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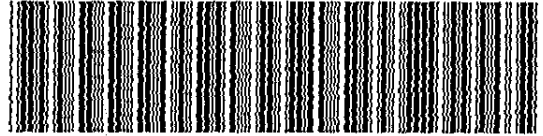
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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

W03-17991

Bm 7/7

TRANSMITTAL LETTER

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

SUBJECT: The Greek Pleasure Experience, Inc. LLC
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed are 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 of
Status

ADDITIONAL COPY REQUIRED

FROM: Brian S. Albury
Name (Printed or typed)

14920 Louis St
Address

Miami, FL 33176
City, State & Zip

786-242-2726
Daytime Telephone number

** Please send receipt for payment!!!
Thanks*

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



FLORIDA DEPARTMENT OF STATE

Glenda E. Hood
Secretary of State

June 24, 2003

BRIAN S ALBURY
14920 LOUIS ST
MIAMI, FL 33176-Y

SUBJECT: THE GREEK PLEASURE EXPERIENCE, INC.
Ref. Number: W03000017991

We have received your document for THE GREEK PLEASURE EXPERIENCE, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please decide which type of filing you would like to file. In your articles you refer to LLC, NON PROFIT, AND PROFIT. Please fill out the correct paper work and resend.,

Please return the original and one copy of 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 (850) 245-6931.

Becky McKnight
Document Specialist
New Filings Section

Letter Number: 203A00038373

The Greek Pleasure Experience, Inc.

Articles of Incorporation and By-Laws

A For-Profit Corporation

Article I-Name of the Corporation & the Mission

The name of this corporation shall be named The Greek Pleasure Experience, Inc. It will be a for-profit corporation designed to educate minorities, especially those matriculating in institutions of higher learning, in the field of business and all related subjects.

Article II-Offices:

The principle office of the Corporation shall be located in the city of Miami, FL and the state of Florida. The corporation may also maintain offices at such other places as the Board of Directors may, from time to time, determine. The principal place of the business/mailling address is 14920 Louis Street, Miami, FL 33176.

Article IV-Shareholders:

The number of shares of stock will be 100 shares. These shares will be sold at a determined price by vote of the General Board.

Article V-Initial Officers/Directors:

The name(s), address(es), and title(s):

**Brian Sherrod Albury
Chief Executive Officer/Interim President/Business Manager
14920 Louis Street
Miami, FL 33176
Percentage of company 48%**

**Carmand Lucius
Vice-President/Operations Manager
4340 NW 3rd Place
Plantation, FL 33317
Percentage of company 37%**

**Secretary/Promotional Director
Erline Joseph
4340 NW 3rd Place
Plantation, FL 33317**

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TALLAHASSEE, FLORIDA

Percentage of company 10%

Jamar Johnson

Director of Public Relations/Interim Sales Committee-Chairperson

14825 SW 114 Ct.

Miami, FL 33176

Percentage of company 5%

Article VI- Registered Agent

The name and Florida Street address of the registered agent is:

Brian Sherrod Albury

14920 Louis Street

Miami, FL 33176

Article VII-Incorporators

The name and addresses of the incorporators are as follows:

Brian Sherrod Albury

14920 Louis Street

Miami, FL 33176

Carmand Lucius

4340 NW 3rd Place

Plantation, FL 33317

Article VII-Amendments

The General Board reserves the right to amend these said Articles in a necessary and proper cause to further the intended mission statement. Amendments may be passed by a 2/3-majority vote by members on the General Board and/or shareholders.

Article IX-By Laws

The General Board reserves the right to adopt By-Laws as it seems fit or necessary. By-Laws may be adopted by a 2/3 vote of the General Board; However, stockholders must be notified in writing of any substantial changes within 60-90 days by written correspondence.

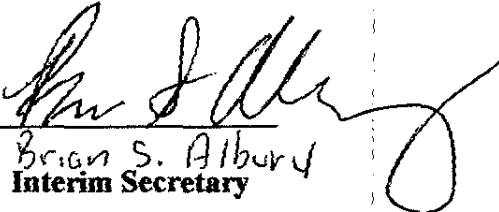
Article X-Indemnification

Any officer, director, or employee shall be indemnified to the full extent allowed by laws of the State of Florida.


Article XI-Corporate Seal

The Board of Directors may adopt, use, and modify a corporate seal. Failure to affix the seal to corporate document shall not affect the validity of such document.

Certified to be the Articled of Incorporation, adopted by the Board of Directors/Initial Officers on June 17, 2003.


Brian S. Albury
Interim Secretary

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


Signature/Registered Agent

Brian S. Albury

June 28, 2003
Date


Signature/Incorporator

Brian S. Albury

June 28, 2003
Date


Signature/Incorporator

CARMEND LUCIUS

JUNE 28, 2003
Date

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TALLAHASSEE, FLORIDA