W. FLEMMING WARD ATTORNEY AT LAW

P.O. BOX 412 16 WEST BALDWIN AVENUE DEFUNIAK SPRINGS, FLORIDA 32433

(904) 892-3822

February 2, 1996

State of Florida Department of State Division of Corporations Post Office Box 6327 Tallahassee, FL 32314

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Enclosed please find the original Articles of Incorporation of Katharine's Studio One Dance Center, Inc., along with a check in the amount of \$70.00.

Please do the necessary.

Sincerely,

Charlotte Floyd Legal Assistant for W. FLEMMING WARD

/cf encl/

ARTICLES OF INCORPORATION OF KATHARINE'S STUDIO ONE DANCE CENTER, INC.

Article I

The name of this corporation is KATHARINE'S STUDIO ONE DANCE CENTER, INC..

Article II

The purpose for which this corporation is formed is to engage in any activity or business permitted under the laws of the United States and the State of Florida.

Article III

The address of the principal office of the corporation is 22 Lakeview Drive, DeFuniak Springs, Florida 32433, and the name and address of its initial registered agent is W. FLEMMING WARD, 770 Baldwin Avenue, DeFuniak Springs, Florida 32433.

Article IV

This corporation is to exist perpetually.

Article V

The number of directors constituting the initial board of directors is three (3), and the names and addresses of the persons who are to serve as directors until the first annual meeting of the shareholders or until their successors are elected and qualified

are:

JOHN C. FLEMING	22 Lakeview Drive DeFuniak Springs, Florida 32433
KATHARINE ANN FLEMING	22 Lakeview Drive DeFuniak Springs, Florida 32433
TRACEY E. McDONOUGH	22 Lakeview Drive DeFuniak Springs,Florida 32433

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The number of directors of the corporation set forth above shall constitute the authorized number of directors or by a bylaw duly adopted by the vote or written consent of the holders of a majority of the then outstanding shares of stock in the corporation.

Article VI

The name and address of the incorporator is:

KATHARINE ANN FLEMING 22 Lakeview Drive DeFuniak Springs, Florida 32433

Article VII

The total number of shares of all classes of stock which the corporation shall have authority to issue is one hundred (100) divided into one hundred shares of stock at no-par value.

This article can be amended only by the vote or written consent of the holders of fifty-one percent (51%) of the outstanding shares.

IN WITNESS WHEREOF, for the purpose of forming a corporation under the laws of the State of Florida, we, the undersigned, have personally executed these articles of incorporation on this the 315^{t} day of Januarg, 1996.

Katharine Ann Heming

STATE OF FLORIDA

COUNTY OF WALTON

the $3/5^{-}$ The foregoing istrument was acknowledged before me this day of 1996 by KATHARINE ANN FLEMING (L) who is personally known to me, or () who produced as identification, and () who did, or (/) who did not take an oath.

Cherletti Hoyl NOTARY PUBLIC

My commission expires: 2-18-98



ACCEPTANCE

I HEREBY CERTIFY that I am a permanent resident of Walton County, Florida, residing at 770 Baldwin Avenue, Post Office Box 412, DeFuniak Springs, FL 32433. I hereby accept the foregoing designation as Resident Agent.

EXECUTED this the 3/5 day of analy 1996. LEMMING WAR Resident Agent





Transflorida Bank Centre, 1489 W. Palmetto Park Road, Suite 300 Boca Raton, Florida 33486 / Phone (561) 347-2031 Fax (561) 347-2021

February 13, 1997

FLORIDA DEPARTMENT OF STATE Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Attention: Sandra B. Mortham Secretary of State

Gentlemen:

Enclosed please find the Articles of Amendment to the Articles of Incorporation for ORANGEWOOD HOMES, INC., a Florida Corporation, Document No. P92000012234, together with our check in the amount of \$35 to cover the filing fee.

The Articles of Amendment have been forwarded in duplicate, and we request you return an approved copy along with your Certification.

Thank you for your attention to this matter.

Sinceroh

President

CFG/pgk

Enclosures



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ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF ORANGEWOOD HOMES, INC.

The Board of Directors of ORANGEWOOD HOMES, INC. having met on October 15, 1996, and all the Directors being present and the meeting having been convened, have approved a Resolution directing the President and the Secretary of the Corporation to execute and file Articles of Amendment to the Articles of Incorporation. The Directors were authorized to approve this Amendment as this took place prior to the issuance of stock certificates to Shareholders.

The undersigned, pursuant to Florida Statutes, do hereby amend the Articles of Incorporation of ORANGEWOOD HOMES, INC. by the deletion of the Third Section of the original articles in its entirety and the substitution therefor of the following new Third Section:

"THIRD: The maximum number of shares which the corporation is authorized to have outstanding is 1,950,144 shares, all of which shall be common shares with a \$1.00 par value."

IN WITNESS WHEREOF, we have hereunto subscribed our names this $\frac{10^{72}}{10^{72}}$ day of

October, 1996.

CARL F. GRISWOLD, President/Director

Millan 34 ZEDECK. Secretary/Director

STATE OF FLORIDA SS:) COUNTY OF PALM BEACH)

The foregoing instrument was acknowledged before me this <u>day</u> of October, 1996 by CARL F. GRISWOLD and MURRAY ZEDECK, who are the President/Director and Secretary/Director respectively of ORANGEWOOD HOMES, INC., and who are personally known to me.

Juniea Konick

NOTARY

My Commission Expires:





Office Use Only

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

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Examiner's Initials

ARTICLES OF DISSOLUTION

Pursuant to section 607.1403, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

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FIRST:	The name of the corporation is: KATHARINE'S Studio (Ne
	DANCE CENTER INC.	
SECOND:	The date dissolution was authorized: May, 26, 1997	
THIRD:	Adoption of Dissolution (CHECK ONE)	
Diss was	olution was approved by the shareholders. The number of votes cast for dis sufficient for approval.	solution
🖸 Diss	olution was approved by vote of the shareholders through voting groups.	
en	he following statement must be separately provided for each voting group ntitled to vote separately on the plan to dissolve: number of votes cast for dissolution was sufficient for approval by	
	(voting group)	
	d this <u>26¹</u> day of <u>Marg</u> , 19 <u>97</u>	·
ignature	Kathanine G. Hemie (By the Chairman or Vice Chairman of the Board, President, or other officer)	
	KATHARINE A. Fleming (Typed or printed name)	
	Cuner, President (Title)	

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