# 000024350

15 Missing. Will be filmed

When Received

4/07/95

CORPORATE DETAIL RECORD SCREEN

FLD: 03/27/1995

2:07 PM

NUM: P95000024350 ST:FL ACTIVE/FL PROFIT

NAME : "REXHAM COMPANY, LTD.INC."
PRINCIPAL: 204 SHADOW OAK DRIVE
ADDRESS CASSELBERRY, FL 32707
RA NAME : RUSSELL, MICHAEL D
RA ADDR : 304 SHADOW OAK DRIVE

CASSELBERRY, FL 32707 US

ANN REP : \* NONE FILED \*

1. MENU, 3. OFFICERS

ENTER SELECTION AND CR:

George C. McLarry
ATTORNEY AND COUNSELOR AT LAW
301 North Fernereek Avenue
Orlando, Florida 32803

Real Estate Law Corporate and Business Law International Law

Telephone (407) 896-1250 FAX

# Ms. Loria Y. Poole Secretary of State Office

Secretary of State Office Division of Corporations 409 East Gaines Street Tallahassee, Florida 32399

RE: REXHAM COMPANY, LTD. INC.

700001445137 -03/31/95--01067--001 \*\*\*\*210.00 \*\*\*\*122.50

Dear Ms. Poole:

I have a somewhat unusual situation involving the establishment of a new Florida corporation and for that reason I have taken the liberty of sending the documents directly to you.

Rexham Company, Ltd. Inc., was formed as a Florida corporation on December 20, 1994, under document No. P94000091636.

It is extremely important that this corporation start off as a Subchapter S corporation; however, the election was not made timely and therefore we want to dissolve that company and create a new company under the same identical name.

Enclosed you will find me Articles of Dissolution for the old Rexham Company, Ltd. Inc., Articles of Incorporation for the new Rexham Company, Ltd. Inc., and a letter from Mr. Russell, the incorporator, director and President of both companies authorizing all of this and consenting to the creation of the new company with the same name as the old company.

Lastly, you will find enclosed my check which includes \$35.00 for the filing of the Articles of Dissolution, \$52.50 for a Certified copy of the Articles of Dissolution and \$122.50 for the filing of the new Articles of Incorporation and a certified copy of those Articles, for a total of \$210.00.

We have sent this to you by Federal Express and would appreciate it if you would send the certified copies back by Federal Express using the enclosed airbill.

As always, if you have any questions please call.

GCM/htm Enclosures George C. McLarry

Very truly yours.

HILED SECRETARY OF STATE ALLAHASSEE FLORIE

# REXHAM COMPANY, LTD. INC.

304 Shadow Oak Drive Casselberry, Florida 32707 Phone: 407/695-4193

March 24, 1995

Secretary of State Corporate Division 409 East Gaines Street Tallahassee, Florida 32399

Dear Sir or Madam:

I am the sole incorporator and a director of REXHAM COMPANY, LTD. INC., a Florida corporation that was filed on December 20, 1994, under document No. P94000091636.

For tax reasons in order to make a Subchapter S election, it has become necessary to dissolve that corporation and form a new corporation under the same name.

With this letter you will find Articles of Dissolution for the corporation mentioned above and Articles of Incorporation for a new company under the same name.

As director, incorporator and president of the old company, I do hereby give corporate consent for the new company to be formed under the same name.

Very truly yours

Midhael D. Russell

Director, Incorporator and President

of REXHAM COMPANY, LTD. INC.

/htm

Enclosures

# ARTICLES OF DISSOLUTION REXHAM COMPANY, LTD. INC.

Pursuant to Florida Statute 607.1401, the incorporator of REXHAM COMPANY, LTD. INC. hereby files Articles of Dissolution for said corporation, as follows:

- 1. REXHAM COMPANY, LTD. INC. was incorporated on December 20, 1994, under document No. P94000091636.
- 2. one of the corporation shares have been issued.
- 3. No debt of the corporation remains unpaid.
- 4. The corporation has never had any assets to distribute.
- 5. The undersigned MICHAEL D. RUSSELL is the only incorporator of REXHAM COMPANY, LTD. INC. and he has authorized this Dissolution.
- 6. The dissolution of REXHAM COMPANY, TD. INC. shall be effective upon the filing of this locument with the Secretary of State of the State of Florida.

MICHAEL D. RUSSELL Sole Incorporator

STATE OF FLORIDA COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this 23 day of March, 1995, by MICHAEL D. RUSSELL, who is personally known to me or who has produced cation and who dad/did not take an oath. as identifi-

# **Articles Of Incorporation**

Œ

# REXHAM COMPANY, LTD. INC.

# KNOW ALL MEN BY THESE PRESENTS:

That the undersigned incorporators have associated themselves together, and do certify that they associate themselves together for the purpose of forming a body corporate under and by virtue of Chapter 607, Florida Statutes 1993, for the transaction of business with and under the following charter:

# **ARTICLE I**

### NAME

The name of the corporation shall be "REXHAM COMPANY, LTD. INC.", and whose business address is: 304 Shadow Oak Drive, Casselberry, Florida 32707.

# <u>ARTICLE II</u>

# BUSINESS AND ACTIVITIES

This corporation may, and is authorized to, engage in any activity or business permitted under the laws of the United States and of the State of Florida, and is authorized:

- (a) To acquire by purchase or otherwise, to own and possess, any real or personal property, of any kind or nature, wheresoever situated, and any interest in or right appertaining to any of such property; to hold, use, improve, rebuild, enlarge, or alter buildings or other improvements on any of such property, or any part thereof; to sell, lease, mortgage, pledge or otherwise dispose of all or any part of such property, or any rights or interest therein or thereto appertaining; and, generally to deal with and act in relation to such property in any and every way.
- (b) To acquire and deal with, in any manner, licenses of all kinds; to turn to account, sell, assign, lease, pledge, or otherwise dispose of any deal with (1) any and all licenses, privileges, easements, concessions, inventions, tradenames, brands, distinctive marks and franchises of any and all kinds, and right or rights analogous thereto; and (2) any and all rights, territorial or otherwise, thereunder; and to carry on any lawful business

whatsoever, whether manufacturing or otherwise, which the corporation may deem calculated, directly or indirectly to accomplish its objects, or any of them, provided, however, that they be incidental to the purposes of the corporation.

- (c) To purchase or otherwise acquire the whole or any part of the property, assets, good will, rights and business, and to undertake or assume the whole or any part of the bonds, mortgages, franchises, leases, contracts, indebtedness, guarantees, liabilities and obligations of any person, firm, association, corporation or organization heretofore or hereafter engaged in any business similar to any of the businesses of the corporation; and to pay for the same, or any part of combination thereof, in cash, shares of the capital stock, bonds, debentures, notes or other obligations of the corporation, or otherwise, or by undertaking or assuming the whole or any part of the liabilities or obligations of the transferors; and to hold, or in any manner dispose of, the whole or any part of the property and assets so acquired or purchased; and to utilize, enjoy and conduct, in any lawful manner, the whole or any part of the business so acquired, and to exercise all the powers necessary or convenient in and about the conduct, management and carrying on of such business.
- (d) To purchase, subscribe for or otherwise acquire, hold, own, sell, pledge, or otherwise dispose of the stock, voting certificates, bonds, obligations, securities or other evidences of indebtedness of any individual, firm, association, government, or subdivision thereof; and to issue in exchange therefore the stocks, bonds, or other obligations of this corporation, or any other of its property and, while the owner of any such stock, voting trust certificates, bonds, obligations, securities or other evidences of indebtedness, to exercise in respect thereof all the rights, powers, and privileges of individual ownership, including the right to vote thereon for any and all purposes; and, upon a distribution of the assets, or a division of the profits, of the corporation, to distribute any such shares of capital stock, voting trust certificates, bonds, obligations, securities or other evidences of indebtedness, or the proceeds thereof, among the stockholders of this corporation.
- (e) To guarantee, so far as permitted by law, the payment of dividends upon any shares of the capital stock of, or the performance of any contract by, any other corporation or association in which the corporation shall have any interest, or either, of any bonds, debentures, notes, securities, or other evidences of indebtedness created or issued by any such other corporation or association and to aid in any manner permitted by law any other corporation or association, domestic or foreign, any bonds, or other securities or evidences of indebtedness of which, or shares of stock in which, are held by or for this corporation, or in which or in the welfare of which, this corporation shall have any interest; and to do any acts or things designed to protect, preserve, improve, or enhance the value of any such bonds or other securities or evidences of indebtedness, or such shares

of stock or other property of the corporation.

- (f) To borrow or raise the money for any of its purposes without limit as to amount; and to make, execute, issue and endorse bonds, debentures, promissory notes, or other obligations or evidences of indebtedness, of any nature and in any manner, whether secured or unsecured, for monies so borrowed, or in payment of property acquired, or for any of the objects or purposes of this corporation; and to secure the payment of the principal and interest of any such obligation by mortgage, pledge, deed, indenture, agreement, instrument of trust, lien upon, assignment of, or agreement in respect of, all or any part of the property, real or personal of the corporation or of all or any of its rights or interest therein, wheresoever situated, and whether at the time owned or thereafter acquired; and, in such manner and upon such terms as the Board of Directors may deem judicious, to sell or pledge such bonds or obligations, or to discount notes of the corporation for its corporate purposes.
- (g) To buy, sell, hold and reissue the stocks and bonds or other securities of this corporation, insofar as the same is permitted by law.
- (h) To enter into, make, perform and carry out contracts of every sort and kind which may be necessary or convenient for the business of this corporation, or business of a similar nature, with any person, firm, corporation, private, public or municipal body politic under the government of the United States, or any state, territory or colony thereof, or any foreign government so far as, and to the extent that the same may be done and performed by corporations organized under the corporation law.
- (i) To do any and all things necessary, suitable, convenient or proper for, or in connection with, or incidental to, the accomplishment of the objects herein enumerated, or designed, directly or indirectly, to promote the interests of the corporation or to enhance the value of any of its property or business.
- (j) To carry on business at any place or places within the jurisdiction of the United States, and in any and all foreign countries; and to purchase, hold, mortgage, convey, lease, or otherwise dispose of and deal with real and personal property at any such place or places.
- (k) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes, the attainment of any of the objects or the furtherance of any of the powers herein before set forth, either along or in connection with other corporations firms or individuals, either as principal or agent, and to do every other act or acts, thing or things, incidental or appurtenant to or growing out of or connected with the aforesaid objects, purposes or powers, or any of them.
  - (I) To engage in any other business, or do any and all acts and

things incident to or which to the Board of Directors may be deemed necessary to the carrying out of the success of any business outlined above; and to engage in any and every lawful business whatsoever, whether herein mentioned or not.

# **ARTICLE III**

# CAPITAL STOCK

The number of shares of stock which may be issued by the corporation is 10,000 shares, all of which shall be common stock, with a par value of \$0.10. No shareholder shall transfer, alienate, or in any way dispose of any share of the corporation unless such share shall have been offered for sale to the corporation.

# **ARTICLE IV**

# TERM OF EXISTENCE

This corporation shall have perpetual existence.

# **ARTICLE V**

# REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this corporation shall be 304 Shadow Oak Drive, Casselberry, Florida 32707 and the name of the initial Registered Agent of this corporation at that address is Michael D. Russell.

# **ARTICLE VI**

# INITIAL DIRECTORS

The names and post office addresses of the first Board of Directors, who, subject to the provisions of the Articles of Incorporation, the By-Laws of the corporation, and Chapter 607, Florida Statutes 1993, shall hold office during the first year of the corporation's existence, or until their successors are elected or appointed and have qualified, are as follows:

DYRECTO	ORS
---------	-----

# ADDRESSES

Michael D. Russell

304 Shadow Oak Drive Casselberry, Florida 32707

Sumalee Russell

304 Shadow Oak Drive Casselberry, Florida 32707

# **ARTICLE VII**

# INCORPORATORS

The name and street address of the incorporator of the Articles of Incorporation is as follows:

NAME

**ADDRESS** 

Michael D. Russell

304 Shadow Oak Drive Casselberry, Florida 32707

# **ARTICLE VIII**

DIRECTORS: NUMBER, DUTIES, ETC.

The initial number of directors of this corporation shall be one (1), and may be increased or diminished from time to time in accordance with the By-Laws of this corporation.

Directors, as such, shall receive such compensation for their services, if any, as may be set by the Board of Directors at any annual or special meeting thereof. The Board of Directors may authorize and require the payment of reasonable expenses incurred by directors in attending meetings of the board of directors.

Nothing in this article shall be construed to preclude the director from serving the corporation in any other capacity and receiving compensation therefor.

Any director may be removed from office by the holders of a majority of the stock entitled to vote thereon at any annual or special meeting of the shareholders of this corporation, for any cause deemed sufficient by such shareholders.

In case one or more vacancies shall occur in the Board of Directors by reason of death, resignation or otherwise, the vacancies shall be filled by the shareholders of this corporation at their next annual meeting or at a special meeting called for the purpose of filling such vacancies; provided, however, any vacancy may be filled by the remaining director until the shareholders have acted to fill the vacancy.

The business of the corporation shall be managed, controlled and conducted by a Board of Directors, and by such officers as are established by the By-Laws of the corporation and in accordance with Florida Statutes. Any person may hold one or more offices. The number of Directors and their terms of office and manner of election, as well as their duties, shall be prescribed by the By-Laws. The officers shall be elected by the Board of Directors.

A majority of the directors present at any meeting, duly and regularly called, shall constitute a quorum, and a majority vote of directors present shall control.

The annual meeting of the stockholders shall be held at the time and place which shall be set forth in the By-Laws of the corporation.

# **ARTICLE IX**

### MISCELLANEOUS

The Board of Directors shall have the full power and authority to fix the price for, and to fix limitations upon, the issuance of all stock certificates and for the sale of all stock. All payments for stock shall be payable in lawful money of the United States of America; provided, however, that any designated portion of the stock shall be made payable in services at a just valuation, to be fixed by the incorporators or by the directors at a meeting called for such purpose. Services may also be purchased or paid for with capital stock at a just valuation of such services, to be fixed by the directors of the corporation at a meeting called for such purpose. All stock issued shall be fully paid and non-assessable. Stock shall be transferrable only in the manner prescribed in the By-Laws and every person becoming a stockholder by such transfer shall, in proportion to his stock, succeed to all the rights and liabilities of the prior holder. The By-Laws shall include provisions governing the issuance of stock certificates to replace lost or destroyed certificates. Shareholders shall not have preemptive rights to acquire shares of stock.

Immediately after the adjournment of the annual meeting of the stockholders, the directors shall hold their annual meeting for the election of officers, and such other business as may properly come before the meeting. Meetings of the stockholders and meetings of the Board of Directors of this corporation may be held within or without the State of Florida. This corporation may have such other places of business besides the principal place of business, either within or without the State of Florida, as may be deemed desirable.

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

This corporation shall adopt an appropriate seal, and shall adopt By-Laws for the government of its affairs, not inconsistent with the Articles of Incorporation and the laws of the State of Florida, which may be amended or repealed as provided in said By-Laws.

# **ARTICLE X**

# AMENDMENT TO ARTICLES

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 shareholders, and approved at a shareholders' meeting by the holders of a majority of the stock issued and entitled to be voted, unless all the directors and all the shareholders sign a written statement manifesting their intention that a certain amendment to these article; of incorporation be made.

IN WITNESS WHEREOF, the subscribers hereto have set their rands and seals this \_\_\_\_\_ day of March, 1995.

Michael D. Russell

# ACCEPTANCE OF RESIDENT AGENT

I hereby am familiar with and accept the duties and responsibilities as registered agent for said corporation.

Michael D. Russell

95 MAR 27 PM 1: 59 SECRETARY OF STATI George C. McLarry
ATTORNEY AND COUNSELOR AT LAW
301 North Fernereck Avenue

Orlando, Florida 32503

Real Estate Law Corporate and Business Links International Law

Talephone (407) 898-1250 FAX (407) 894-2351

PASSO 000 Z4, 1995

Ms. Loria Y. Poole

Ms. Loria Y. Poole

Secretary of State Office Division of Corporations 409 East Gaines Street Tallahassee, Florida 32399

RE: REXHAM COMPANY, LTD. INC.

700001445137 -03/31/95--01067--001 \*\*\*\*210.00 \*\*\*\*122.50

Dear Ms. Poole:

I have a somewhat unusual situation involving the establishment of a new Florida corporation and for that reason I have taken the liberty of sending the documents directly to you.

Rexham Company, Ltd. Inc., was formed as a Florida corporation on December 20, 1994, under document No. P94000091636.

It is extremely important that this corporation start off as a Subchapter S corporation; however, the election was not made timely and therefore we want to dissolve that company and create a new company under the same identical name.

Enclosed you will find the Articles of Dissolution for the old Rexham Company, Ltd. Inc., Articles of Incorporation for the new Rexham Company, Ltd. Inc., and a letter from Mr. Russell, the incorporator, director and President of both companies authorizing all of this and consenting to the creation of the new company with the same name as the old company.

Lastly, you will find enclosed my check which includes \$35.00 for the filing of the Articles of Dissolution, \$52.50 for a Certified copy of the Articles of Dissolution and \$122.50 for the filing of the new Articles of Incorporation and a certified copy of those Articles, for a total of \$210.00.

We have sent this to you by Federal Express and would appreciate it if you would send the certified copies back by Federal Express using the enclosed airbill.

As always, if you have any questions please call.

GCM/htm Enclosures George C. McLarry

Very truly yours,

KAR 27 PI

27 PH 1:5

# REXHAM COMPANY, LTD, INC.

304 Shadow Oak Drive Casselberry, Florida 32707 Phone: 407/695-4193

March 24, 1995

Secretary of State Corporate Division 409 East Gaines Street Tallahassee, Florida 32399

Dear Sir or Madam:

I am the sole incorporator and a director of REXHAM COMPANY, LTD. INC., a Florida corporation that was filed on December 20, 1994, under document No. P94000091636.

For tax reasons in order to make a Subchapter S election, it has become necessary to dissolve that corporation and form a new corporation under the same name.

With this letter you will find Articles of Dissolution for the corporation mentioned above and Articles of Incorporation for a new company under the same name.

As director, incorporator and president of the old company, I do hereby give corporate consent for the new company to be formed under the same name.

Very truly yours,

Michael D. Russell

Director, Incorporator and President

of REXHAM COMPANY, LTD. INC.

/htm

Enclosures

# ARTICLES OF DISSOLUTION OF REXHAM COMPANY, LTD. INC.

Pursuant to Florida Statute 607.1401, the incorporator of REXHAM COMPANY, LTD. INC. hereby files Articles of Dissolution for said corporation, as follows:

- 1. REXHAM COMPANY, LTD. INC. was incorporated on December 20, 1994, under document No. P94000091636.
- 2. None of the corporation shares have been issued.
- 3. No debt of the corporation remains unpaid.
- 4. The corporation has never had any assets to distribute.
- 5. The undersigned MICHAEL D. RUSSELL is the only incorporator of REXHAM COMPANY, LTD. INC. and he has authorized this Dissolution.
- 6. The dissolution of REXHAM COMPANY, LTD. INC. shall be effective upon the filing of this document with the Secretary of State of the State of Florida.

MICHAEL D. RUSSELL Sole Incorporator

STATE OF FLORIDA COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this 23 day of March, 1995, by MICHAEL D. RUSSELL, who is personally known to me or who has produced as identification and who ded/did not take an oath.

Notary Publica Print: Capage & M. LARRY

to CEDRAGE 45 DAIS LAND

# **Articles Of Incorporation**

# Œ

# REXHAM COMPANY, LTD. INC.

## KNOW ALL MEN BY THESE PRESENTS:

That the undersigned incorporators have associated themselves together, and do certify that they associate themselves together for the purpose of forming a body corporate under and by virtue of Chapter 607, Florida Statutes 1993, for the transaction of business with and under the following charter:

# **ARTICLE 1**

### NAME

The name of the corporation shall be "REXHAM COMPANY, LTD. INC.", and whose business address is: 304 Shadow Oak Drive, Casselberry, Florida 32707.

# **ARTICLE II**

# BUSINESS AND ACTIVITIES

This corporation may, and is authorized to, engage in any activity or business permitted under the laws of the United States and of the State of Florida, and is authorized:

- (a) To acquire by purchase or otherwise, to own and possess, any real or personal property, of any kind or nature, wheresoever situated, and any interest in or right appertaining to any of such property; to hold, use, improve, rebuild, enlarge, or alter buildings or other improvements on any of such property, or any part thereof; to sell, lease, mortgage, pledge or otherwise dispose of all or any part of such property, or any rights or interest therein or thereto appertaining; and, generally to deal with and act in relation to such property in any and every way.
- (b) To acquire and deal with, in any manner, licenses of all kinds; to turn to account, sell, assign, lease, pledge, or otherwise dispose of any deal with (1) any and all licenses, privileges, easements, concessions, inventions, tradenames, brands, distinctive marks and franchises of any and all kinds, and right or rights analogous thereto; and (2) any and all rights, territorial or otherwise, thereunder; and to carry on any lawful business

whatsoever, whether manufacturing or otherwise, which the corporation may deem calculated, directly or indirectly to accomplish its objects, or any of them, provided, however, that they be incidental to the purposes of the corporation.

- (c) To purchase or otherwise acquire the whole or any part of the property, assets, good will, rights and business, and to undertake or assume the whole or any part of the bonds, mortgages, franchises, leases, contracts, indebtedness, guarantees, liabilities and obligations of any person, firm, association, corporation or organization heretofore or hereafter engaged in any business similar to any of the businesses of the corporation; and to pay for the same, or any part of combination thereof, in cash, shares of the capital stock, bonds, debentures, notes or other obligations of the corporation, or otherwise, or by undertaking or assuming the whole or any part of the liabilities or obligations of the transferors; and to hold, or in any manner dispose of, the whole or any part of the property and assets so acquired or purchased; and to utilize, enjoy and conduct, in any lawful manner, the whole or any part of the business so acquired, and to exercise all the powers necessary or convenient in and about the conduct, management and carrying on of such business.
- (d) To purchase, subscribe for or otherwise acquire, hold, own, sell, pledge, or otherwise dispose of the stock, voting certificates, bonds, obligations, securities or other evidences of indebtedness of any individual, firm, association, government, or subdivision thereof; and to issue in exchange therefore the stocks, bonds, or other obligations of this corporation, or any other of its property and, while the owner of any such stock, voting trust certificates, bonds, obligations, securities or other evidences of indebtedness, to exercise in respect thereof all the rights, powers, and privileges of individual ownership, including the right to vote thereon for any and all purposes; and, upon a distribution of the assets, or a division of the profits, of the corporation, to distribute any such shares of capital stock, voting trust certificates, bonds, obligations, securities or other evidences of indebtedness, or the proceeds thereof, among the stockholders of this corporation.
- (e) To guarantee, so far as permitted by law, the payment of dividends upon any shares of the capital stock of, or the performance of any contract by, any other corporation or association in which the corporation shall have any interest, or either, of any bonds, debentures, notes, securities, or other evidences of indebtedness created or issued by any such other corporation or association and to aid in any manner permitted by law any other corporation or association, domestic or foreign, any bonds, or other securities or evidences of indebtedness of which, or shares of stock in which, are held by or for this corporation, or in which or in the welfare of which, this corporation shall have any interest; and to do any acts or things designed to protect, preserve, improve, or enhance the value of any such bonds or other securities or evidences of indebtedness, or such shares

of stock or other property of the corporation.

- (f) To borrow or raise the money for any of its purposes without limit as to amount; and to make, execute, issue and endorse bonds, debentures, promissory notes, or other obligations or evidences of indebtedness, of any nature and in any manner, whether secured or unsecured, for monies so borrowed, or in payment of property acquired, or for any of the objects or purposes of this corporation; and to secure the payment of the principal and interest of any such obligation by mortgage, pledge, deed, indenture, agreement, instrument of trust, lien upon, assignment of, or agreement in respect of, all or any part of the property, real or personal of the corporation or of all or any of its rights or interest therein, wheresoever situated, and whether at the time owned or thereafter acquired; and, in such manner and upon such terms as the Board of Directors may deem judicious, to sell or pledge such bonds or obligations, or to discount notes of the corporation for its corporate purposes.
- (g) To buy, sell, hold and reissue the stocks and bonds or other securities of this corporation, insofar as the same is permitted by law.
- (h) To enter into, make, perform and carry out contracts of every sort and kind which may be necessary or convenient for the business of this corporation, or business of a similar nature, with any person, firm, corporation, private, public or municipal body politic under the government of the United States, or any state, territory or colony thereof, or any foreign government so far as, and to the extent that the same may be done and performed by corporations organized under the corporation law.
- (i) To do any and all things necessary, suitable, convenient or proper for, or in connection with, or incidental to, the accomplishment of the objects herein enumerated, or designed, directly or indirectly, to promote the interests of the corporation or to enhance the value of any of its property or business.
- (j) To carry on business at any place or places within the jurisdiction of the United States, and in any and all foreign countries; and to purchase, hold, mortgage, convey, lease, or otherwise dispose of and deal with real and personal property at any such place or places.
- (k) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes, the attainment of any of the objects or the furtherance of any of the powers herein before set forth, either along or in connection with other corporations firms or individuals, either as principal or agent, and to do every other act or acts, thing or things, incidental or appurtenant to or growing out of or connected with the aforesaid objects, purposes or powers, or any of them.
  - (I) To engage in any other business, or do any and all acts and

things incident to or which to the Board of Directors may be deemed necessary to the carrying out of the success of any business outlined above; and to engage in any and every lawful business whatsoever, whether herein mentioned or not.

# **ARTICLE III**

# CAPITAL STOCK

The number of shares of stock which may be issued by the corporation is 10,000 shares, all of which shall be common stock, with a par value of \$0.10. No shareholder shall transfer, alienate, or in any way dispose of any share of the corporation unless such share shall have been offered for sale to the corporation.

# **ARTICLE IV**

# TERM OF EXISTENCE

This corporation shall have perpetual existence.

# **ARTICLE V**

# REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this corporation shall be 304 Shadow Oak Drive, Casselberry, Florida 32707 and the name of the initial Registered Agent of this corporation at that address is Michael D. Russell.

# **ARTICLE VI**

### INITIAL DIRECTORS

The names and post office addresses of the first Board of Directors, who, subject to the provisions of the Articles of Incorporation, the By-Laws of the corporation, and Chapter 607, Florida Statutes 1993, shall hold office during the first year of the corporation's existence, or until their successors are elected or appointed and have qualified, are as follows:

# DIRECTOI S

# **ADDRESSES**

Michael D. Russell

304 Shadow Oak Drive Casselberry, Florida 32707

Sumalee Russell

304 Shadow Oak Drive Casselberry, Florida 32707

# **ARTICLE VII**

# **INCORPORATORS**

The name and street address of the incorporator of the Articles of Incorporation is as follows:

NAME

**ADDRESS** 

Michael D. Russell

304 Shadow Oak Drive Carselberry, Florida 32707

# **ARTICLE VIII**

DIRECTORS: NUMBER, DUTIES, ETC.

The initial number of directors of this corporation shall be one (1), and may be increased or diminished from time to time in accordance with the By-Laws of this corporation.

Directors, as such, shall receive such compensation for their services, if any, as may be set by the Board of Directors at any annual or special meeting thereof. The Board of Directors may authorize and require the payment of reasonable expenses incurred by directors in attending meetings of the board of directors.

Nothing in this article shall be construed to preclude the director from serving the corporation in any other capacity and receiving compensation therefor.

Any director may be removed from office by the holders of a majority of the stock entitled to vote thereon at any annual or special meeting of the shareholders of this corporation, for any cause deemed sufficient by such shareholders.

In case one or more vacancies shall occur in the Board of Directors by reason of death, resignation or otherwise, the vacancies shall be filled by the shareholders of this corporation at their next annual meeting or at a special meeting called for the purpose of filling such vacancies; provided, however, any vacancy may be filled by the remaining director until the shareholders have acted to fill the vacancy.

The business of the corporation shall be managed, controlled and conducted by a Board of Directors, and by such officers as are established by the By-Laws of the corporation and in accordance with Florida Statutes. Any person may hold one or more offices. The number of Directors and their terms of office and manner of election, as well as their duties, shall be prescribed by the By-Laws. The officers shall be elected by the Board of Directors.

A majority of the directors present at any meeting, duly and regularly called, shall constitute a quorum, and a majority vote of directors present shall control.

The annual meeting of the stockholders shall be held at the time and place which shall be set forth in the By-Laws of the corporation.

# ARTICLE IX

## **MISCELLANEOUS**

The Board of Directors shall have the full power and authority to fix the price for, and to fix limitations upon, the issuance of all stock certificates and for the sale of all stock. All payments for stock shall be payable in lawful money of the United States of America; provided, however, that any designated portion of the stock shall be made payable in services at a just valuation, to be fixed by the incorporators or by the directors at a meeting called for such purpose. Services may also be purchased or paid for with capital stock at a just valuation of such services, to be fixed by the directors of the corporation at a meeting called for such purpose. All stock issued shall be fully paid and non-assessable. Stock shall be transferrable only in the manner prescribed in the By-Laws and every person becoming a stockholder by such transfer shall, in proportion to his stock, succeed to all the rights and liabilities of the prior holder. The By-Laws shall include provisions governing the issuance of stock certificates to replace lost or destroyed certificates. Shareholders shall not have preemptive rights to acquire shares of stock.

Immediately after the adjournment of the annual meeting of the stockholders, the directors shall hold their annual meeting for the election of officers, and such other business as may properly come before the meeting. Meetings of the stockholders and meetings of the Board of Directors of this corporation may be held within or without the State of Florida. This corporation may have such other places of business besides the principal place of business, either within or without the State of Florida, as may be deemed desirable.

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

This corporation shall adopt an appropriate seal, and shall adopt By-Laws for the government of its affairs, not inconsistent with the Articles of Incorporation and the laws of the State of Florida, which may be amended or repealed as provided in said By-Laws.

# ARTICLE X

### AMENDMENT TO ARTICLES

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the board

of 'irectors, proposed by them to the shareholders, and approved at shareholders' meeting by the holders of a majority of the stock issued and entitled to be voted, unless all the directors and all the shareholders sign a written statement manifesting their intention that a certain amendment to these articles of incorporation be made.

IN WITNESS WHEREOF, the subscribers hereto have set their hands and seals this \_\_\_\_\_ day of March, 1995.

Michael D. Russell

# ACCEPTANCE OF RESIDENT AGENT

I hereby am familiar with and accept the duties and responsibilities as registered agent for said corporation.

Michael D. Bussell

FILED
95 HAR 27 PM 1: 59
SECRETARY OF STATE
TALLAHASSEF FLORIDA