# P950000 39122

### William L. Whitacre

17 SOUTH MAGNOLIA AVENUE ORLANDO, FLORIDA USA 32801 TELEPHONE (407) 422-4469 FACSIMILE (407) 841-3941

May 10, 1995

200001487752 -05/15/95 -01084 --018 \*\*\*\*122.50 \*\*\*\*122.50

Secretary of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

Re: POST ALTERNATIVE, INC.

Enclosed please find an original and one copy of the Articles of Incorporation for the abuse for profit corporation, and a check in the amount of \$122.50 for the filing feet.

Thank you for your assistance in filing same and returning a certified copy to:

William L. Whitacre 17 South Magnolia Avenue Orlando, Florida 32801 (407) 422-4469

Very truly yours

William L. Whitacre

WLW/ww

FILED

## ARTICLES OF INCORPORATION 95 MAY 15 PM 12: 13 OF POST ALTERNATIVE, INC. TALLAHASSEL FLORIDA

The undersigned subscriber to these Articles of Incorporation, being a natural person competent to contract, files these Articles of Incorporation to form a corporation for profit under the laws of the State of Florida.

### ARTICLE I NAME

The name of the corporation shall be:

POST ALTERNATIVE, INC.

### ARTICLE II PRINCIPAL OFFICE

The principal place of business and the mailing address of the corporation shall be:

1061 Maitland Center Commons Suite 109 Maitland, FL 32751

#### ARTICLE III CAPITALSTOCK

The number of shares of stock that the corporation is authorized to have outstanding at any one time is five thousand (5,000 shares at an initial par value of \$1.00 per share.

### ARTICLE IV PREEMPTIVE RIGHTS

The corporation elects to have preemptive rights and the shareholders of the corporation shall have a preemptive right, granted on uniform terms and conditions prescribed by the Board of Directors to provide a fair and reasonable opportunity to exercise the right, to acquire proportional amounts of the corporation's unissued shares upon the decision of the Board of Directors to issue them.

### ARTICLE V INITIAL REGISTERED AGENT AND ADDRESS

The name and address of the initial registered agent is:

William L. Whitacre, Esquire 17 South Magnolia Avenue Orlando, Florida 32801

#### ARTICLE VI TERM OF EXISTENCE

This corporation shall have perpetual existence unless voluntarily dissolved according to law.

### ARTICLE VI I INCORPORATOR

The name and street address of the incorporator to these Articles of Incorporation is:

William L. Whitacre, Esquire 17 South Magnolia Avenue Orlando, Florida 32801

#### ARTICLE VIII OFFICERS

The initial officers of the corporation shall be:

President:

Michael B. Pope

Sec ary:

Steve F. Blanton

Treasurer:

Steve F. Blanton

### ARTICLE IX DIRECTORS

There shall be no directors initially. The number of directors may be changed from time to time in accordance with the By Laws adopted at the initial organizational meetin.

### ARTICLE X PURPOSE

The purpose for which this corporation is formed is to conduct all lawful business authorized by the State of Florida and the laws of the United States

#### ARTICLE XI MANAGEMENT

The affairs of the corporation shall be managed by the Shareholders in accordance with the By Laws and rules of procedure adopted at the initial organizational meeting of the Corporation.

The undersigned has executed these Articles of Incorporation of POST ALTERNATIVE, INC. this 10th day of May, 1995.

William L. Whitacre

Incorporator

95 MAY 15 PH 12: 13

#### DESIGNATION AND ACCEPTANCE OF REGISTERED AGENT

Pursuant to the provisions of section 607.0501 Florida Statutes, the undersigned Corporation, organized Florida, submits the following statement in designating the registered agent in the State of Florida.

1. The name of the Corporation is:

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#### POST ALTERNATIVE, INC.

2. The name and address of the registered agent and office is:

William L. Whitacr, Esquire 17 South Magnolia Avenue Orlando, Florida 32801

William L. Whitacre

Incorporator May 10, 1995

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

> William L. Whitacre Registered Agent:

May 10, 1995

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MIKE POPE P.O. BOX 140031 CRLANDO, FL 32814

900001824559 -05/16/96--01059--009 \*\*\*\*\*35.00 \*\*\*\*\*35.00

Office Use Only

#### CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

| _        | (Corporation Name) | (Doci        | iment #)              |
|----------|--------------------|--------------|-----------------------|
| 2.       | (Corporation Name) | (Document #) |                       |
| 3        | (Corporation Name) | (Doct        | iment #)              |
| 4        | ·                  |              | ,                     |
|          | (Corporation Name) | (Doct        | inent #)              |
| Walk in  | Pick up time       |              | Certified Copy        |
| Mail out | ☐ Will wait        | Photocopy    | 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             | McLect                                 |

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OTHER FILINGS

Annual Report

Fictitious Name

Name Reservation

| REGISTRATION/<br>QUALIFICATION |  |
|--------------------------------|--|
| Foreign                        |  |
| <br>Limited Partnership        |  |
| Reinstatement                  |  |
| Trademark                      |  |
| Other                          |  |

Examiner's Initials

#### ARTICLES OF DISSOLUTION

Pursuant to section 607.1403, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

| FIRST:      | The name of the corporation is: POST ALTER WATIVE  | INC.     |
|-------------|--|----------|
| SECOND:     | The date dissolution was authorized: $\frac{12}{27}$ , $\frac{95}{95}$   |          |
| THIRD:      | Adoption of Dissolution (CHECK ONE)  |          |
| Diss<br>was | olution was approved by ties shareholders. The number of votes cast for disso<br>sufficient for approval.                    | lution   |
| Diss.       | olution was approved by vote of the sk-reholders through voting groups.  | SS HEX   |
| T.<br>ei    | he following statement must be separately provided for each voting group ntitled to vote separately on the plan to dissolve: | cn ·     |
| The         | number of votes cast for dissolution was sufficient for approval by  | C110: 49 |
|             | (voting group)   |          |
| Signe       | d this 8 th day of MAY 19 96   | ٠.       |
| Signature _ | (By the Chairman of Vice Chairman of the Board, President, or other officer)   |          |
|             | STEVE F. BLANTON (Typed or printed name)   |          |
|             | VICE - PRESIDENT POST ALTERNATIVE,   | T.√c     |