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TO:

Secretary of State

Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

FROM:

Linda Topping, Legal Assistant

DATE:

November 1, 2000

RE:

The Stables, Inc.

Our File No. 00-10380

Enclosed are the following in connection with the incorporation of the captioned:

1. Articles of Incorporation (original and one copy)

2. \$78.25 check for:

\$ 70.00 filing fee

\$ 8.75 Certificate of Status

11-01-00

Please file the Articles of Incorporation noting the effective date of November 1, 2000, and return a "file stamped" copy of the Articles of Incorporation to this office along with the Certificate of Status.

Enclosures

cc:

Jon Jones

Linda Topping GAVE

AUTHORIZATION BY PHONE TO

CORRECT CORP Name

DATE 11-3-00

DOC. EXAM 9

9/1/3

ARTICLES OF INCORPORATION

Double J of

THE STABLES, INC.

DO NOV -3 PH 1:41
SECREMAN CANALANTE
TALLANTASSEE FLORIDA

The undersigned natural person(s) of legal age, acting as incorporator(s) under the provisions of Florida Statutes, Chapter 607, adopt the following Articles of Incorporation:

ARTICLE I

Name Double J

The name and address of this corporation shall be: THE STABLES, INC., 10233 Cypress Cove Lane, Clermont, FL 34711.

ARTICLE II Purposes

The corporation may engage in any activity or business permitted under the laws of the United States of America and of this State.

ARTICLE III Effective Date

The date that corporate existence shall begin shall be November 1, 2000, pursuant to Florida Statute 607.0203.

ARTICLE IV Subscribers, Incorporators & Directors

effective date

The name and address of the Subscriber and Incorporator are:

NAME .

ADDRESS

JoAnne Jones

12033 Cypress Cove Lane Clermont, FL 34711

The names and addresses of the Director(s) is/are:

<u>NAME</u>

ADDRESS

JoAnne Jones

12033 Cypress Cove Lane Clermont, FL 34711

ARTICLE V

Stock |

The aggregate number of shares of stock which this corporation shall have authority to issue shall be 1000 shares of common stock each with a par value of \$10.00.

ARTICLE VI Informal Shareholder Action

The holders of not less than a majority of the issued and outstanding shares of the voting stock of the corporation may act by written agreement without a meeting, as provided in Florida Statutes 607.0704 and the bylaws.

ARTICLE VII Fundamental Changes

The affirmative vote of holders of the majority of the outstanding shares of all classes of stock entitled to vote shall be necessary for the following corporate action:

- (a) Amendment, alteration, change or repeal of any provision of the Articles of Incorporation;
- (b) Reorganization, merger or consolidation of the corporation;
- (c) Sale, lease or exchange of the major portion of the property or assets of the corporation;
- (d) Dissolution of the corporation.

ARTICLE VIII Term of Existence

This corporation shall exist perpetually.

or

ARTICLE IX Directors

- A. The business of the corporation shall be managed initially by a board of one (1) directors. The number of directors may be, as provided in the bylaws, increased or decreased, but shall never be less than one (1) director.
- B. In any election of directors by the shareholders, each shareholder of record entitled to vote shall have the right to cumulate his shares and to give one candidate as many votes as shall equal the number of directors to be elected multiplied by the number of shares owned by such stockholder, or to distribute them on the same principle among as many candidates as he sees fit; provided, however, that notice shall be given by any shareholder to the President or a Vice President of the Corporation not less than twenty-four (24) hours before the time fixed for the holding of the meeting for the election of directors that he intends to accumulate his votes at such election. This right to vote cumulatively shall not be further restricted or qualified by any provision in the bylaws of the corporation.
- C. The entire Board of Directors, or any individual director, may be removed from office without assignment of cause by affirmative vote of a majority of the outstanding shares of all classes of stock entitled to vote. Directors who are not stockholders may be removed for cause by a majority vote of all classes of stock entitled to vote. Any director who is also a stockholder may be removed for cause by the affirmative vote of a majority of the outstanding shares of all classes of stock entitled to vote exclusive of his own shares of stock.

- Any vacancy on the Board of Directors shall be filled by the shareholders at a regular or special D. meeting called for that purpose. A shareholder removed as a director for cause shall not be entitled to vote to fill his own vacancy by voting for himself without prior approval secured by the affirmative vote of a majority of the outstanding shares of all classes of stock entitled to vote, exclusive of his own shares of stock.
- Members of the Board of Directors or an Executive Committee shall be deemed present at a meeting if a conference telephone or similar communications equipment by means of which all persons participating in the meeting can hear each other is used.

ARTICLE X Registered Office and Registered Agent

The address of the initial registered office of this corporation is 700 Almond Street, Clermont, FL 34711. The name of the Registered Agent of this corporation is Richard H. Langley at the above office address.

ARTICLE XI **Bylaws**

Bylaws of this corporation may be adopted, amended, or repealed by either the Board of Directors or by the Stockholders, except as otherwise provided in the Bylaws.

IN WITNESS WHEREOF, the undersigned, being the incorporator certifies to the truth of the facts herein stated, this November 1, 2000.

nard H. Langley, Incorporator

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION Double J

I hereby accept to act as initial Registered Agent for THE STABLES, INC., as stated in these Articles of Incorporation.

Richard H. Langley

Dated: November 1, 2000.