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SECRETARY OF STATE

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COVER LETTER

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

subject: A	loha TOE	Rings, Inc RPORATE NAME - MUST INC		
	(PROPOSED CO	RPORATE NAME – <u>MUST INC</u>	LUDE SUFFIX)	
Enclosed are an orig	ginal and one (1) copy of	the articles of incorporation an	d a check for:	
\$70.00 Filing Fee	7		\$87.50 Filing Fee, Certified Copy & Certificate of Status OPY REQUIRED	
FROM: Aloha TOE Rings Inc Name (Printed or typed) 6104 Stbt Hammock Circle Address				
		E FI 321. City, State & Zip		
	38	6 - 871-4781 Paytime Telephone number		

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

ARTICLES OF INCORPORATION OF ALOHA TOE RINGS, INC.

FILED

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SECRETARY OF STATE FALLAHASSEE, FLORIDA

We, the undersigned, being of full age, sui juris and citizens of the United States, hereby file these Articles for the purpose of becoming a corporation under the laws of the State of Florida, by and under the provisions of the statues of the State of Florida, providing for the formation, liability, privileges and immunities of a corporation for profit.

ARTICLE I

The name of this corporation shall be Aloha Toe Rings, Inc.

ARTICLE II

The date this corporation is to be effective is July 1, 2008.

ARTICLE III

This corporation may engage in any activity or business permitted under the laws of the United States and of the State of Florida, but is primarily designed to engage in jewelry business.

ARTICLE IV

The total authorized capital stock of this corporation shall be 1000 shares of common stock of par value of \$1.00 per share. Said stock shall be paid for in cash or property, labor or services at a just valuation to be fixed by the incorporator in the matter provided by statues, and the stock shall be issued in accordance with such valuation. The capital stock shall be Section 1244 stock.

ARTICLE V

The amount of capital with which this corporation shall begin business shall not be less than Five Hundred (\$500.00) Dollars.

ARTICLE VI

The corporation shall have perpetual existence unless dissolved according to law.

ARTICLE VII

In the event that either stockholder should die or wish to terminate ownership in the corporation, the Corporation shall have the right of first refusal to purchase that stockholder's outstanding stock.

ARTICLE VIII

The principal place of business and general office of this corporation shall be at 6104 Sabal Hammock Circle, Port Orange, FL 32128, but it may maintain offices and transact business at such other places, either within or without the State of Florida, as the Board of Directors may from time to time provide by resolution. The registered agent for the corporation shall be Mary L Fagaragan, whose business office location is located at 6104 Sabal Hammock Circle, Port Orange, FL 32128, which office is hereby designated as the registered office of the corporation.

ARTICLE IV

The business of the corporation shall be conducted by a president, a vice-president, a secretary and treasurer, and a board of directors not less than the minimum required by law, or more than five. All stockholders shall possess voting power. Each member of the board of directors shall be elected at the meting of the shareholders and each of the above-designated officers shall be elected by the board of directors, and shall hold office until their successors are elected or appointed. The name and post office address of the first officers and directors of the corporation are:

President/Treasurer: Mary L. Fagaragan

6104 Sabal Hammock Circle Port Orange, FL 32128

Vice President: Ann L. Fagaragan

6104 Sabal Hammock Circle Port Orange, FL 32128

Secretary: Jodie L. Fagaragan

6104 Sabal Hammock Circle

Port Orange, FL 32128

ARTICLE X

The highest amount of indebtedness to which this corporation may at any time subject itself shall be unlimited.

ARTICLE XI

The name and post office address of the incorporators of this corporation and the amount of stock subscribed for by them are as follows:

Mary L. Fagaragan 6104 Sabal Hammock Circle Port Orange, FL 32128

55 shares

Ann L. Fagaragan 6104 Sabal Hammock Circle Port Orange, FL 32128

22.5 shares

Jodie L. Fagaragan 6104 Sabal Hammock Circle Port Orange, FL 32128

22.5 shares

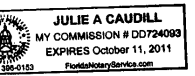
STATE OF FLORIDA COUNTY OF VOLUSIA

I HEREBY CERTIFY that on this day, before me, an officer duly authorized to take oaths and acknowledgements, personally appeared Mary L. Fagaragan known to me to be the person described herein and who acknowledged before me that they executed the same for the purposes therein expressed.

WITNESS my hand and official seal in the county and state last aforesaid this 3/5/ day of

May, 2008

Notary Public Signature



Notary Public Stamp

CERTIFICATE DESIGNATING PLACE OF BUSINESS OF DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, AND NAMING AGENT UPON WHOM SERVICE MAY BE SERVICED

In pursuance of Section 48.091, Florida Statues, the following is submitted in compliance with said Act:

Aloha Toe Ring, Inc. desiring to organize under the laws of the State of Florida, with its principal office as indicated in the Articles of Incorporation in Port Orange, County of Volusia, State of Florida, has named Mary L. Fagaragan, located at 6104 Sabal Hammock Circle, as its agent to accept service of process for the above-stated corporation, at the place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to keeping open said office.

Dated this 2/ day of May, 2008.

Accepted by Mary L. Fagaragan