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Division of Corporations

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Florida Department of State

Division of Corporations Public Access System Katherine Harris, Secretary of State

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To:

Division of Corporations

Fax Number : (850)205-0381

From:

Account Name : MATT WEINSTEIN, ATTORNEY

Account Number : 071610000751

Fax Number

Phone : (305)670-5200 : (305)670-5210

FLORIDA PROFIT CORPORATION OR P.A.

GROUND ZERO ENTERTAINMENT GROUP, INC.

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\$70.00

H-02-/55756 Y

ARTICLES OF INCORPORATION of

GROUND ZERO ENTERTAINMENT GROUP, INC.

Article I - Name

The name of this Corporation is:

GROUND ZERO ENTERTAINMENT GROUP, INC.

Article II - Principal Office and Mailing Address

The principal office and mailing address of the Corporation shall be:
16812 Southwest 107 Place, Miami, FL 33157

SECRETARY OF STATE TALLAHASSEE, FLORIDA

Article III - Duration

This Corporation shall have perpetual existence, commencing on the date of filing of these Articles.

Article IV - Purpose

This Corporation is organized for the purpose of engaging in the provision of services; in the import, export, purchase and sale of wholesale and retail goods and in any business permitted by law.

Article V - Powers

The Corporation shall have all the Corporate Powers enumerated in the Florida General Corporations Act, Florida Statutes, Chapter 607, ct. seq.

Article VI - Capital Stock

This Corporation is authorized to issue one thousand (1,000) shares of no par value common stock. Said stock shall be issued pursuant to a plan under §1244 of the Internal Revenue Code of 1954 as amended by the Small Business Tax Revision Act of 1958.

All of said Stock shall be payable in cash, services or property other than stock or securities in lieu of cash at a just valuation to be determined by the Board of Directors.

This Document prepared for electronic filing by:
MATT WEINSTEIN, Attorney at Law, fbn 113320
9200 So. Dadeland Blvd., Suite 400
Miami, Florida 33156
Ph. 305-670-5200; Fax 305-670-5210

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Article VII - Rights of Shareholders

Except as otherwise provided by law, the entire voting power for the selection of Directors, the adoption of By-Laws, and for all other purposes shall be vested exclusively in the holders of the outstanding Common Shares. At their option the affairs of the Corporation may be managed by the Shareholders.

Article VIII - Initial Registered Office and Agent

The Street Address of the Initial Registered Office of this Corporation is: 16812 Southwest 10 7 Place, Miami, FL 33157 The initial Registered Agent of the Corporation at that address is: STOKES TIMOTHY McCORVEY

Article IX - Incorporator

The name and address of the person signing these Articles of Incorporation is: STOKES TIMOTHY McCORVEY, 16812 Southwest 10 7 Place, Miami, FL 33157.

JEAN BORGES, 14712 Southjwest 112 Terr., Miami, FL 33196

Article X - Amendment

This Corporation reserves the right to amend or repeal, in the manner provided by law, the provisions contained in these Articles or any Amendments thereto, and any rights conferred upon Shancholders is subject to this reservation.

IN WITNESS WHEREOF the Undersigned Incorporators have executed these Articles of	
Incorporation this 2/ day of Tune, 2002 at Miami - Dade County, State of Florida.	
Stokes Junitar McCorney	
INCORPORATOR STOKES TIMOTHY MCORVEY	
INCORPORATOR, JEAN BORGES	
STATE OF FLORIDA COUNTY OF MIAMI-DADE	
BEFORE ME, the undersigned authority, personally appeared: STOKES TIMOTHY	
McCORVEY, and JEAN BORGES, who is personally known to me or who produced the following	
identification: (1) (1) (1) and who executed the foregoing Articles of Incorporation, and he acknowledged before me that he	
executed same for the purposes therein expressed.	
WITNESS my hand and scal this 2/day of	_
NOTARY PLENT AND	
COMIN # COMMISSION MATT WE STEEL MARKET	
print name of notary: CC817730 LY COMMISSION NAME 27,2003	
FOFFLOT H- 02-153952	<u>,</u>

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ACCEPTANCE OF DESIGNATION BY REGISTERED AGENT

MAT

The Undersigned hereby accepts Designation as the Initial Registered Agent of GROUND ZERO ENTERTAINMENT GROUP, INC.

I understand that I shall remain as Registered Agent until I have either resigned or a successor has been appointed by the Corporation and that no such resignation or succession is effective until both the Corporation and the Secretary of State of Florida have been notified in the manner required by law. I understand that as Registered Agent I am required to be available at the Registered Office of the Corporation during normal business hours for receipt of Process and for such other purposes as required by Florida Statutes.

Signed this 21 day of June