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P\$100058617

GRAND BAY ENTERPRISES 444 Brickell Ave., Suite # 51-462 Miami, Fl 33131

> tel (305) 539-2450 fax (305) 539-2452

1.3. A COMPANY AND A COMPAN

July 24,

DIVISION OF COPORATIONS 1995 P.O.box 6327 Tallahassee, FL 32314

Ref: Articles of Incorporation for Grand Bay Enterprises Inc.

Enclosed please find Articles of Incorporation for Grand Bay Enterprises Inc.

and a money order in the amount of \$ 122.50.

Thank you.

M. Tayara

ARTICLES OF INCORPORATION QE GRAND BAY ENTERPRISES, Inc.

The undersigned, for the purpose of forming a corporation for profit under the laws of the State of Florida, do hereby adopt the following Articles of Incoporation

ARTICLE I: NAME

The name of this corporation is: GRAND BAY ENTERPRISES, Inc.

ARTICLE II: DURATION

This corporation shall exist perpetually. Corporate existence shall commence on the date these Articles are filed by the Secretary of State.

ARTICLE III: PURPOSE

The purpose of this corporation is: retail and wholesale business, including contracting, subcontracting, organizing and producing trade fairs.

To improve, buy, sell, exchange, mortgage, rent, lease, invest in, build, erect, equip, maintain, deal in and with, dispose of, manage and operate real property both improved and unimproved, and personal property of whatsoever nature or kind, as owner, agent, factor, or broker; to build, construct and alter houses, buildings and structures of whatsoever nature or kind;

The purpose of this corporation also includes all and any ownership or operations necessary to lawfully conduct any other lawful business in the State of Florida, the United States and other parts of the world.

ARTICLE IV: CAPITAL STOCK

Section 4.1 Authorized Capital

This corporation is authorized to issue One Thousand (1,000) shares of one Dollar (\$1.00) par value common stock which shall be designated "Common Stock" This corporation is not authorized to issue preferred shares.

Section 4.2 Restrictions on Transfer of Stock

The shareholders may, by By-Law provision or by shareholder's agreement recorded in the minute book, impose such restrictions on the sale, transfer, or encumbrance of the stock of this corporation as they may see fit.

Section 4.3 Approval of Shareholders required for memor

The approval of a majority of the shareholders of this corporation to any plan of merger or consolidation shall be required in very case, wether or not such approval is required by law.

ARTICLE V: PREFERENCES, LIMITATIONS AND RELATIVE RIGHTS OF SHARE OF COMMON STOCK

Section 5.1 Dividends

The holders of record of the Common Stock of this corporation shall be entitled to dividends at such times as the corporation is authorized to pay dividends.

Section 5.2 Rights upon Liquidation or Dissolution

In the event of any voluntary or involuntary liquidation, dissolution or winding up of this corporation, the holder of records of the outstanding Common Stock shall be paid from the remaining assets of this corporation ratably.

Section 5.3 Voting rights

Except as otherwise provided by law, the entire voting power for the election αf directors and for all other purposes shall be vested exclusively in the holders αf the outstanding Common Stock.

ARTICLE VI: DESIGNATION OF SERIES

There shall exist no series in the issuance of the Common Stock authorized herein.

ARTICLE VII: PREEMPTIVE RIGHTS

Every shareholder, upon the sale for cash of any new stock of this corporation of the same kind, class or series as that which he already holds, shall have the first right to purchase his pro rata share (as nearly as may be done without issuance of fractional shares) at the price at which it is offered to others.

ARTICLE VIII: INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this corporation is 444 Brickell Ave, Suite 51-462, Miami, Florida 33131-2400, and the name of the initial registered agent of this corporation is Mey Tayara, located at 444 Brickell Ave, Suite 51-462, Miami, Florida

ARTICLE IX: INITIAL BOARD OF DIRECTORS

This corporation shall have one (1) director initially. The number of directors may be either increased of diminished from time to time by the By-Laws but shall never be less than one(1). The names and addresses of the initial directors of this corporation are:

Sarkis Arslanian P-VP-S-T-D 444 Brickell Ave. # 51-462, Miami, FL

ARTICLE X: INCORPORATOR

The name and address of the person signing these Articles is:Mey Tayara444 Brickell Ave. # 51-462, Miami, FI 33131-2400

ARTICLE XI: BY-LAWS

The initial By-Laws of this corporation shall be adopted by the directors. By-Laws shall be adopted, altered, amended or repealed from time to time by either the shareholders or the board of directors, but the board of directors shall not alter amend or repeal any By-Law adopted by the shareholders if the shareholders specifically provide that such By-Law is not subject to amendment or repeal by the directors.

ARTICLE XII:

MANAGEMENT OF CORPORATION BY SHAREHOLDERS

All corporate powers shall be exercised by or under the authority of, and the business and affairs of this corporation shall be managed under the direction of the shareholders of this corporation or those designated by them.

ARTICLE XIII: COMPENSATION

The Board of Directors is hereby specifically authorized to make provision for reasonable compensation to its members for their services as directors, and to fix the bases and conditions upon which such compensation shall be paid. Any director of the corporation may also serve the corporation in any other capacity and receive compensation therefore in any form.

ARTICLE XIN: INDEMNIEICATION

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The corporation shall indemnify any officer or director or any former officer or director, to the full extent permitted by law.

ARTICLE XV: AMENDMENT

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

IN WITNESS WHEREOF, the undersigned subscribers have executed these Articles of Incorporation the ______day of ______1995

Mey Tayara

STATE OF FLORIDA COUNTY OF DADE

BEFORE ME, a notary public, authorized to take acknowledgement in the State and County set forth above, personally appeared Mey Tayara known to me and by me to be the person who executed the foregoing Articles of Incorporation.

IN WITNESS WHEREOF, 1 have hereunto set my hand and affixed my official seal in the State and County aforesaid this <u>2111</u> day of <u>1111</u> 199% S

<u>16601</u> NOTARY PUBLIC State of Florida at Large

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My commission expires:

and a species



Miami, Florida 33131

tel (305) 539-2450



Fla. Dept. of State Div. of Corporations P.O.box 6327 Tallahassee, FL 32314

Amendments:

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Grand Bay Enterprises Inc.

Enclosed please find a check in the amount of \$ 35.00 for the Amendment as mentioned above

amend

W& NOV 7 1995



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

Octobor 3, 1995

GRAND BAY ENTERPRISES, INC. 444 BRICKELL AVE., # 51-462 MIAMI, FL 33131

SUBJECT: GRAND BAY ENTERPRISES, INC. Ref. Number: P95000058617

We have received your document for GRAND BAY ENTERPRISES, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The amendment must be signed by an incorporator if adopted by the incorporators or by a director if adopted by the directors.

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) 487-6909.

Velma Shepard Corporate Specialist

Letter Number: 395A00044894



	ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF	FILED 95 OCT 30 AH II: 42 TALLAHASSEE FLORIDA
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Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

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FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

OURTH: Adoption of Amendment(s) (CHECK ONE)	
The amendment(s) was/were approved by the shareholders. The number of votes cast for amendment(s) was/were sufficient for approval.	tho
The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):	
"The number of votes cast for the amendment(s) was/were	11
sufficient for approval byvoting group	," ,
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The amendment(s) was/were adopted by the incorporators without shareholder action and shareho action was not required.	lder
Signed this day of of, 19, 19,	
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OR	
(By a director if adopted by the directors)	
OR	
(By an incorporator if adopted by the incorporators)	
Typed or printed name	
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• <u></u>	City/State/Zip	Phone #		Office	Use On	ly

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Examiner's Initials

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Pursuant to the pro articles of amendm	evisions of section 607.1006, Florida Statutes, this corpor ent to its articles of incorporation:	ration adopts the following	
FIRST: Amendme	ent(s) adopted: (indicate article number(s) being amended	d,added or deleted)	

<u>ARTICLE 1</u> : NAME Amendment

GRAND GLOBAL ENTERPRISES, INC.

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

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THIRD: The date of each amendment's adoption:_

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FO	URTH: Adoption of Amendment(s) (CHECK ONE)	
	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.	
	The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):	
	"The number of votes cast for the amendment(s) was/were	
	sufficient for approval by,"	,
Q	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.	
	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.	
	Signed this day _8 of <u>January</u> , 1996	
	Signature (By the Chairman or Vice Chairman of the Board of Directors, Président or other officer if adopted by the shareholders)	
	OR	
	(By a director if adopted by the directors)	•.
	OR	5
	(By an incorporator if adopted by the incorporators)	
	<u>Ney Tayara</u> Typed or printed name	
	Director	
	Title	
		- 13 - 13 - 13

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•	PG5DDDC	258617
	Requestor's Name Doi-1 C 201-1162 Address Mi21001 C 12 33131 City/Stdte/Zip Phone #	4.4031.01.04.001.53503.54.04

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

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FLORIDA DEPARTMENT OF STATE, SANDRA B. MORTHAM, SECRETARY OF STATE

RESIGNATION OF REGISTERED AGENT

Pursuant to the provisions of sections 607.0502(2), 617.0502(2), 607.1509, or 617.1509, Florida Statues, the undersigned, MEY TAYARA (Name of registered agent) hereby resigns as Registored Agent for _ GRAND GLOBAL ENTERPRISES, INC.

(Name of corporation)

A copy of this resignation was malled to the above listed corporation at its last known address. The agoncy is terminated and the office discontinued on the 31st day after the date on which this statement is filed. IJ

HAR -PH 1:50 (Signature of resigning agent)

If signing on behalf of an entity:

(Typed or Printed Name)

(Capacity) C + 25 T



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

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Florida Department of State, Jim Smith, Secretary of State

AFFIDAVIT OF RESIGNATION OF OFFICER AND/OR DIRECTOR

STATE OF _____ FLORIDA_____ COUNTY OF _____ DADE _____

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I, MEY TAYARA after being duly sworn, state that to the best of my knowledge, information and belief, and under the penalties of perjury, the following is true and correct:

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NEY TAYARA	<u>, h</u> ereby resign as	Di <u>rector 7</u>		<u>of</u>
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GRAND GLOBAL ENTERPRISES, IN	10	P.,	. Fiorida c	orporation;
(Name of Corporate				1
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That the corporation has been notified	In writing of the re	aignation.	m · ·	i Thera
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	Notary Public, State of Hon My Comm. Expires April 21, No. CC 445704	1999		
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DIVISION OF CORPORATIONS, P.O. BOX 6327, TALLAHASSEE, FL 32314 CR2E044 (7-90)

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Examiner's Initials	

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Florida Department of State, Jim Bmith, Secretary of State

AFFIDAVIT OF RESIGNATION OF OFFICER AND/OR DIRECTOR

STATE OF FLORIDA

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I, NATE TAYARA a/k/a NAPTE TAYARA after being duly eworn, state that to the best of my knowledge, information and bellef, and under the penalties of perjury, the following is true and correct:

I NAJIB TAYARA a/k/a NABIL TAYARA . hereby resign as President R. Direc	<u>ctor of</u>
(This)	ត្ត ស្រុ
	(n) m (n) (s)
GRAND GLOBAL ENTERPRISES, INC. , & Fig.	ida gorponation;
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That the corporation has been notified in writing of the resignation.	
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idin by with	
Signature of resigning officer/direct	ог
Sworn to and subscribed before me this day of	NY
Sworn to and subscribed before me this day of	
NOTARY PUBLIC	······································
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 ★ 100 ★ Expires May. 01, 1999 	
Bonded by HAI 000-422-1535	
My Commission Expires:	
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DIVISION OF CORPORATIONS, P.O. BOX 6327, TALLAHA66EE, FL 32314

TOTAL P.81

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(City, State, Zip) (Phone #)	OFFICE USE ONLY

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

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	NEW FILINGS	AMENDMENTS
	Profit	Amendment
	NonProfit	Resignation of R.A., Officer/Director
	Limited Liability	Change of Registered Agent
	Domestication	Dissolution/Withdrawal
	Other	Merger
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FLORIDA DEPARTMENT OF STATE Sandra B. Morthum Secretary of State

Aprll 8, 1996

GRAND GLOBAL ENTERPRISES, INC. 444 BRICKELL AVENUE SUITE 51-462 MIAMI, FL 33131

SUBJECT: GRAND GLOBAL ENTERPRISES, INC. Ref. Number: P95000058617

Our records indicate the registered agent for the above named corporation resigned on March 1, 1996 and that the corporation currently does not have a registered agent designated.

Chapter 607, Florida Statutes, requires this office to give 60 days notice of our intent to dissolve a corporation for failure to appoint and maintain a registered agent.

This letter is our notice of intent to dissolve the above named corporation 60 days from the date of this letter if a registered agent is not properly designated.

Enclosed is registered agent designation application for you to complete and return with a filing fee of \$35.

If you should need any further information, please contact our office at $(90\frac{4}{4})^{11}$ 487-6050.

Carol Mustain Corporate Specialist

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

STATEMENT OF CHANGE OF REGISTERED OFFICE OR REGISTERED AGENT **OR BOTH FOR CORPORATIONS**

Pursuant to the provisions of sections 607.0502, 617.0502, 607.1508, or 617.1508, Florida Statutes, the undersigned corporation organized under the laws of the State of $\frac{V + or + du}{V + or + du}$, submits the following statement in order to change its registered office or registered agent, or both the the State of Florida. both, in the State of Florida.

1a, The name of the corporation is: <u>CRAND. CLOBAL ENTERPRISES</u>, INC.

P 95 0000 58617

1b. The mailing address of the corporation is : _____444__Brickell_Ave., Suite 51-462

MIAMI, FL 33131

1c. Date of incorporation: Oct. 30, 1995 Document number: P 95 0000 58617

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

SARKIS ARSLANIAN

444 Brickell Ave., Suite 51-462

<u>Mtami, FL 33131</u>

3. The name and address of the new registered agent and office:(P.O. Box Not Acceptable)

SARKIS ARSLANIAN

444 Brickell Ave., Suite 51-462

FL 33131 Miami,

The street address of its registered office and the street address of the business office of its registered agent, as changed, will be identical.

Such change was authorized by resolution duly adopted by its board of directors or by an officer so authorized, by the board.

--- A RI (Signature of an officer, chairmah or vice chairman of the board)

<u>(Date)</u>

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<u>Sarkis Arslanian, T-D</u> (Printed or typed name and title)

Having been named as registered agent and to accept service of process for the above stated corporation, I hereby accept the appointmentas registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligation of my position as registered agent.

(Signature of Registered Agent)

If signing on behalf of an entity:

(Typed or Printed Name)

(Capacity)

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

CR2E045(11/94)

FILING FEE: \$35.00