

301 East Commercial Bouleverd, Fort Leuderdele, FL 33334 Telephone (305) 776-0887 Fax (305) 778-0886

May 4, 1995

Secretary of State Division of Corporations Post Office Box 6327 Tallahasses FL 32314

RE: CHRIS-DE-PAUL, INC.

Dear Sirs:

Enclosed please find check number 5683 in the amount of \$122.50 made payable to the Secretary of State for the purpose of filing with your office the enclosed Articles of Incorporation. Please return one copy of these Articles at your earliest convenience in the enclosed self-addressed stamped envelope.

Very truly yours,

DONNA SZCZEBAK O'NEIL, P.A.

BY: DONNA SZCZEBAK O'NEIL, ESQUIRE

DSO/ktb Enclosures 600001479276 -05/08/95--01097--018 ****122.50 ****122.50

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STORETARY & STATE
ARREST FOR ALL

ARTICLES OF INCORPORATION

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OF

CHRIS-DE-PAUL, INC.

The undersigned, a subscriber to these Articles of Incorporation, a natural person competent to contract, hereby presents these Articles of Incorporation for the formation of a body corporate under the Laws of the State of Florida, under and by virtue of the following:

ARTICLE I

The name of the corporation shall be:

CHRIS-DE-PAUL, INC.

ARTICLE II

The general nature of the business and the objects proposed to be transacted and carried on are to do any and all things herein mentioned as fully and to the same extent as natural persons might or could do, viz:

To establish, maintain and conduct an herbal weight loss business including purchasing, selling, dealing and instructing in all types of herbal weight loss programs and supplies.

To do all and everything necessary and proper for the accomplishment of any of the purposes or the attaining of any of the objects or the furtherance of any of the purposes enumerated in these Articles of Incorporation or any amendment thereto, necessary or incidental to the protection and benefit of the corporation and in general either alone or in association with other corporations, firms or individuals, to carry on any lawful

pursuit necessary or incidental to the accomplishment of the purposes or the attainment of the furtherance of such purposes or objects of this corporation.

The foregoing paragraphs shall be construed as enumerating both objects and purposes of this corporation; and it is hereby expressly provided that the foregoing enumeration of specific purposes shall not be held to limit or restrict in any manner the purposes of this corporation otherwise permitted by law, that is this corporation shall be able to exercise any power and authority which may be done by a private corporation organized and existing under and by virtue of Chapter 607, Florida Statues, it being the intention that this corporation may conduct and transact any business lawfully authorized and not prohibited by Chapter 607, Florida Statues.

ARTICLE III

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 500 shares of common stock having a nominal or par value of \$1.00 per share. Any and all such shares issued and for which the full consideration has been paid or delivered, shall be deemed fully paid stock and the holder of such shares shall not be liable for any further call or assessment or any other payment thereon.

ARTICLE IV

The amount of capital with which this corporation shall begin business is not less than \$500.00.

ARTICLE V

The existence of this corporation shall be perpetual. This

common stock of this corporation any preemptive right to purchase or subscribe to any new issues of any type stock of this corporation, and no shareholder shall have any preemptive right to subscribe to any such stock. This corporation shall have the power, at its option to purchase and acquire any and all of its shares owned and held by any such shareholder as should desire to sell, transfer, or otherwise dispose of his shares, provided, however, the capital of this corporation is not impaired. The Board of Directors shall have the general management and control of this corporation's business and may exercise the powers of the corporation except such as may be by Statute or any Articles of Incorporation or Amendments thereto, or by the By-Laws as executed from time to time, expressly conferred upon or reserved to the stockholders from time to time.

The Directors may prescribe a method for replacement of lost certificates and may prescribe reasonable conditions by way of security upon the issue of new certificates therefor.

The Directors may, without the assent or vote of the stockholders, authorize and issue obligations of this corporation, secured or unsecured, and include therein such provision as to redeemability, convertibility or otherwise, as they in their sole discretion, may determine, and the Board of Directors, may authorize the mortgaging or pledging as security therefor, of any property of the corporation, real or personal, including thereafter-acquired property.

The corporation shall have such officers as may from time to

time be provided by the By-Laws, and such officers shall be designated in such manner and shall hold their offices for such terms and shall have such powers and duties as may be prescribed therein or as may be determined from time to time by the Board of Directors, subject to the By-Laws.

ARTICLE VI

The initial office of this corporation shall be: 1970 N.E. 30th Street, Lighthouse Point, Florida 33064.

ARTICLE VII

This corporation shall have two (2) Directors initially. This may be increased from time to time, by By-Laws adopted by the Stockholders, but shall never be less than one. The election of Directors need not be by ballot. Directors need not be stockholders.

ARTICLE VIII

The name and post office address of the members of the first Board of Directors is:

ANGELA E. MALTIEDI

1970 N.E. 30th Street Lighthouse Point, FL 33064

DENNIS E. MALTIEDI

1970 N.E. 30th Street Lighthouse Point, FL 33064

Fort Lauderdale, Florida 33334

ARTICLE IX

The name and post office address of the subscriber of these Articles of Incorporation, the number of shares of stock she agrees to take and the value of the consideration therefore is:

DONNA SZCZEBAK O'NEIL, ESQ.

301 East Commercial Boulevard

1 share \$1.00

ARTICLE X

No contract or other transaction between this corporation and any other corporation shall be affected by the fact that any Director of this corporation is interested in, or is a Director of, such other corporation, and any Director, individually or jointly, may be a party to, or may be interested in, any contract or transaction for this corporation or in which this corporation with any person, firm or corporation wherein a Director is in any way connected with such person, firm or corporation, shall be invalid and every person who may become a Director of this corporation is hereby relieved from any liability that might otherwise exist from contacting with this corporation for the benefit of himself or any firm, association or corporation in which he may be interested.

ARTICLE XI

Any Director of this corporation may be removed at any annual or special meeting of the stockholders by the same vote as that required to elect a Director.

ARTICLE XII

The Shareholders shall have the power to include in the By-Laws, adopted by the holders of a two-thirds majority of the shareholders of this corporation, any regulatory or restrictive provisions regarding the proposed sale, transfer or other disposition of any of the outstanding shares of this corporation by any of its shareholders. The manner and form, as well as relevant terms, conditions and details hereof, shall be determined by the shareholders of this corporation; provided,

however, that such regulatory or restrictive provisions shall not affect the rights of third parties without actual notice thereof, unless existence of such provisions shall be plainly written upon the certificates evidencing ownership of such stock.

ARTICLE XIII

In furtherance and not in limitation of the powers conferred by Statute, the following specific provisions are made for the regulation of the business and the conduct of the affairs of this corporation.

ARTICLE XIV

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 stock entitled to vote thereon, unless all the Directors and all the Stockholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made. All rights of Shareholders are subject to this reservation.

ARTICLE XV

The Registered Agent for this corporation shall be **DONNA 8ZCZEBAK O'NEIL, ESQUIRE**, 301 East Commercial Boulevard, Fort

Lauderdale, Florida 33334.

IN WITNESS WHEREOF, I have executed these Article of Incorporation this 3 day of May, 1995.

DONNA SZCZEBAK O'NEIL, ESQUIRE

STATE OF FLORIDA

COUNTY OF BROWARD

WITNESS my hand and official seal at County of Broward and State of Florida, this _____ day of May, 1995.

Notary Public, State of Florida at Large



CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DONICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In pursuance of Chapter 48.091, Florida Statutes, following is submitted in compliance with said Act:

First, that CHRIS-DE-PAUL, INC., desiring to organize under the Laws of the State of Florida with its principal office, as indicated in the Articles of Incorporation, at Lighthouse Point, County of Broward, State of Florida, has named DONNA SZCZEBAK O'NEIL, ESQUIRE, 301 east Commercial Boulevard, Florida 33334, as its agent to accept service of process within this State.

ACKNOWLEDGMENT:

Having been named to accept service of process for the above stated corporation, at place designated in this certificaté, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to keeping open said office.

NEIL, ESOUIRE

Registered Agent

Requestor's Name Fit America of Port St. Lucie 1766 S.E. Port t. Lucie Blvd. Port St. Lucie, Florida 34952 (561)335-4919 or (800)383-1630 Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Pick up time Walk in Certified Copy ☐ Will wait Mail out Photocopy Certificate of Status AMENDMENTS NEW FILINGS Profit Amendment 600002173126--4 -05/09/97--01030--004 NonProfit Resignation of R.A., Officer/ Director *****35.00 *****35.00 Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger REGISTRATION/ OTHER FILINGS QUALIFICATION **Annual Report** 0/D/D) Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark

Examiner's Initials

Other

Florida Department of State, Sandra B. Mortham, Secretary of State

OFFICER / DIRECTOR RESIGNATION

5-7-97

1, Carolyn S. Macpiedi , hereby resign as_	Secretary (Title)
of Chris-De-Paul INC. (Name of Corporation)	THE
a corporation organized under the laws of the State of	SSEE FL
and affirm that the corporation has been notified in writing of the resigna	tion.
Carolyn S. Maly Co. (Signature of resigning officer/direct	<u>ol</u>

FILING FEE IS \$35.00

DIVISION OF CORPORATIONS, P.O. BOX 6327, TALLAHASSEE, FL 32314

Chris-DE-PAUL INC DBA 561-335-4919
FIT AMERICA OF PORT ST. Lucie
1766 SE PORT ST. Lucie Blub. Corp Charter#
PORT St. Lucie, FL. 34952 P95000036845