50000 R57, 85 CORPORATE 1116-D Thomasville Road Mount Vernon Square ACCESS. Tallahassee, Florida 32303 (904) 222-2666 (904) 222-1666 (Fax) (800) 969-1666 INC. 1 OCTOTO 1 4 4 5 1 5 1 -03/31/95--01069--005 -+++122.50 -+++122.50 EFFECTIVE UA I Scisonal Representative OFFICE USB ONLY CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known): (Corporation Name) (Document #1 (Corporation Name) (Document #) Pick up time Certified Copy Mail out Will wait Certificate of Status **NEW FILINGS AMENDMENTS** Profit Amendment NonProfit Resignation of R.A., Officer/Director Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger OTHER FILNGS REGISTRATION/ QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark

Other

Examiner's Initials

CR2E031(9/92)

EFFECTIVE DATE

Articles of Incorporation of



ZACK, SPARBER, KOSNITZKY, TRUXTON, SPRATT & BROOKS, P.A.

The undersigned Incorporator hereby forms a corporation under the laws of the State of Florida:

ARTICLE I. CORPORATE NAME

The name of this Corporation is:

ZACK, SPARBER, KOSNITZKY, TRUXTON, SPRATT & BROOKS, P.A.

ARTICLE II. PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS OF CORPORATION

The principal place of business and mailing address of this Corporation is:

100 S.E. 2nd Street 28th Floor Miami, Florida 33131

ARTICLE III. NATURE OF CORPORATE BUSINESS

This Corporation, through its officers and employees, shall be authorized to engage in every aspect and phase of the practice of law within the State of Florida; to engage in any activities which will facilitate and promote the practice of law through its officers and employees; and to invest and reinvest its funds in real estate, mortgages, stocks, bonds and any other type of investments within the meaning of Section 8 of the Professional Service Corporation Act; and to purchase and own real and personal property necessary for the rendering of professional services

within the practice of law. This Corporation shall not be authorized to engage in any business other than the practice of law.

ARTICLE IV. CAPITAL STOCK

The aggregate number of shares of stock that this Corporation is authorized to issue and have outstanding at any one time is One Hundred Thousand (100,000) shares of common stock having a par value of \$.001 per share. The Board of Directors of this Corporation shall have the power to divide and issue the Common Stock into one or more series and to determine the limitation and relative rights of each such series, consistent with the laws of the State of Florida. Shares of one series may be issued as a share dividend in respect of shares of another series.

ARTICLE V. COMMENCEMENT AND TERM OF EXISTENCE

This Corporation shall commence its co.porate existence on March 27, 1995. This Corporation shall have perpetual existence.

ARTICLE VI. INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The street address of the initial registered office of this Corporation in the State of Florida and the Corporation's initial registered agent at that office shall be:

KTG&S Registered Agent Corporation 1401 Brickell Avenue Suite 700 Miami, Florida 33131

ARTICLE VII. BOARD OF DIRECTORS

This Corporation shall have five (5) directors initially. The number of directors may be increased or decreased from time to time as provided in the By-Laws, but shall never be less than one (1).

ARTICLE VIII. INCORPORATOR

The name and street address of the person signing these Articles of Incorporation as the Incorporator is:

KTG&S Registered Agent Corporation 1401 Brickell Avenue Suite 700 Miami, Florida 33131

ARTICLE IX. AMENDMENT

These Articles of Incorporation may be amended in the manner prescribed by law, except that upon the issuance of shares, every amendment must be approved by the Board of Directors of the Corporation before it is submitted to the shareholders of the Corporation for their approval.

ARTICLE X. INDEMNIFICATION

Except as may otherwise be provided in the Bylaws of this Corporation, this Corporation shall indemnify its incorporators, officers and directors to the fullest extent permitted by law either now or hereafter in effect.

ARTICLE XI. INCORPORATION OF PROVISIONS OF CORPORATION ACT

This Corporation is intended to be a Professional

Corporation within the meaning of the Professional Services
Corporation Act, and accordingly, the Corporation, its officers,
directors and stockholders, shall be subject to all of the
Sections of said Act concerning the formation of the Corporation,
the conduct of its business, and the liabilities, rights,
privileges and immunities of the Corporation, its officers,
directors and stockholders, as stated in Chapter 621, Florida
Statutes.

IN WITNESS WHEREOF, the undersigned, as the Incorporator, has executed the foregoing Articles of Incorporation as of March 27, 1995.

KTG&S Registered Agent Corporation

By:

Vice President

CERTIFICATE ACCEPTING DESIGNATION AS AN AGENT UPON WHOM SERVICE OF PROCESS WITHIN THIS STATE MAY BE SERVED

The following is submitted pursuant to Sections 48.091 and 607.0501 of the Florida Statutes:

Having been appointed registered agent of ZACK, SPARBER, KOSNITZKY, TRUXTON, SPRATT & BROOKS, P.A. in its Articles of Incorporation, at the place designated in such Articles of Incorporation, the undersigned hereby agrees to act in this capacity and affirms that it is familiar with, and accepts, the obligations of such position.

KTG&S Registered Agent Corporation

By:

Michael Kosnitzky,

Vice President

Dated: March 27, 1995

FILED

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SECRETARY OF STATE
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TALLAHASSÉE, FI (904) 222-2666 City/State/Zip	Historia L 32303 Address Hunda Phone #	0	7000017 -02/14/9601/ meetes Only	1.4557 042003 ******87.50
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ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

ZACK, SPARBER, KOSNITZKY, TRUXTON, SPRATT & BROOKS, P.

- 1. The name of the Corporation is: ZACK, SPARBER, KOSNITZKY, TRUXTON, SPRATT & BROOKS, P.A.
- 2. Article I of the Articles of Incorporation of ZACK, SPARBER, KOSNITZKY, TRUXTON, SPRATT & BROOKS, P.A. is hereby amended to read in its entirety as follows:

ARTICLE I. CORPORATE NAME

The name of this Corporation is:

ZACK, SPARBER, KOSNITZKY, SPRATT & BROOKS, P.A.

3. The foregoing amendment was unanimously adopted by the Board of Directors of the Corporation on February 9, 1996 and was approved on February 9, 1996 by written consent of all the Shareholders of the Corporation sufficient for the approval of the foregoing amendment.

IN WITNESS WHEREOF, I have executed these Articles of Amendment this 12th day of February, 1996.

DEBRA WEISS GOODSTONE

PRESIDENT