

(((HB5000001040))) ELECTRONIC FILING COVER SHEET TO: DIVISION OF COMPORATIONS FROM: EMPIRE CORPORATE KET COMPANY 1492 W FLAGLER ST

DEPARTMENT OF STATE

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FAX: (305) 541-3770 (((HB5000001040))) DOCUMENT TYPE: FLORIDA PROFIT CORPORATION OR P.A.

NAME: NATURAL BOURCE HEALTH PRODUCTS, INC.
JMBER: H95000001040 CURRENT STATUS: REQUESTED FAX AUDIT NUMBER: H95000001040

DATE REQUESTED: 01/28/1995 CERTIFIED COPIES:

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ACCOUNT NUMBER: 072460003255 Note: Please print this page and use it as a cover sheet when submitting documents to the Division of Corporations. Your document cannot be processed without the information contained on this page. Remember to type the Fax Audit number on the top and bottom of all pages of the document.

(((H95000001040))) ** ENTER 'M' FOR MENU. **
ENTER SELECTION AND <CR>: Help F1 Option Menu F2

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ARTICLES OF INCORPORATION NATURAL SOURCE HEALTH PRODUCTS, INC.

The undersigned, desiring to form a corporation under the provisions of the Laws of the State of Florids, hereby make, subscribe and acknowledge before a Notary Public, and file with the Secretary of State of the state of Florids the following Articles of Incorporation for such exporations:

ARTICLE I - NAME

The name of the corporation is: NATURAL SOURCE FINALTH PRODUCTS, INC., and its business shall be carried on in Broward County, Florida, and also within and without the state of Florida and in the United States of America and foreign countries as may from time to time be deemed desirable or expedient.

ARTICLE U - PURPOSE

The general nature of the business to be transacted by this Corporation and the objects and purposes thereof are as follows:

- 1. The transaction of any and all lawful business for which corporations may be incorporated under Chapter 607 of the Florida Statutes. . .
- 2. To maintain offices in connection with said business and where necessary to build or construct new facilities or additions to existing facilities in connection with its
- 3. To buy, sell, manufacture, repair, alter and exchange, let or hire, export or deal business. in all kinds of articles and things which may be required for the purpose of any of the said business or commonly supplied or dealt in by persons engaged in any such business, or which may seem capable of being profitably dealt with in connection with any of the sald husiness.

PREPARED BY: STEVEN E. COHEN, ESQ. (Fla. Ber No.: 360759)

JACOBSON, COHEN & COHEN, P.A.
800 N.W. 62nd Street, Suite 200 Fort Lauderdale, FL 33309 (305) 491- 6444

4. To engage in any activity or business permitted under the laws of the United States and of the state of Florida.

ARTICLE III - CAPITAL STOCK

The maximum number of shares of stock that this Corporation is authorized to have outstanding at any time shall be 100 shares of Capital Stock with 51.00 par value per share. The capital stock may be paid for in property, labor or services at a just valuation, to be fixed by the incorporators or by the Directors at a meeting called for such purpose or at the organization meeting. Property, labor or services may also be purchased or paid for with the capital stock at a just valuation of said property, to be fixed by the Directors of the Company. Stock in other corporations or going businesses may be purchased by the Corporation, in return for the issuance of its capital stock, and said purchases shall be on such basis and for such consideration and the issuance of so much of the capital stock as the Directors of the Company may decide.

ARTICLE IV - INITIAL CAPITAL

The amount of capital with which this Corporation shall begin business shall not be less than Five Hundred (\$500,00) Dollars.

ARTICLE V - TERM OF EXISTENCE

The Corporation shall have perpenual existence unless dissolved by action of law or by vote of the stockholders.

ARTICLE VI - ADDRESS

The initial post office address of this corporation in the state of Florida is

790 S. Park Road Apt. 6-88 Hollywood, FL 33021

ARTICLE VII - DIRECTORS

This corporation shall have not less than one (i) director, who need not be stockholders. The number of Directors may be increased from time to time as the stockholders desire, in accordance with the by-laws hereof, but at no time shall there be a number less than one (1).

The name and post office address of the First Board of Directors and Officers of this Corporation are as follows:

NAME

ADDRESS

P/D- MICHAEL CHASTAIN - 790 S. Park Road, Apr. 6-33, Hollywood, Fl. 33021 VP/D - JAMES JARVIS - 2937 N.W. 9th Terrace, Wilton Manors, FL 33311

ARTICLE IX - INCORPORATORS

The names and street addresses of each subscriber to these Articles of Incorporation, the number of shares of stock each agrees to take, and the value Of the consideration paid therefor are as follows:

NAME

ADDRESS

50% MICHAEL CHASTAIN - 790 S. Park Road, Apr. 6-33, Hollywood, FL 33021 50% - JAMES JARVIS - 2937 N.W. 9th Terrace, Wilton Manors, FL 33311

ARTICLE X - AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the stockholders, and approved at a stockholders' meeting by a majority of the voting shares.

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ARTICLE XI - POWERS OF THE BOARD OF DIRECTORS

In furtherance and not in limitation of the powers conferred by Statute, the Board of Directors is expressly authorized

- l. To make, alter, amend or repeal the By-Laws of the Corporation.
- 2. To fix the amount to be reserved as working capital and to authorize and cause to be executed mortgages, liens upon the property, and franchises of this corporation.
- 3. If the By-Laws so provide, to designate by resolution one or more of their number to constitute an Executive Committee, which Committee, to the extent provided in the resolution or in the By-Laws of the Corporation, shall have and may exercise any or all of the powers of the Board of Directors in the management of the business, affairs and property of the Corporation, during the intervals between the meeting of the Board of Directors, so far as may be per sitted by law.

ARTICLE XII - INITIAL REGISTERED OFFICE AND AGENT

The initial post office address of the registered office and the name of the registered agent of this Corporation is:

STEVEN E. COHEN, ESQ. 800 N.W. 62nd Street Suite 200 Fort Lauderdale, FL 33309

I hereby am familiar with and accept the duries and responsibilities as registered

agent for said corporation.

MICHAEL CHASTAIN,

as President/Director of
NATURAL SOURCE HEALTH

PRODUCTS, INC.,

STEVEN E. COHEN

As Registered Agent for

NATURAL SOURCE HEALTH

PRODUCTS, INC.

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STATE OF PLORIDA

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COUNTY OF BROWARD

I HEREBY CERTIFY that on this day before me, a Norary Public duly authorized in the State and County named above to take acknowledgment, personally appeared STEVEN E. COHEN and MICHAEL CHASTAIN to me known to be the personal described as subscriber in and who executed the foregoing Articles of Incorporation of NATURAL SOURCE HEALTH PRODUCTS, INC., and who acknowledged before me that they subscribed to those Articles Of Incorporation.

WITNESS my hand and official seal in the County of Broward, State of Florida, this 25th day of Documber, 1994.

NOTARY-PUBLIC STANK OF FLOURIN

My Commission Expires:

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICULE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, AND ACCEPTANCE OF REGISTERED AGENT UPON WHOM PROCESS MAY BE SERVED

Pursuant to Chapter 48.091, Florida Stantes, the following is submitted in compliance with said Act:

That MICHAEL CHASTAIN and JAMES JARVIS desiring to organize under the laws of the State of Florida, with its principal office as indicated in the Articles of Incorporation at the City of Plantation, County of Broward, State of Florida has named STEVEN E. COHEN located at 800 N.W. 62nd Street, Fort Lauderdale, Florida, as its agent to accept service of process within this State.

Having been named to accept service of process for the above-named 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.

STEVEN E. COHEN
AS REGISTERED AGENT