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FLORIDA DRPARIMENT OF STATE
Sandra B. Mortham
Secretary of State

March 15, 1996

FRANKLIN D. GREEMAN, P.A.

MARATHON, TL

SUBJECT: WEITE GLOVES, INC. REF: W96000001672

We received your electronically transmitted document. However, the document has not been filed and needs the following corrections:

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of an entity name DOES NOT constitute a difference. Please select a new name and make the substitution in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

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Loria Poole Corporate Specialist FAX Aud. #: N96000003652 Letter Number: 996A00011716

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ARTICLES OF INCORPORATION

FOR

WHITE GLOVES OF THE MUDDLE KEYS, INC.

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The undersigned acting as incorporators of a corporation under the Florida General Corporation act adopts the following Articles of Incorporation for their corporation,

ARTICLE 1

The name of the corporation shall be WHITH GLOVES OF THE MIDDLE KRYS, INC. whose principal place of business is 970 95th Street Ocean, Marathon, Florida 33050 and its mailing address is P.O. Box 500123, Marathon, FL 33050.

ARTICLE II

The period of duration of the corporation is perpetual.

ARTICLE III

The purpose or purposes for which the corporation is organized is for commercial and residential cleaning, property management and generally to do any and all things necessary, pertinent, or convenient to the purposes herein and hereby stated or any activity or business permitted under the laws of the United States and of this State and to do everything necessary, proper, advisable, or convenient for the accomplishment of said purposes, and to do all of the things incidental to them or connected with them that are not forbidden by Florida corporation Laws or by any other law, or by theses 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.

ARTICLE IV

The aggregate number of shares that the corporation shall have the authority to issue is one

hundred (100) shares of capital stock with the par value of one dollar (\$1.00) per share. The sum of Prepared by: David L. Hanz, Esq.

5800 Overseas Highway, Suite 40

Marathon, PL 33050

FL Bar #735140 (305)743-2351

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the par value of all shares of the capital stock of the corporation that have been issued shall be the stated capital of the corporation at any particular time. The holders of the outstanding capital stocks 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. Shares of the corporation are not to be divided into the classes. The corporation is not authorized to issue shares in series.

ARTICLE V

The street address in Florida of the initial registered office of the corporation is 5800 Overseas Highway, Suite 40, Marathon, Monroe County, Florida 33050 and the name of the initial registered agent at that address is David L. Manz, Esq.

ARTICLE VI

The name and address of the persons who shall serve as Directors until the first annual meeting of the shareholders, or until their successors shall have been elected and qualified is as follows:

C. Dianne Ferguson 970 95th Street Ocean Marathon, FL 33050 Edna Schmitt 970 95th Street Ocean Marathon, FL 33050

ARTICLE VII

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

C. Diame Ferguson 970 95th Street Ocean Marathon, FL 33050 Edna Schmitt 970 95th Street Occan Marathon, FL 33050

ARTICLE VIII

The shareholders shall have the power to adopt, amend, alter, change or repeal the Articles of Incorporation when proposed and approved at a shareholder's meeting with not less than a majority vote of the common stock.

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ARTICLE IX

No stock of this corporation shall be issued or transferred to any person who is not an officer or director of this corporation, except with the consent of the Board of Directors, evidenced by resolution duly passed at the regular meeting of the Board, or at a special meeting called for that purposes.

ARTICLE X

ACKNOWLEDGEMENT AND CONSUNT OF REGISTERED AGENT

Having been made initial Registered Agent to accept service of process of the corporation at

the initial registered office designated in these Articles of Incorporation, I hereby accept such status and consent to act in this capacity and agree to comply with all the requirements of the law pertaining thereto. David L. Manz Registered Agent C. Dianne Ferguson (**Edna Schmitt** STATE OF FLORIDA **COUNTY OF MONROE** BEFORE ME, an officer duly authorized in the State aforesaid and in the County goresald, to take acknowledgements personally appeared C. DIANNE FERGUSON and EDNA SCHMITT, who are personally known to me or who have produced as identification and who (did) (did not) take an oath and who executed the foregoing Articles of Incorporation, and they acknowledged before me that they executed the same for the purposes therein expressed. March , 1996.

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Notary Public, State of Florida My Commission Expirement FREDERICK

My Comm Exp. 4-27-95 Bonded By Service Ins. Co.

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