract or other transaction or the fact that such Director or Directors is or are a Director or Directors or officer or officers of such other corporation is disclosed at the meeting of the Board of Directors at which such control or other transaction is authorized.

ARTICLE XI

The corporation shall indemnify every Director or officer, his or her heirs, executors and administrators, against expenses reasonably incurred by him or her in connection with any action, suit or proceeding to which he or she may be made a party by reason of his or her being or having been a Director or officer of the corporation, or at its request of any other corporation of which it is a Stockholder or creditor and from which he or she is not entitled to be indemnified, except in relation to matters as to which he or she shall finally be adjudged in such action, suit or proceeding to be liable for negligence or misconduct. In the event of a settlement, indemnification shall be provided only in connection with such matter covered by the settlement as to which the corporation is advised by counsel that the person to be indemnified did not commit such a breach of duty. The foregoing right of indemnification shall not be exclusive of other rights to which he or she may be entitled.

ARTICLE XII

'The registered office of said corporation shall be at: 3109 W. 'Fielder St., Tampa, FL 33611, and the resident agent at said office shall be Cheryl Robertson, C.P.P.

ACCUPTANCE OF DESIGNATION AS RESIDENT AGENT

I HEREBY ACCEPT the designation as Resident Agent of Robertson & Webb, Inc. as set forth in the Articles of Incorporation.

Chene Colutarion, C.P.P.

ARTICLE_XIII

If the holder of any share or shares of the stock of this corporation desires to dispose of the same or any part thereof, he or she shall not transfer or otherwise dispose of the same to any person unless and until he or she has first given the corporation the right to purchase such stock at fair market value. Such notice shall be given in writing by the person desiring to dispose of such stock to the corporation and all other Stockholders. corporation shall have thirty (30) days from receipt of such written notice in which to exercise its rights to purchase, such holder of any share or shares of the capital stock desiring to dispose of the same shall not transfer or otherwise dispose of the same to any person unless and until he or she has first given the Stockholders of the corporation the right to purchase the same as herein provided. Each of the other Stockholders shall be entitled to purchase a pro rate share of the stock so offered for sale at fair market value within forth-five (45) days after the services of such notice upon the last holder to be served should the corporation elect not to exercise its pre-emptive rights. In the event that any one or more of the other Stockholders does not desire to purchase his or her share of the stock offered for sale, his or her or their right to purchase shall inure to the benefit of the remaining other Stockholders. In such notice to exercise their option to purchase the stock offered for sale, the other Stockholders shall state the amount of such stock which they desire to purchase; the Stockholder offering the stock for sale forthwith sell, assign, transfer and set over his or her shares of stock to the Stockholder or Stockholders to whom the shares are so transferred in the proportionate amount requested by each, and the Stockholders to whom the shares are so transferred shall at the same time pay to the seller as and for the purchase price thereof an amount equal to the fair market value of the stock at the time of such transfer.

In the event that only one of the other Stockholders desires to exercise his or her option to purchase as provided for herein, such other Stockholder shall have the right to purchase the entire amount of stock offered for sale. In the event that two of the other Stockholders elect to purchase only a portion of the stock to which he or she is entitled, and the remaining other Stockholders shall have the right to purchase the balance of the stock to which he or she is entitled.

In the event that neither the corporation nor any of the Stockholders shall elect to purchase such stock offered for sale, the holder thereof may sell and transfer at such price as he or she may see fit. Such person or persons acquiring the same shall in his or her or their turn hold such stock again subject to all the terms and conditions hereinafter contained.

Nothing herein contained shall be construed to prevent any Stockholders of the corporation from pledging their stock as security for a debt or obligation; in the event that such debt is foreclosed, the person acquiring such stock by such foreclosure shall hold the stock and shall immediately give the corporation written notice of such foreclosure. The corporation shall then have an option to purchase of the shares so acquired at the foreclosure price within thirty (30) days of such written notice. Each of the other Stockholders shall be entitled to purchase a prorate share of the stock offered for sale at fair market value within forty-five (45) days after the services of such notice upon the last holder to be served should the corporation elect not to exercise its pre-emptive rights.

Nothing herein contained shall be construed as preventing a Stockholder from transferring his or her shares of stock to any person, firm or corporation or trust with the consent of the Stockholders at the first meeting after notice has been given in writing to all of the other Stockholders at their addresses as shown on the books of the corporation, advising the nature of the proposed transfer.

ARTICLE XIV

Every shareholder, upon the sale for cash of any non-issued capital stock or new stock of this corporation of the same kind, class or series as that which already holds, shall have the right to purchase his or her pro rate share thereof, as nearly as may be done without issuance of fractional shares, at the price at which it is offered to others.

Written notice of intention to issue non-issued capital stock or new stock shall be given by the corporation to all Stockholders and the Stockholders shall notify the corporation of their intention to subscribe within forty-five (45) days after such notice.

IN WITNESS WHEREOF, I have hereunto set my hand and seal on this 23rd day of March 1995.

Cheyl Roberts

STATE OF FLORIDA COUNTY OF ?

this day personally appeared Cheryl Robertson, to me known and known to me to be the person described in and who subscribed the foregoing Articles of Incorporation, and whom severally acknowledged before me that he executed the same freely and voluntarily for the uses and purposes therein expressed.

WITNESS my hand and official seal at this 23rd day of March 1995.

OFFICE GEFF 19, 1003

Notary Public

State of Florida

5000044907 Requestor's Name C. L. Robertson 2105 Cool Springs Road **#M-4** Tampa, Florida 33604 Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Corporation Name) *****35.00 (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Certified Copy Walk in Pick up time Certificate of Status Photocopy Mail out ☐ Will wait NEW FILINGS AMENDMENTS Profit Amendment Resignation of R.A., Officer/Director **NonProfit Limited Liability** Change of Registered Agent Cheryl Robertson authorized No take P.A. out 8 new Dissolution/Withdrawal Domestication Merger Other name. REGISTRATION/ OTHER FILINGS OUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark Other Examiner's Initials



Secretary of State

FILED 96 OCT 18 PH 1: 29

SECRETARY OF STATE TALLAHASSEE, FLORIDA

October 9, 1996

C. L. Robertson 2105 Cool Springs Road, #M-4 Tampa, FL 33604

SUBJECT: ROBERTSON & WEBB, INC.

Ref. Number: P95000044907

We have received your document for ROBERTSON & WEBB, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

You failed to make the correction(s) requested in our previous letter.

The specific nature of business of the professional association must be stated in the document.

MINUTES ARE NOT FILED WITH THE DIVISION OF CORPORATIONS AND SHOULD BE KEPT WITH THE RECORDS OF THE CORPORATION.

Please issue a new check in the amount of \$35.00 and return it along with your corrected document.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6910.

Louise Flemming-Jackson Corporate Specialist Supervisor

Letter Number: 896A00046053



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

FILED
96 OCT 18 PH 1: 29
SECRITATE TALLAHASSEE, FLORIDA

June 20, 1996

C. L. Robertson 2105 Cool Springs Road, #M-4 Tampa, FL 33604

SUBJECT: ROBERTSON & WEBB, INC.

Ref. Number: P95000044907

We have received your document for ROBERTSON & WEBB, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Minutes are not filed with the Division of Corporations and should be kept with the records of the corporation. Any changes that are being made to the articles of incorporation can be made by filing articles of amendment. Enclosed is an amendment form.

The specific nature of business of the professional association must be stated in the document.

Please return the enclosed check for \$35.00 or a newly issued check with your corrected document.

If you have any questions concerning the filing of your document, please call (904) 487-6910.

Louise Flemming-Jackson Corporate Specialist Supervisor

Letter Number: 996A00030659

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION

FILED 96 OCT 18 PH 1: 29

Robertson & Webb, Inc.

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

Amend Article I - Name of Corp. Changed to: C.L. Robertson & Associates CP.P., INC. Amend Article VI - Address of the Corp. Changed to: 2105 Cool Springs Rd.#M4 Tampa, FL 33604

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

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	FO	URTH: Adoption of Amendment(s) (CHECK ONE)
	Ø	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.
		The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
		"The number of votes cast for the amendment(s) was/were sufficient for approval by
		voting group
		The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
		The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
		Signed this day _22 of Cipul , 19 96.
		Signature (By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)
		OR
		(By a director if adopted by the directors)
		OR
		(By an incorporator if adopted by the incorporators)
		Chery / Robertson Typed or printed name
		President—
