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: (407)905-9699 : (407)905-9695 Fax Number

FLORIDA PROFIT CORPORATION OR P.A.

B. Smith Holdings, Inc.

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION of B. Smith Holdings, Inc.

THE UNDERSIGNED, acting as the sole incorporator of B. Smith Holdings, Inc. under Chapter 607 of the Florida Statutes, hereby adopts the following Articles of Incorporation of B. Smith Holdings, Inc. for such corporation:

ARTICLE I

Name and Address

The name of the corporation shall be **B. Smith Holdings, Inc.**, and its principal corporate address shall be initially located at 13927 Zephermoor Lane, Winter Garden, Florida 34787.

ARTICLE II

Duration

This corporation shall have perpetual existence unless sooner dissolved according to law, and shall commence its corporate existence upon the filing of these Articles.

ARTICLE III

General Purposes

This corporation is organized for the purpose of transacting, conducting, carrying on, operating, and engaging in any activity or business permitted under the laws of the State of Florida, and the United States.

ARTICLE IV Shares

The aggregate number of shares which the corporation shall have authority to issue is 100,000, consisting of a single class of common stock, \$.001 par value per share.

2/18. Smith Holdings, Inc/Articles of Incorporation.doc
Fax Audit Number: H030002902373
Prepared by: E. Nicholas Davis III
Cloverleaf Capital Advisors, LLC
2710 Rew Circle, Suite 100
Ocoee, FL 34761
407-905-9699

Fax Audit No. 4030002902373

ARTICLE V

Initial Registered Office and Agent

The address of the Registered Office of the corporation is 13927 Zephermoor Lane, Winter Garden, Florida 34787, and the initial Registered Agent at such address is Rogers W. Kirven, Jr.

ARTICLE VI

Initial Board of Directors

The number of Directors constituting the initial Board of Directors of the corporation is one (1). The number of Directors may be increased from time to time pursuant to the provisions of the bylaws of the corporation, but in no event shall the number of Directors be less than one (1). The name and address of the person who is to serve as the initial Director until the first annual meeting of the shareholders of the corporation or until such successor Directors are elected and qualified is as follows:

Buddy Smith 13927 Zephermoor Lane Winter Garden, Florida 34787

ARTICLE VII

Incorporator

The name and address of the sole incorporator of the corporation is: Rogers W. Kirven, Jr., 13927 Zephermoor Lane, Winter Garden, Florida 34787.

ARTICLE VIII

Conference Meetings

Members of the Board of Directors may participate in meetings of the Board of Directors by means of conference telephone as provided by law.

ARTICLE IX

Action By Consent

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The directors of this corporation may take action by written consent as provided by law.

ARTICLE X

Indemnification

This corporation shall indemnify any officer or director or any former officer or director to the fullest extent permitted by law.

IN WITNESS WHEREOF, these Articles of Incorporation have been signed by the undersigned incorporator on this 3rd day of October, 2003.

Rogers W. Kirven, Jr

ZAB. Smith Holdings, InclArticles of Incorporation.doc Pax Audit Number: H03000290 2373 Prepared by: E. Nicholas Davis III Cloverleaf Capital Advisors, LLC 2710 Rew Circle, Suite 100 Ococe. FL 34761

Jenniter S Loomis

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Expires April 30, 2004

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STATE OF FLORIDA)			
COUNTY OF ORANGE)			
aforesaid, personally appeared I suppliedincorporator, and registered at	Rogers V gent of at the for	before me, a Notary Public in and V. Kirven, Ir., who either is known as identification, acknowledged B. Smith Holdings, Inc., and tregoing Articles of Incorporation said corporation.	to me person to the fact that he exec	onally or who that he is the cuted as said
WITNESS my hand and	seal of	office on the date and year first a NOTARY PUBLIC Notary Public Commission [Notarial Seal]	Loon	<u>is</u> 130/04

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ACCEPTANCE OF APPOINTMENT BY REGISTERED AGENT

THE UNDERSIGNED, an individual resident of the State of Florida, having been named in the foregoing Articles of Incorporation as Registered Agent at the office designated therein, hereby accepts such appointment and agrees to act in such capacity. The undersigned hereby states that he is familiar with, and hereby accepts, the obligations set forth in Section 607.0505, Florida Statutes, and the undersigned will further comply with any other provisions of law made applicable to him as Registered Agent of the corporation.

DATED, this 3rd day of October 2003

Rogers W. Krven, Jr., Registerel Agen

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ZAB. Smith Holdings, InclApticles of Incorporation.doc Fax Audit Number: H b 3000 290 237 3 Prepared by: E. Nicholas Davis III Cloverleaf Capital Advisors, LLC 2710 Rew Circle, Suite 100 Ococc, FL 34761 407-905-9699