81E8000001

(Requestor's Name)				
(Address)				
(Address)				
(Addiess)				
(City/State/Zip/Phone #)				
PICK-UP WAIT MAIL				
(Business Entity Name)				
(Business Entity Name)				
(Document Number)				
Certified Copies Certificates of Status				
Special Instructions to Filing Officer:				
·				
·				

Office Use Only



900159844479

08/24/09--01059--006 **78.75



COVER LETTER

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

SUBJECT: FantasyLand Theatrical Productions & CHRYSALIS Winterguard, Inc. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :				
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM: Robert C. Derryberry III Name (Printed or typed) 318 Dolcetto Dr.				
Address				
Davenport, FL 33897				
City, State & Zip				
352-870-3182				
Daytime Telephone number				

NOTE: Please provide the original and one copy of the articles.

christianstjohn@fantasylandtheatrical.com E-mail address: (to be used for future annual report notification)

ARTICLES OF INCORPORATION

In Compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NAME

The name of the corporation shall be:

FantasyLand Theatrical Productions & CHRYSALIS Winterguard, Inc..

ARTICLE II PRINCIPAL OFFICE

The principal street address and mailing address, if different is: 318 Dolcetto Dr. Davenport, FL 33897

ARTICLE III PURPOSE

The purpose for which the corporation is organized is: See Attached.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed: As provided by in the Bylaws

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address(es) and specific title(s):

See Attached

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Robert C. Derryberry III 318 Dolcetto Dr. Davenport, FL 33897

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

Robert C. Derryberry III 318 Dolcetto Dr.

Davenport, FL 33897

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature/Registered Agent

Signature/Incorporator

08 20 09 Date 20 09

FantasyLand Theatrical Productions & Chrysalis Winterguard, Inc. Articles of Incorporation Attachment

ARTICLE III- PURPOSE

- 1. The organizational purpose of FantasyLand Theatrical Productions & Chrysalis Winterguard, Inc. is to bring community education, diversity, and social awareness through artistry and entertainment.
- 2. No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, any political campaign on behalf of any candidate for public office.
- 3. The Corporation is organized exclusively for charitable, religious, educational and scientific purposes, including for such purposes, the making of distributions to organizations that qualify as an exempt organization under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE V - INITIAL DIRECTORS

Robert C. Derryberry III
President
318 Dolcetto Dr.
Davenport, FL 33897

Lowrie Fawley
Secretary
318 Dolcetto Dr.
Davenport, FL 33897

Daniel Doak Treasurer 318 Dolcetto Dr. Davenport, FL 33897

Janet Wood Board Member 318 Dolcetto Dr. Davenport, FL 33897

Taylor Morgan Board Member 318 Dolcetto Dr. Davenport, FL 33897 FantasyLand Theatrical Productions & Chrysalis Winterguard, Inc. Articles of Incorporation Attachment

. . . .

ARTICLE VIII- DISSOLUTION

- 1. The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person.
- 2. The manner of distribution of assets in this Corporation's winding up is as follows: Upon dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or state or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.