Secretary of State Division of Corporations PO Box 6327 Tallahnssee, Plorida 32314

Gulf Coast Press, Inc. [in formation]

Enclosed please find the original and one copy of the Articles of Incorporation together with our check in the amount of \$122,50.

The check is for the Filing Foes, Certified Copy of the Articles of Incorporation and Registered Agent Designation for the above named corporation.

Very truly yours,

Joel Nevins

5257 Wisterin Court

Cape Coral

Florida

33904

FILED

SECRETARY OF STATE

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PAY

•		Articles	Incorporation of	
		Gulf Co	ist Press, Inc.	26 JAN 20 M. 150
			f Corporation	Sco. 29 M
The under the laws o	rsigned subscriber[s] to these A of the State of Florida.	rticles of Incorpor	tion, competent to contract, hereby	form comparation under 30
		Article I	Corporate Name	17/1
The Name	e of the Corporation shall be:	Gulf C	ast Press, Inc.	
		Article	H - Duration	
This corp	oration shall exist perpetually u	nless dissolved ac	ording to Florida Law.	
		Article	III - Purpose	
The corpo	ration is organized for the purp ites and the State of Florida.	ose of engaging l	any activities of business permitted	under the laws of the
		Article I	- Capital Stock	
The corpo	ration is authorized to issue ON If be designated "COMMON S	IE THOUSAND 8	arcs (1,000) One Dollar (\$1.00) par	value Common Stock,
	, 	Article V - In	ial Registered Agent	
The name	and address of the Initial Regis	ster Agent of this	orporation is:	
Name: Address: City:	Joel Nevins 5257 Wisteria Court Cape Coral	Florida	33904	
	Article VI - T	he Corporations	rincipal Office and Registered Of	ffice
The Corpo	oration's Principal Office, Regis	tered Office and r	ailing address shall be located as fo	llows.
Address: City:	5257 Wisteria Court Cape Coral	Florida	33904	

Article VII - Initial Board of Directors

This corporation shall have TWO[2] directors initially. The	number of directors may be either increased of diminished from
	[1]. The name s and address[es] of the initial director[s] of the
comoration are as follows.	

Name:

Joel Nevins

Address:

5257 Wisteria Court

City:

Cape Coral

Florida

33904

Name:

Ellen Nevins

Address:

5257 Wisterla Court

City:

Cape Coral

Florida

33904

Article VIII - Incorporators

The name[s] and address[cs] of the person[s] signing these Articles of Incorporation are as follows:

Name:

Joel Nevins

Address:

5257 Wisteria Court

City:

Cape Coral

Florida

33904

Name:

Ellen Nevins

Address: 5257 Wisteria Court

City:

Cape Coral

Florida

33904

day of <u>January</u>, 1996.

STATE OF FLORIDA **COUNTY OF LEE**

BEFORE ME, a Notary Public authorized to take acknowledgments in the State and County set forth above, personally appeared Joel Nevins and Ellen Nevins whose address is:

5257 Wisteria Court

Florida

33904

known to be the person[s] who executed the foregoing the Articles of Incorporation and who acknowledge before me they executed these Articles of Incorporation and provided the following identification FEGS until Street

IN WITNESS WHEREOF, I have hereunto affixed my hand and scal, in the State and County this ________, 1996.

Cape Coral

GLENN D. PETERSON Notary Public, State of Florida My Comm. Expires July 19, 1998 No. CC 393798 Bonded Thru Official Matary Bereice

Notary Public, State of Florida

Certificate of Registered Agent of

Gulf Coast Press, Inc.



Pursuant to Florida Statutes Section 48,091 and 607,034, the following is submitted:

The above corporation, desiring to organize under the laws of the State of Florida with is registered office as indicated in the Articles of Incorporation.

Address:

5257 Wisteria Court

City:

Cape Coral

Florida

33904

has named

Joel Nevins

located at the aforesaid address, as its Registered Agent to accept service of process within this state.

Acknowledgment

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 to agree to comply with the provisions of Florida Law.

Joel Nevins Registered Agent

60000009789 GULF COAST PRESS, INC. 6257 WISTERIA COURT CAPE CORAL, FL. 33904 City/State/Zip Phone # Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Corporation Name) (Document #) (Corporation Name) (Document #) 3. (Corporation Name) (Document #) (Corporation Name) (Document #) □ Walk in Certified Copy Pick up time Mail out Will wait Photocopy Certificate of Status NEW FILINGS AMENDMENTS THE Profit Amendment NonProfit Resignation of R.A., Officer/Director **Limited Liability** Change of Registered Agent **Domestication** Dissolution/Withdrawal Other Merger PRECISITRATION OTHERSTLINGS Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark

Examiner's Initials

Other

CR2E031(1/95)

Dic # 896000009789

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

Gulf (oast Pless, INC.

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:

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

Article I - Corporate NAME: The NEW NAME of the corporation shall be "BANANA BAY Designs, 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: \mathcal{N}/\mathcal{L}

THIRD:	The date of each amendment's adoption: 6 /11/196
	: 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
C	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 17th day of June, 1996.
Signature	(By the Chairman of Vice Chairman of the Board of Directors, President or other officer if adopted by
	the shareholders)
	OR
	(By a director if adopted by the directors)
	OR
	(By an incorporator if adopted by the incorporators)
	JOE NEVINS Typed or printed name
	President/ Incorporator/ Director

NEVINS 5257 Wisteria ct. Cape cont, Fl 35904 Office Use Only C . MBER(S), (if known); (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) ☐ Walk in Pick up time Certified Copy ☐ Will wait Mail out 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 Merger OTHER FILINGS REGISTRATION/ QUALIFICATION Annual Report Foreign Fictitious Name - TAL WAY 1 1997

Examiner's Initials

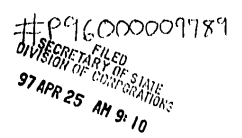
Limited Partnership

Reinstatement Trademark Other

CR2E031(1/95)

Name Reservation

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



BAYANA	BAY	De signs	LNC		
 	· · · · · · · · · · · · · · · · · · ·	(present name)		• • •	

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:

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

Article 1: The NAME of the corporation shall be Great Planet Publishing, 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:

•				
•				
THIRD: Th	e date of each amendment's adoption: 4/11/19			
FOURTH: A	Adoption of Amendment(s) (CHECK ONE)			
4	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 separately on the amendment(s):			
	"The number of votes cast for the amendment(s) was/were sufficient for approval by"			
_	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.			
0	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.			
Sig Signature	aned this 17th day of April , 19 97.			
signature _	(By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)			
	OR			
	(By a director if adopted by the directors)			
	OR			
	(By an incorporator if adopted by the incorporators)			
	JOEI NEVINS Typed or printed name			
	President			