

P9500045520



FLORIDA DEPARTMENT OF STATE
Sandra B. Mortham
Secretary of State

May 26, 1995

CHRIS D'ANGELO
1360 CHORUS WAY
ROYAL PALM BEACH, FL 33411

SUBJECT: KINKY INC.
Ref. Number: W95000011093

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****122.50 ****122.50

We have received your document for KINKY INC., however, upon receipt of your document no check was enclosed. Please send a check or money order payable to the Department of State for \$122.50.

The corporate fees are as follows:

CORPORATIONS FILING FEES

Profit and NonProfit
Florida & Foreign Corp.

Filing Fees	\$35.
Registered Agent Designation	\$35.
Certified Copy	\$52.50
Total Fee Due	\$122.50

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CORPORATIONS DIVISION

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6923.

Doris McDuffie
Corporate Specialist Supervisor

Letter Number: 995A00026865

SDG

W95-11093

7/8
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6/7/95

ARTICLES OF INCORPORATION
OF

KINKY INC.

ARTICLE I

The name of the Corporation shall be
KINKY INC.

ARTICLE II

The incorporators of the Corporation are:

Chris D'Angel
1360 Chorus Way
Royal Palm Bch., FL
33411

Pat Church
3265 Gator Ln. #13
West Palm Bch., FL
33460

Dave Moss
1360 Chorus Way
Royal Palm Bch., FL
33411

ARTICLE III
PURPOSE

The purpose for which the Corporation is organized is the transaction of any or all lawful business for which corporations may be incorporated under the laws of the State of Florida, as they may be amended from time to time.

ARTICLE IV
INITIAL BUSINESS

The initial business of the Corporation is to function as a masonry building service and any other lawful business.

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ARTICLE V
BOARD OF DIRECTORS

The initial board of Directors shall consist of three (3) directors. The persons who are to serve as Directors until the first annual meeting of shareholders or until their successors are elected and qualified are:

Pat Church
Vice-President

Chris D'Angelo
President

Dave Moss
Secretary

NUMBER OF DIRECTORS

The number of persons to serve on the Board of Directors shall be fixed by the Bylaws.

ARTICLES VI
AUTHORIZED CAPITAL

The Corporation shall have authority to issue one hundred (100) shares of common stock without Par Value.

PREEMPTIVE RIGHTS

The holders from time to time shall have preemptive rights as to the common stock then or thereafter authorized to be issued, including Treasury stock. No resolution of the Board of Directors authorizing the issuance of stock to which preemptive rights shall attach may require such rights to be exercised within less than sixty (60) days.

ARTICLE VII
DISTRIBUTION FROM CAPITAL SURPLUS

The board of Directors of the Corporation may, from time to time, distribute on a pro rata basis to its shareholders out of the capital surplus of the Corporation a portion of its assets, in cash or property.

ARTICLE VIII
CORPORATE OFFICERS

The officers of this Corporation shall consist of a President, a Vice-president, a Secretary and a Treasurer, and such other officers as the Board of Directors shall from time to time establish and appoint. Two or more of said officers may be held by one and the same person. The office of President and Secretary may not be held by the same person.

Said officers shall be elected by the Board of Directors, either at their first meeting after their election at the annual shareholder's meeting, or at any subsequent meeting, and shall hold office for the term of one year and until their successors are elected and qualified.

Until the first meeting of the Directors after the first annual meeting of the stockholders, and until their successors shall have been elected and qualified, the following persons shall serve as Officers in the capacity indicated:

President
Chris D'Angelo

Treasurer
Dave Moss

Vice-President
Pat Church

Secretary
Dave Moss

ARTICLE IX

INDEMNIFICATION OF OFFICERS, DIRECTORS, EMPLOYEES AND AGENTS

Subject to the further provisions hereof, the Corporation shall indemnify any and all of its existing and former Directors, Officers, Employees and Agents against all expenses incurred by them, and each of them, including but not limited to legal fees, judgements, penalties and amounts paid in settlement or compromise, which may arise or be incurred, rendered or levied in any way, legal action brought or threatened against any of them from an account of any action or omission alleged to have been committed while acting within the scope of employment as Director, Officer, Employee or Agent of the Corporation, whether or not any action is or has been filed against them and whether legal action brought or threatened is by or in the right of the Corporation, or by another person. Whenever any existing or former Director, Officer, Employee or Agent shall report to the President of the Corporation or the Chairman of the Board of

Directors that he or she has incurred or may incur expenses, including but not limited to legal fees, judgments, penalties and amounts paid in settlement or compromise of a legal action brought or threatened against him or her for or on account of any action or omission alleged to have been committed by him or her while acting within the scope of his or her employment as a Director, officer, Employee or Agent of the Corporation, the Board of Directors shall, at its next regular or at a special meeting held within a reasonable time thereafter, determine in good faith, whether, in regard to matter involved in the action or contemplated actions, such person acted, failed to act, or refuse to act willfully or with gross negligence or with fraudulent or criminal intent. In regard to the matter involved in the action or contemplated action, indemnification shall be automatically extended as specified herein; provided, however, that no such indemnification shall be mandatory and shall be automatically extended as specified herein; provided, however, that no such indemnification shall be available with respect to liabilities under the Securities Act of 1933, and provided further, that the Corporation shall have the right to refuse

indemnification in any instance in which the person to whom indemnification would otherwise have been applicable shall have unreasonably refused to permit the Corporation, at its own expense and through counsel of its own choosing, to defend him or her in the action.

ARTICLE X
PRIVATE PROPERTY

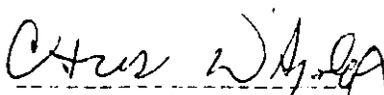
The private property of the incorporators, promoters, shareholders, directors, officers, employees and/or agents of this Corporation shall be forever exempt from liability for all corporate debts and obligations of any kind whatsoever.

ARTICLE XI
STATUTORY AGENT

The name and address of the initial statutory agent of the Corporation is:

Chris D'Angelo
1360 Chorus Way
Royal Palm Beach, FL 33411

Dated this _____ day of April, 19__



Chris D'Angelo



Pat Church



Dave Moss

The Corporation's principal address and the registered office address are the same.

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

Chris W Angelo

Chris D'Angelo

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