PASTULQUESSZY

Department of State Division of Corporations P. O. Box 6327 Taliahassee, FL 32314

900001562499 -08/16/95--01087--018 ****157.50 *****78.75

SUBJ	ECT: <u>////////////////////////////////////</u>	ASHION APPAI	REL_INC		
	(1	Proposed corporati	name - must include s	umx)	
			4 4441-44	luncumentles se	d a shack
Enclos	sed is an original	and one (1) cop	by of the articles of	incorporation an	Time Charles
	70.00	₹ \$78.75	122.50	□ 0131.25	
				;	
					I in the second
	FROM:	U.S.A INCOMETAX		-17	
		Name (printed or typed)			10 D1
		3600 50	UTH STATE ROL	10 7 SUITE	
			Address		
		MIRAMAR	FLORIDA 3302	23	
		C	ity, State & Zip		_
		305- 96			3/2/5
		Daytim	e Telephone number		0/////
				(-	TR \
					_

NOTE: Please provide the original and one copy of the articles.

CERTIFICATION OF INCORPORATION

HIGH FASHION APPAREL INC

We, the undersigned, in order to form a corporation for the purpose hereinafter stated, under the pursuant to the provisions of an Act of the Legislature of the State of Florida approved June 1, 1925, and the acts amendatory thereto, do hereby subscribe to this Certificate of Incorporation.

FIRST: The name of the Corporation is: #IG# FAS#10N APPAREL WINC

SECOND: The general nature of business to be transacted by the Corporation is as follows:

Building construction, painting, pantry and waterproofing, general labor, electricfal, plumbing, trash and garbage cleaning, site cleaning; disposal and hauling, debris removal, locksmith, and maintenance, general carpentry, installing drapes, tile, carpet, blinds, rugs, acoustical ceiling fans, molding, janitorial service, security services, guards, armed and unarmed, security devices. To manufacture, purchase, or otherwise acquire, and to own and mortgage, pledge, sell, assign and transfer or otherwise dispose of, and to invent, trade, deal in and with goods, wares, merchandise and other personal and real property of every class and description whatsoever.

To buy, sell, manufacture, repair, alter and exchange, let or hire, import, export and deal in all kinds of articles and things which may be required for the purposes of any of the said business or commonly supplied or dealt in by persons engaged in any such business, or which may be capable of being profitable dealt with in connection with any of the said business.

To guarantee, acquire by purchase, subscription or otherwise hold for investment, or otherwise sell, assign, transfer, mortgage, pledge otherwise dispose of the shares of the capital stock of, or any bonds, securities or evidences of indebtedness created by any other corporation or corporations of the State of Florida, or any other state or government, domestic or foreign, and while the owner of any such stocks, bonds, securities or evidences of indebtedness, to exercise all the rights, powers and privileges of ownership, including the right to vote thereon for any and all purposes; to aid by loan, subsidy, quaranty or in any other manner whatsoever so far as the same may be permitted in the case of corporations organized under the laws of the state of Florida, any corporation whose stocks, bonds, securities or other obligations are or may be in any manner and at any time owned, held, or guaranteed, and to do any and all other acts or things for the preservation, protection, improvement or enhancement in value of any such stocks, bonds, securities.

or other obligations; and to do all and any such acts or things designed to accomplish any such purpose.

To acquire, hold, own, dispose of and generally deal in grants, concessions, franchises and contracts of every kind, to cause to be formed, to promote and to aid in any way in the formation of any corporation, domestic or foreign.

To act as financial business and purchasing agent for domestic and foreign corporations, individuals, partnerships, associations, state governments and other bodies.

To acquire in any manner, utilize, enjoy, hold, sell, assign, lease, mortgage or otherwise dispose of Letters patent of the United States or any foreign country, patents, patent rights, licenses and privileges, inventions, improvements and processes, copyrights, trademarks and trade names or pending applications therefor, relating to or useful in connection with any business of the corporation or any other corporation in which this corporation may have an interest as a stockholder or otherwise.

To borrow money and contract debts when necessary for the transaction of its business or for the exercise of its corporate rights, privileges or franchises, or for any other lawful purpose of its incorporation, to issue bonds, promissory notes, bills of exchange, debentures and other obligations and evidences of indebtedness payable at a specified time or times, or payable upon the happening of a specified event or events, secured or unsecured, from time to time, for moneys borrowed or in payment for property acquired, or for any of the objects of the business of the corporation; to secure the same by mortgage or mortgages, or deed or deeds of trust, or pledge or other lien upon any or all the property acquired or to be acquired; and to confer upon the holders of any debentures, bonds or other evidences of indebtedness of the corporation, secured or unsecured, the right to convert the principal thereof into any preferred or common stock of the corporation, as now or hereafter authorized upon such terms and conditions as shall be fixed by the Board of Directors; to sell, pledge, or otherwise dispose of any or all debentures or other bonds, notes and other obligations in such manner and upon such terms as the Board of Directors may deem judicious, subject, however, to the provisions of Article THIRD hereof.

To acquire by purchase, subscription or otherwise, and to own, hold, sell, vote and handle shares of stock in other corporations.

To have one or more officers conduct its business and promote the objects within and without the State of Florida, in other states, the District of Columbia, the territories, possessions and dependencies of the United States, and in foreign countries, without restrictions as to place or amount. To do all and everything heceanary and proper for the accompliahment of any other the purposes or the attainment of any of the objects, or the furtherance of any of the powers enumerated in this Certificate of Incorporation or any amendment hereof, necessary or incidental to the protection and benefit of the corporation, as principal agent, director, trustee or otherwise; and, in general, either alone or in associations with other corporations, firms or individuals, to carry on any lawful business necessary or the furtherance of such purposes or objects of the corporation, whether or not such business is similar in nature to the purposes and objects as net forth in this Certificate of Incorporation or any amendment hereof.

• •

The following paragraphs shall be constructed and enumerated both as objects and powers of the corporation, and it is hereby expressly provided that the foregoing enumeration of specific powers shall not be held to limit of restrict in any manner the powers of the corporation.

THIRD: The amount of the total authorized capital stock of the corporation shall be 500 shares at \$1.00 Dollar(s) per value. The whole or any part of the capital stock of the corporation shall be payable in lawful money of the United States of America, or property, laborer services at a just valuation to be fixed by the Directors. Property or labor may be also be purchased with the capital stock at such valuation as shall be fixed by the Directors.

FOURTH: The amount of capital with which the corporation shall begin business shall be not less than Dollars (\$500.00).

FIFTH: The corporation shall have perpetual existence.

SIXTH: The address. County and State in which the principal offices of the corporation are to be located are 58/3 N PLUMBAY PARKWAY TAMARAC FL. 3332/.

SEVENTH: The board of Directors shall consist of not less than (1) nor more than (5) Directors.

Board of Directors who, subject to the provisions of this Certificate of Incorporation, the By-Laws, and act of the Legislature approved June 1, 1925, and the acts amendatory thereto, shall hold office for the first year of the corporation's existence or until their successors are elected and shall have qualified, are the following.

TENTH: The initi	nt registered office of the ted at 1 58/3 N PLUMBAY P	hto ARKWAY TAMARAC FL 3
· · ·		
ELEVENTIH The real \mathcal{G}	gistered agent of the Cor NG HOLNESS	, ,
	Chin	(SEAL)
		(SEAL)
		(SEAL)
	•	(SEAL)
2		
OTE OF FLORIDA) UNTY OF BROWARD }		
ne ir REMEMBERED thr , the undersigned Notas farge, Subscribers corporation, known to s spective oaths and sim	it on this day personally by Public, in and for the to the foregoing Certific to be such the personally to be such the personally to be such that the personally they acknowled to be truly to be trul	and upon cher edge the said ad of the
	official seal at	, 1993.

PERTIFICATE DESIGNATING (OR CHAI	(GING) PLACE OF BUSINESS OR DOMICITO
FOR THE SERVICE OF PROCESS WITHI PROCESS HAY BE SERVED	N THIS STATE, NAHING AGENT UPON WHOM
n pursuance of Chapter 607. Collowing is submitted, in compl	34 of the Florida Statutos, the lance with said Act:
First-That #16# FAS	HION APPAREL INC
(N	laws of the State of Florida with
State of Florida	•
nas named <u> </u>	(NESS Resident Agent)
located at <u>58/3 N PLUMBAY PARK</u> (Street add Post Offic	WAY TAMARAC FL. 3332/ Fees and number of building, se Box address not acceptable)
city of TAMARAC	County of BROWARD
State of <u>Florida,</u> as its Agent of the State.	to accept service of process within
ACKNOWLEDGHENT: (MUST BE SIGNE	D BY DESIGNATED AGENT)
Having been named to	accept service of process for the ce designated in this certificate, I
	ny (CO)
	By Signature Registered Agent
	Kedtareren vaeur