GREENBEHG Barbara Springthorpe

407-650-7959

April '1, 1995

VIA FEDERAL EXPRESS

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

Re: D-D of South Florida, Inc.

Dear Sir or Madam:

Enclosed please find for immediate filing are the "Articles of Incorporation of D-D of South Florida, Inc." Also enclosed is a check in the amount of \$192.50, payment for the filing fee, a certificate of good standing and a certified copy of the articles of incorporation.

Please send the certified copy and good standing certificate to me in the enclosed, self-addressed Federal Express envelope. All costs for the Federal Express will be paid by by this firm. Thank you.

Sincerely yours,

Bribara / Barbara Springthorpe

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c: David J. George, Esq.

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CREENBERG TRAURIG HOFFMAN LIPOFF ROSEN & QUENTEL, P. A. P.O. BOX 20629 WEST PALM BEACH, FLORIDA 33416-0629 407-650-7900 Fax 407-655-6222 777 South FlagLer Drive Suite 310 East West Palm Beach, Florida 33401 Miami Fort Lauderdale West Palm Beach Tallahassee New York Washington, D.C.

ARTICLES OF INCORPORATION OF D-D OF SOUTHEAST FLORIDA, INC.

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The undersigned, acting as incorporator of a Florida corporation under the Florida Business Corporation Act, Chapter 607 of the Florida Statutes, hereby adopts the following Articles of Incorporation for such corporation:

ARTICLET

NAME

The name of the Corporation is D-D OF SOUTHEAST FLORIDA, INC.

ARTICLE II

DURATION

The Corporation shall have perpetual existence.

ARTICLE III

MAILING ADDRESS

The mailing address of the Corporation shall be 1888 New Haven Avenue, Wellington, FL 33414.

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ARTICLEIV

PURPOSE

The Corporation is organized for the purpose of transacting any and all lawful business for which corporations may be incorporated under the laws of the State of Florida.

ARTICLE V

CAPITAL STOCK

The Corporation is authorized to issue 1,000 shares of common stock with \$1.00 par value per share.

ARTICLE VI

INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The street address of the initial registered office of the Corporation is 777 South Flagler Drive, Suite 310 East, West Palm Beach, FL 33401. The name of the initial registered agent of the Corporation at that address is David J. George.

ARTICLE VII

BYLAWS

The power to adopt, alter, amend or repeal bylaws of the Corporation shall be vested in the shareholders of the Corporation.

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ARTICLE VIII

INCORP DRATOR

The name and address of the incorporator is as follows:

<u>Name</u>

1

Address

David George

777 South Flagler Drive, Suite 310 East West Palm Beach, FL 33401

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation this \overline{clst} day of April, 1995.

George INCORPORATOR

ACCEPTANCE OF DESIGNATION AS REGISTERED AGENT

11

I, David J. George, am familiar with and accept the obligations of the appointment as the initial registered agent of D-D OF SOUTHEAST FLORIDA, INC., as made in the foregoing Articles of Incorporation.

DATED: April <u>21st</u>, 1995

<u>/a</u> By: 92 David J. George



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