

P96000017685

Wind Psalm Truston Inc.
C/o Miriam Qman
750 So. Orange Blossom Trail
Orlando, FL 32805

FILED
96 FEB 26 AM 9:48
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Office Use Only
known):

Dear Barbara
Enclosed is the 70.00
money order to pay for the
congregation and page
of our papers and please
staple this clause along
with our corporate papers
Thank you for your
fine and prompt attention

ified Copy
ificate of Status

300001726423
-02/28/96--01046--010
*****70.00 *****70.00

Sincerely
Miriam

Registration #
95324000203

407-
648-7473

Under

**ARTICLE OF INCORPORATION
OF
WINDPSALM UNISTAR, INC.**

The undersigned, acting as incorporator(s) of a Corporation under the Florida General Corporation Act, adopt(s) the following Articles of Incorporation for such Corporation:

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ARTICLE I - NAME

The name of the Corporation shall be Windpsalm Unistar, Inc.

ARTICLE II - TERM OF EXISTENCE

The period of duration of the Corporation is perpetual.

ARTICLE III - NATURE OF BUSINESS

The purpose(s) of which the Corporation is organized (is) to do all things that are not forbidden by the Florida Corporation Laws or by other law, or by these articles of Incorporation, and to carry out the said purposes in any state, territory, district, or possession of the United States, or in any foreign country, to the extent that these purposes are not forbidden by the law of the state, territory, district, or possession of the United States, or by the foreign country.

ARTICLE IV - CAPITAL STOCK

Number. The aggregate number of shares that the Corporation shall have the authority to issue is 7,500 shares of Capital Stock with a par value of \$1.00 per share.

Stated Capital. The sum of the par value of all shares of Capital Stock of the Corporation that have been issued shall be the stated capital of the Corporation at any particular time.

Dividends. The holder(s) of the outstanding Capital stock shall be entitled to receive, when and as declared by the Board of Directors, dividends payable either in cash, in property, or in shares of the Capital Stock of the Corporation.

ARTICLE V -- REGISTERED OFFICE AND AGENT

The initial street address in Florida of the initial registered office of the Corporation is 750 S. Orange Blossom Trail, Suite #44, Orlando, Florida 32805, and the name of the initial registered agent at such address is LEON WRIGHT.

ARTICLE VI -- DIRECTORS

The initial Board of Directors and Officers shall consist of two (2) members, who need not be a resident of the State of Florida or a Shareholder of the Corporation.

The name and address of the person who shall serve as director until the first annual meeting of shareholders or until her successor has been elected qualified, is as follows:

<u>NAME</u>	<u>ADDRESS</u>
Leon Wright President	750 S. OBT, Suite #44 Orlando, Florida 32805
Miriam A. Aman CEO -- Financial Controller	750 S. OBT, Suite #44 Orlando, Florida 32805

ARTICLE VII -- INCORPORATORS

The name and address of the initial incorporators are as follows:

<u>NAME</u>	<u>ADDRESS</u>
Leon Wright President	750 S. OBT, Suite #44 Orlando, Florida 32805
Miriam A. Aman CEO -- Financial Controller	750 S. OBT, Suite #44 Orlando, Florida 32805

The shareholder shall have the power to adopt, amend, alter, change or repeal the Articles incorporation when proposed and approved at a stockholders' meeting, with not less than a two-thirds vote of the common stock.

ARTICLE VIII -- PREEMPTIVE RIGHTS

The holders of the common stock of this Corporation shall have preemptive rights to purchase, at prices, terms and conditions that shall be fixed by the Board of Directors, such as the shares of the stock of this Corporation as may be issued for money or any stock or services, from time to time, in addition to that stock authorized and issued by the Corporation.

ARTICLE IX - PREEMPTIVE RIGHTS

The holders of the common stock of this Corporation shall have preemptive rights to purchase, at prices, terms and conditions that shall be fixed by the Board of directors, such as the shares of the stock of this Corporation as may be issued for money or any stock or services, from time to time, in addition to that stock authorized and issued by the Corporation.

The preemptive right of any holder is determined by the ratio of the authorized and issued shares of common stock held by the holder of all shares of common stock currently authorized and issued.

IN WITNESS WHEREOF, the undersigned has made and subscribed of these Articles of Incorporation at Orlando, County, Florida, on the 17th day of November, 1995.

I ACCEPT DESIGNATION AS REGISTERED AGENT FOR SAID CORPORATION


Leon Wright
INCORPORATOR/REGISTERED AGENT

STATE OF FLORIDA
COUNTY OF ORANGE

BEFORE ME, the undersigned authority personally appeared, Leon Wright, who is to me well known to be the person(s) described in and who subscribed the above Articles of Incorporation, and he did freely and voluntarily acknowledge before me according to law that she made and subscribed to the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal, at Orlando, in said County and State, this 17th day of November, 1995.


Notary Public

My commission expires:

LURENE LONG
Not. Exp. 11-30-95
Acc Ins. Co.

CLAUSE:

This agreement is entered into between Miriam Aman and Leon Wright that there is a no compete clause meaning Miriam Aman and Leon Wright can not engage in the same type of business should the corporation be dissolved or can Miriam Aman nor Leon Wright use *Wind Psalm Unistar Inc.* for any type of business for self gain or profit.

This applies to our successors should we become disabled or deceased. Positions held by us will be the same held by our appointed successors. Refer to individual will.