P950000 72606

(Requestrie NameBORPORATE ACCESS, INC. 1116-D THOMASVILLE RD. (Address) TALLAHASSEE, FL 32303 (904) 222-2666

(City, State, Zip)

(Phone #)

OFFICE USE ONLY

6.00000158858886 -09/20/95-0001-005 ++++70.00 ++++70.00

CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known): (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Pick up time 2-20, 1 Walk in Certified Copy Certificate of Status Photocopy Mail out Will wait **NEW FILINGS AMENDMENTS** Profit Amendment NonProfit Resignation of R.A., Officer/Director Limited Liability Change of Registered Agent Dissolution/Withdrawal Domestication Merger Other

OTHER FILINGS	REGISTRATION/ QUALIFICATION				
Annual Report	Foreign				
Fictitious Name	Limited Partnership				
Name Reservation	Reinstatement				
	Trademark				
CR2E031(10/92)	Other				

Examiner's Initials

ARTICLES OF INCORPORATION

OF

GRAFIX, INC.

ARTICLE 1 - NAME

The name of the corporation shall be:

GRAFIX, INC.

ARTICLE II - DURATION

This corporation shall exist in perpetuity.

ARTICLE III - PURPOSE

General nature of the business and the object and purposes proposed to be transacted and carried on, are to do any and all of the things mentioned herein, as fully and to the same extent as natural persons might or could, viz: Engage in any business or activity permitted under the laws of the United States and the State of Florida, including but not limited to the following:

- a) To take, acquire, buy, hold, own, maintain, work, develop, sell, convey, lease, mortgage, exchange, improve and otherwise invest in and dispose of real estate and real property or any interest or rights therein without limit as to the amount; to do all things and engage in all activities necessary and proper or incidental to the business of investing in and developing real estate.
- b) To sell at wholesale and retail and to deal in any manner whatsoever in all types and descriptions of property; to do all things and engage in all activities necessary and proper incidental to the business of investing in and developing real estate.
- c) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature, whatsoever, including the building, rebuilding, alteration, repairing or improvement of houses, factories, buildings, works or erections of every kind and description whatsoever, including the location, laying out and constructing of roads, avenues, docks, slips, severs, bridges, wells, walls, canals, railroads or street railways, power plants and generally in all classes of building erections and works, both public and private, or integral parts thereof, and generally to do and perform any and all works as builders and contractors, and with that end in view to solicit, obtain, make, perform and carry out contracts covering the building and contracting business and the work connected therewith.

- d) To manufacture, buy, sell, trade and deal in all and every kind of material product, manufactured and unmanufactured, iron, steel, wood, brick, cement, granite, stone and other products and materials, including the quarrying of stone, to buy, acquire, hold, use, employ, mortgage, convey, lease, and dispose of patent rights, letter, patent processes, devices, inventions, trademarks, formulas, goodwill, and other rights; to advances from time to time on bonds secured by mortgage for future advances on real estate, but nothing herein set forth shall give or be construed to give said corporation any banking powers.
- e) To purchase, take and lease, or in exchange, hire or otherwise acquire any real or personal property, rights or privileges suitable or convenient for any of the purposes of this business, and to purchase, acquire, erect and construct, make improvement of building or machinery, stores or works, insofar as the same may be appurtenant to or useful for the conduct of the business as above specified, but only to the extent to which the company may be authorized by the statutes under which it is organized.
- f) To borrow or raise money for any purposes of the company, and to secure the same and interest, or for any other purpose, to mortgage all or any part of the property corporeal or incorporeal rights or franchises of this company now owned or hereafter acquired, and to create, issue, draw and accept and negotiate bonds and mortgages, bills of exchange, promissory notes or other obligations or negotiable instruments.
- g) To buy, sell, and generally trade in store, carry and transport all kinds of goods, wares, merchandise, provisions and supplies.

ARTICLE IV - CAPITAL STOCK

This corporation is authorized to issue 1,000 shares of One Dollar (\$1.00) par value common stock.

ARTICLE V - 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 right to purchase his pro rata share thereof (as nearly as may be done without the issuance of fractional shares) at the price at which it is offered to others.

ARTICLE VI - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this corporation is 11426 W. Sample Road, Coral Springs, Florida 33065 and the name of the initial registered agent of this corporation at that address is Charles A. De La Cruz.

ARTICLE VII- INITIAL BOARD OF DIRECTORS

This corporation shall have two (2) directors initially. The number of directors may be either increased or diminished from time to time by the bylaws but shall never be less than one (1). The name and address of the initial directors of the corporation are:

Charles A. De La Cruz Ralph E. De La Cruz 11426 W. Sample Road Coral Springs, Florida 33065

ARTICLE VIII - INCORPORATOR

The name and address of the person signing these articles is:

Charles A. De La Cruz 11426 W. Sample Road Coral Springs, Florida 33065

ARTICLE IX - AMOUNT OF CAPITAL

The amount of capital with which this corporation will begin business will not be less than five hundred dollars (\$500.00).

ARTICLE X - BYLAWS

The power to adopt, alter, amend or repeal bylaws shall be vested in the Board of Directors and the shareholders.

ARTICLE XI - CUMULATIVE VOTING

At each election for directors every shareholder entitled to vote at such election shall have the right to cumulate his votes by giving one candidate as many votes as the number of directors to be elected at the time multiplied by the number of his shares, or by distributing such votes on the same principle among any number of such candidates.

ARTICLE XII - APPROVAL OF SHAREHOLDERS REQUIRED FOR MERGER

The approval of the shareholders of this corporation to any plan of merger shall be required in every case, whether or not such approval is required by law.

ARTICLE XIII - INDEMNIFICATION

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

ARTICLE XIV - AMENDMENT

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

ARTICLE XV - PRINCIPAL PLACE OF BUSINESS OF CORPORATION

The principal place of business of the corporation is as follows:

GRAFIX, INC. 11426 W. Sample Road Coral Springs, Florida 33065

IN WITNESS WHEREOF, the undersigned subscriber has executed these articles of incorporation this 18th day of September, 1995.

Charles A. De La Cruz

Subscriber

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

In pursuance of Chapter 48,091 Florida Statutes, the following is submitted in compliance with said Act:

First -- That GRAFIX, INC. desiring to organize under the laws of the State of Florida with its principal office, as indicated in the articles of incorporation in the County of Broward, City of Coral Springs, State of Florida has named Charles A. De La Cruz, located at 11426 W. Sample Road, Coral Springs, Florida 33065, as its agent to accept service of process within this state.

ACKNOWLEDGMENT: (Must be signed by Designated Agent)

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

> Charles A. De La Cruz (Registered Agent)

PLEASE READ ALL INSTRUCTIONS BEFORE COMPLETING THIS FORM.

APPLIÇATION FÓR REINSTATEMENT



FLORIDA DEPARTMENT OF STATE

Sandra B. Mortham Secretary of State

DIVERDITOR CORPORATIONS

DOCUMENT #

P95000072606

f - Corporation (Dailto) GRAFIX, INC.

Principal Physical Business.

11428 W SAMPLE RD

Mahing Address

11426 W SAMPLE RD

SECRETARY OF STATE TALLAHASSEE, FLORIDA

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Hate(5)	and/or Directors			Officer and/or Directo T Use Post Office Box	Numbors)	4	Glato / Zip	
D	DE LA CRUZ, CHARLES A		11426 W SAMPLE RD			CORAL SPRINGS FL	33065	
D	DE LA CRUZ, RALPH E		11426 W SAMPLE RD			CORAL SPRINGS FL 33065		
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						JB	10-10-96	
	8. Name and Address of Curren	t Registered Age	nt	Name	9. Name and	Address of New Registerer		CR2E040 (7:96)
DE LA CRUZ, CHARLES A 11426 W SAMPLE RD CORAL SPRINGS FL 33065				Street Address (Street Address (P.O. Box Number is Not Acceptable) Suite, Apt. #, Etc.			
				Suite, Apt. #, Etc				
				City				
10 I, bein Signature (Registered	trail	() A)	Ka(ar with and accept the o	obligations of Sec	Date 9/2	1/96	
11. Do	oes this corporation pay ept. of Revenue under S	any intang . 199.032,	ible tax to Florida S	the tatutes. Yes	□ No □		side for information langible tax.)	
77 25 745	y that I am an officer or director or the reconstitement application, the reason for disay the corporation have been paid and the application of true and arcurry, and my:	solution has been to names of individual signature shall has which has been been been been been been been bee	eliminated, the equals listed on the equals listed on the equals listed on the equals of the equal of	eriporate name suitaire is form do not qualify for all effect as if made unde	r an exemption ui er oath	nder section 119 07(3)(), F S		
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