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Department of State Division of Corporations P. 0. Box 6327 Tallahassee, FL 32314

SUBJECT:

K.L. Trucking Inc.

Enclosed is an original and one(l) copy of the articles of incorporation and a check for :

\$87.50 Filing Fee, Certified Copy & Certificate of Status

FROM:

Forbes Thompson Incorporated 10700 Caribbean Blvd Suite 312A Miami, FL 33189

Thank You for your assistance.

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



FLORIDA DEPARTMENT OF STATE Division of Corporations

December 7, 2005

FORBES THOMPSON INCORPORATED 10700 CARIBBEAN BLVD SUITE 312A MIAMI, FL 33189

SUBJECT: K.L. TRUCKING INC. Ref. Number: W05000054017

We have received your document for K.L. TRUCKING 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):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

An effective date <u>may</u> be added to the Articles of Incorporation <u>if a 2006 date is needed</u>, otherwise the date of receipt will be the file date. <u>A separate article must be added to the Articles of Incorporation for the effective date.</u>

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) 245-6879.

Ruby Dunlap Regulatory Specialist New Filing Section

Letter Number: 005A00070782

SECEIVED



FLORIDA DEPARTMENT OF STATE Division of Corporations

January 6, 2006

FORBES THOMPSON INCORPORATED 10700 CARIBBEAN BLVD SUITE 312A MIAMI, FL 33189

SUBJECT: K.L. TRUCKING INC. Ref. Number: W05000054017

We have received your document for K.L. TRUCKING 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 accept our apology for failing to mention this in our previous letter.

The registered agent must have a Florida street address. A post office box, personal mail box (PMB), or mail drop-box address is not acceptable.

The registered agent and street address must be consistent wherever it appears in your document.

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) 245-6879.

Ruby Dunlap Regulatory Specialist New Filing Section

Letter Number: 005A00070782

RECEIVED

CERTIFICATE AND ARTICLES OF INCORPORATION

OF K.L. and Son Trucking Inc.

FILED SECRETARY OF STATE DIVISION OF CORPORATIONS

06 FEB - 1 AM 8: 50

tie undersigned subscribers to these articles of incorporation is a natural person(s), having the age of <u>for</u> more, who have associated themselves for the purpose of forming a corporation under the laws <u>FLORIDA</u> and do hereby adopt the following Certificate and Articles of Incorporation.

Name. The name of this corporation is, K.L. and Son Trucking Inc.

Turpose and Powers. This corporation is organized for the transaction of any and all Lawful business for which corporations may be incorporated under the laws of the State of **FLORIDA**, as they may be amended from time to time, and specifically but not in Limitation thereof:

widing both skilled (RN's Therapists, Social Workers) and unskilled (home health aides, certified assistants, homemaker/companions) staff into a patient's home, as well as providing staffing to each care facilities on a temporary basis.

sis corporation shall have the broad general powers set forth by regulation and statute in This state.

Duration. The duration of this corporation shall be for **INPERPETUITY**.

Registered Agent. The corporation appoints <u>Forbes Thompson Incorporated</u> as registered agent. The pointment may be revoked at any time in accordance with the rules of the State of <u>FLORIDA</u>.

Registered Place of Business. The initial registered place of business shall be:

Tiget Address:

11430 Washington Blvd Miami, Florida 33176

THE PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS OF THIS CORPORATION HALL BE:

701 SW 4th Street Hallandale, Florida 33009

	•	
- Board of Directors. The number of directors of the c	corporation shall be fixed and may be altered from time to time	ie as may
provided in the bylaws. In the case of any increase in	the number of directors, the additional directors shall be elec	ted by
shareholders at an annual or special meeting, as shall	l be provided for in the bylaws.	
• ne mitial Board of Directors shall consist of po	ersons, who shall serve until their successors are qualified acc	cording to
bylaws, and whose names and addresses are:		
- विदेशक	Address	
-enneth Lacey . President	701 SW 4 th Street Hallandale, FL 33009	
€enneth Lacey, Vice-President	701 SW 4 th Street Hallandale, FL 33009	
Amendment of Bylaws. Both the shareholders and the bylaws.	he board of directors shall have the power to amend the bylav	vs as
incorporators. The names and addresses of the unde	rsigned incorporator(s) are:	
- <u>v</u>	Address	
Anneth Lacey , President	107 SW 4 th Street Hollandale, FL 33009	
it powers, duties and responsibilities of the Incorporate	ors shall cease at the time of delivery of this Certificate and A	rticles of
reportation to the person or department with whom the	e Articles are filed.	
• Tommencing Business. The minimum amount of cap	oital with which the corporation shall commence business is	ß 500.00.
Capital Stock. The authorized capital stock of the common voting stock. 1.00 per share:		
ine number of Class "B" shares of common non-voting share.	g stock shall beshares with a par value of \$	per
any other thing of value for the uses and purposes are same as though paid for in cash at par. The Bo	in consideration for cash, real or personal property, services of the corporation and, when so issued, will become and be pard of Directors will be the sole judge of the value of an tal stock. Payment for the capital stock will be made at some may from time to time designate.	fully paid, y property,

⁻in The shares of capital stock of the corporation are to be non-assessable. The right to notice of and to vote at any meeting the shareholders of the corporation shall be vested in the holders of the Class "A" voting stock and every share of Class "A" tock shall have 3equal voting rights, i.e., one vote per share. The Board of Directors shall have the sole authority to intermine the manner and method of declaring dividends on the issued stock, but must declare dividends equally on the lass "A" and Class "B" and common stock.

the event of any dissolution or liquidation of the corporation, the assets and funds of the corporation shall be divided riging and paid equally to the holders of the Class "a: and Class "B: Common Stock, voting, according to the number of the common stock held by them respectively.

The Class "B" non-voting shareholders shall be entitled to receive notice of and to attend and participate in the discussions all shareholders meetings.

Ine shareholders of the corporation are to be entitled to preemptive rights, in the event of the issuance and sale of stock of the corporation or securities convertible into stock of the corporation, and each shareholder of the corporation will be entitled appurchase the same proportion of such stock or securities to be sold by the corporation as the proportion of the stock owned and such shareholder bears to the total outstanding stock of the corporation at that time.

The shareholders of the corporation at any duly constituted meeting may, by resolution having unanimous approval of all moders of stock outstanding and issued and recorded in writing in the minutes of a meeting, place such restrictions upon the modern of encumbrance of the capital stock of the corporation as they deem advisable, so long as such restriction is a sonable and not an undue restraint or alienation of stock. At such meeting the shareholders my determine the method by the restriction upon transfer or encumbrance of the capital stock of the corporation may thereafter be rescinded or modified, and in the absence of such a determination, such restrictions shall be rescinded or modified only by unanimous proval of all the shareholders at a meeting called for such purpose. All such restrictions on the transfer or encumbrance of stock of this corporation shall be FLORIDA—and shall be binding upon every shareholder, his heirs, assigns and personal expresentatives.

ine corporation may issue rights and options to purchase shares of common stock of the corporation to directors, officers employees of the corporation or of any affiliate thereof, and no shareholder approval or ratification of any such issuance of this and options shall be required.

in addition to common stock, the corporation may, for the purpose of financing, from time to time issue bonds which such initis, interest rates, payment schedules, face amounts and maturity dates as the Board of Directors may determine.

• The Preemptive Rights. Any preemptive rights that are to be granted to the stockholders are as follows:

- Preemptive and Preferential Rights. No holder of shares of stock of any class shall have preemptive or preferential shares of stock of any class, or any bonds, or convertible securities of any nature; withded, however, that the Board of Directors may in authorizing the issuance of shares of stock of any class, confer any may be applied that the Board of Directors may deem advisable in connection with such issuance.
- Sale or Transfer. Before there can be a valid sale or transfer of any of the shares of this corporation by the holders are preceded, the holder of the shares to be sold or transferred shall first give notice in writing to the secretary of this corporation of intention to sell or transfer such shares. Such notice shall specify the number of shares to be sold or transferred the price share and terms upon which such holder intends to make such sale or transfer. The secretary shall, within five days reafter, mail or deliver a copy of such notice to each of the other shareholders of record of this corporation. Such notice way be delivered to such shareholder personally or may be mailed to the last known address of such shareholder or interholders as the same may appear on the books of this corporation. Within forty days after mailing or delivering these mailes to such shareholders, any such shareholder or shareholder desiring to acquire any part or all of the shares referred to rethat notice shall deliver by mail or otherwise to the secretary of this corporation a written offer or offers to purchase a secified number or number of such shares at the price and upon the terms stated in that notice.
- bi) If the total number of shares specified in such offers exceeds the number of shares referred to in the notice, each running shareholder shall be entitled to purchase such proportion of the shares referred to in the notice as the number of this corporation which he holds bears to the total number of shares held by all such shareholders desiring to purchase the shares referred to in the notice to the secretary.
- b2) If all the shares referred to in the notice to the secretary are not disposed of under such apportionment, each satisfied desiring to purchase shares in a number in excess of his proportionate share, as provided above, shall be entitled repurchase such proportion of those shares which remain thus undisposed of, as the total number of shares which he holds to the total number of shares held by all the shareholders desiring to purchase shares in excess of those to which they remain the entitled under such apportionment.
- b3) If none or only part of the shares referred to in the notice to the secretary are put-chased, as aforesaid, in similar with offers made within the forty-day period, the shareholders desiring to sell or transfer may dispose of all shares stock referred to in that notice not so purchased by the other shareholders to any person or persons he may so desire, wided, however that he shall not sell or transfer such shares at a lower price or on terms more favorable to the purchaser transferee than those specified in the notice to the secretary.

- b4) Any sale or transfer, or purported sale or transfer, of the shares of this corporation shall be null and void unless reterms, conditions prescribed by these bylaws or buy-and-sell agreements signed by the shareholders are strictly observed and followed.
- C) Written Consent, No sale, lease, conveyance, transfer, exchange or other disposition or all, or substantially all, of the superty and assets of this corporation, and no mortgage, deed of trust, pledge or hypothecation of all or substantially all of property, real or personal, of this corporation shall be made unless approved by the vote or written consent of the sareholders entitled to exercise a majority of the voting power of this corporation.
- i) New Issues of Stock. As long as the original incorporators own stock in the corporation, it shall not issue new stock miess all incorporators approve that issue.
- e) Endorsement of Stock Certificates. Upon the issuance of shares, each certificate of capital stock in the corporation feel be endorsed as follow

EDTICE IS HEREBY GIVEN that the redemption, sale, assignment, transfer, pledge or other disposition of the shares of **Expiral** stock represented by this certificate are subject to certain restrictions which are set forth in the Articles of Incorporation and the Bylaws of this corporation, copies of which are on file in the office of the secretary of the corporation, and the apporation will furnish upon request and without charge a list of designations, preferences, limitations and relative rights.

- f) All stock of the corporation shall be subject to these restrictions and have': endorsed thereon the appropriate notice antained in this paragraph.
 - g) Other preemptive rights adopted by this corporation are as follows:

NONE

Other Provisions. Any other provisions shall be as follows:

- a) Dealings by Directors. No contract or other transaction between the corporation and any other corporation, which is one interested in any way affected or invalidated by the fact that any of the directors of this corporation are composition in the directors of this corporation are directors or officers of, such other corporation; any director individually, or any which such director may be a member, may be a party to or may be pecuniarily or otherwise interested in any contract transaction of this corporation, provided that the fact that he or such firm is so interested shall be disclosed or shall have known to the Board of Directors or a majority thereof; and any director of the corporation who is also a director or officer such other corporation, or who is so interested, may be counted in determine the existence of a quorum at any meeting of the Board of Directors of this corporation which shall authorize such contract or transaction, and may vote thereat to supportation or not so interested.
- b) Indemnification of Directors; Limitation. No director of the corporation shall be personally liable to the corporation or shareholders for monetary damages for breach of fiduciary duty as a director; provided, however, that this Article shall not minimate or limit the liability of a director (a) for any breach of the director's duty of loyalty to the corporation or its careholders; (b) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law; for authorizing the unlawful payment of a dividend or other distribution on the corporation's capital stock or the unlawful ourchase of it's capital stock; (d) a violation of Conflict of Interest Laws; or (e) for any transaction form which the director interest an improper personal benefit. This Article shall not eliminate or limit the liability of a director for any act or omission capital stock to the date on which this Article becomes effective.
- c) Indemnification of Officers, Employees, Agents. Subject to the provisions of this Article, the corporation shall indemnify any and all of its existing and former officers, employees and agents against all expenses incurred by them and indemnify any arise or be incurred, rendered or levied in any legal action brought or threatened against any of them for or on account of any action or omission alleged to have been committed while acting within the scope of employment as officer, including but not limited to legal fees, judgments, penalties and amounts paid in settlement or ompromise.

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 The provision of them and including but not limited to legal fees, judgments, penalties and amounts paid in settlement or compromise.

 The provision of the corporation shall be provided by a court of the corporation or by the made by the corporation whether the legal action brought or threatened is by or in the right of the corporation or by the person.

Whenever any existing or former officer, employee or agent shall report to the president of the Corporation at the Chairman of the Board of Directors that he or she has incurred or may incur expenses, including, but not mitted to legal fees, judgments, penalties, and amounts paid in

stiement or compromise in a legal action brought or threatened against him or her for or on structure of any action or omission alleged to have been committed by him or her while acting

in the scope of his or her employment as an officer, employee or agent of the corporation, the Board of inectors shall, at its next regular meeting or at a special meeting held within a reasonable time thereafter, incoming in good faith whether or not, in regard to the matter involved in the action or contemplated action, such acted, failed to act, or refused to act willfully or with gross negligence or with fraudulent or criminal intent.

If the Board of Directors determines, in. good faith that such person did not act, fail to act or refuse to act it will or with gross negligence or with fraudulent or criminal intent in regard to the matter involved in the action or intemplated action, indemnification shall be mandatory and shall-be automatically extended as specified herein; will ded, however, that no such indemnification shall be available with respect to liabilities under the Securities of 1933 and provided further that the Corporation shall have the right to refuse to refuse indemnification would be rewise have been applicable shall have unreasonably refused to permit the corporation, at its own expense and wough counsel of its own choosing, to defend him or her in the action.

Miscellaneous Provisions:

"NONE"

- Additional Articles. The corporation adopts the following additional articles, required by the laws of this state:
 "NONE"
- .4. Registered Agent Verification. Having been designated to act as Statutory Agent,

The Statutory Agent can be reached at the following address:

11430 Washington Blvd Miami, FL 33176

Signature of Registered Agent

Articles of Incorporation

Page 5

IN WITNESS WHEREOF, the followed they become effective as of this date	lowing incorporators have signed these Articles of Incorporation, intending e:
Keureth Lacey	
Kenneth Lacey	
me 05 - 03 - 05	Notary: Markin Smith My Commission EDE(35)
:	Expires May 18, 2007