P96000042718

Taylor's Business Services, Inc. 229 N. Tamiami Trail Nokomis, FL 34275

Reply to:

P. O. Box 283 Osprey, FL 34229

April 24, 1996

Department of State Division of Corporations P.O. Box 6327 Taliahassee, FL 32314

Re: FLORIDA SOUND WAVES, INC.

000001801340 -04/30/96--01080--004 ****122.50 ****122.50

Gentlemen:

Enclosed please find an original executed Articles of Incorporation for the above corporation, together with our check in the amount of \$122.50 to cover the filing fee, certified copy charge and designation of registered agent.

I have also enclosed an additional copy of the Articles of Incorporation which I would appreciate having certified and returned to the above address.

Very truly yours, Trances M. Caudle

Frances M. Caudle

Enclosures

W96-9741

AL NAY 2 0 1996



May 7, 1996

FRANCES M. CAUDLE 229 N. TAMIAMI TRAIL NOKOMIS, FL 34275

SUBJECT: FLORIDA SOUND WAVES, INC.

Ref. Number: W96000009741

We have received your document for FLORIDA SOUND WAVES, INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The designation of the registered office and the registered agent, both at the same Florida street address, must be contained within the document pursuant to Florida Statutes. The registered agent must sign accepting the designation as required by Florida Statutes.

Please return your document, along with a copy of this letter, within 60 days or your filling will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6928.

Agnes Lunt Corporate Specialist

Letter Number: 896A00022260

ARTICLES OF INCORPORATION OF FLORIDA SOUND WAVES, INC.



ARTICLE I - NAME

The name of this corporation is FLORIDA SOUND WAVES, INC.

ARTICLE II - DURATION

This corporation shall exist permanently.

ARTICLE III - PURPOSE

This corporation may engage in or transact any and all lawful activities or business permitted under the laws of the United States, the State of Florida, or any other state, county, territory or nation.

ARTICLE IV - CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 10,000 shares of common stock having a par value of \$0.01 per share.

ARTICLE V - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial office of this corporation is 227 N. Tamiami Trail, Nokomis, FL 34275 and the name and address of the initial registered agent of this corporation is Frances M. Caudle, 229 N. Tamiami Trail, Nokomis, FL 34275.

ARTICLE VI - INITIAL BOARD OF DIRECTORS

This corporation shall have three (3) directors initially. The number of directors may be either increased or diminished from time to time by the bylaws but shall never be less that two (2). The names and addresses of the initial directors of this corporation are:

Kathy J. Miller 724 Myrtle Avenue Venice, FL 34292

Joseph W. Miller 724 Myrtle Avenue Venice, FL 34292

Fredrick Miller 4122 17th Street Bremerton, WA 98312

ARTICLE VII - INCORPORATOR

The names and addresses of the persons signing these articles are:

Kathy J. Miller 724 Myrtle Avenue Venice, FL 34292

ARTICLE VIII - AMENDMENT

This corporation resurves the right to amend or repeal any provisions contained in the Articles of Incorporation or any amendment thereto and any right conferred upon the shareholders is subject to this reservation.

IN WITNESS WHEREOF the undersigned subscribers executed these Articles of Incorporation this <u>Quilliday</u> of <u>Openal</u>, 1996.

Kathy J. Miller & Millor

STATE OF FLORIDA **COUNTY OF SARASOTA**

BEFORE ME, a Notary Public authorized to take acknowledgements in the State and County set forth above, personally appeared KATHY J. MILLER and , known to me and known by me to be the persons who executed the foregoing Articles of Incorporation and they acknowledged before me that they executed those Articles of Incorporation.

WITNESS my hand and official seal in the State and County aforesaid this Att day of April , 1996.

Print Name: Frances M. CAUDLE Notary Public State of Florida My Commission Expires:
FRANCES M. CAUDLE
Notary Public, State of Florida
My Comm. Expires May 19, 1997
Comm. No CC287938
Fia Notary Sanita

I HEREBY ACCEPT appointment as initial registered agent of the above named corporation and agree to serve as such until my successor shall have been named by the Directors of the Corporation, and the proper Department of the State of Florida has been notified.

FRANCES M. CAUDLE

THORNTON McDat ATTORNEY AND COUNSELLOR AT LAW

ALRO ADMITTED W NORTH CAROLINA & DISCIRICT OF COLUMNA

SUNTRUET BANK BUILDING 91 WEBT MCINTYRE ST. SUITE 203 P.O. DRAWER 714 KEY BISCAYNE, PL. 33149-0714 TEL: (308) 381-3620 FAN. (305) 361-1931

350 451-1011

103400 OVERBEAR HWY. EXECUTIVE SUITES NO. 10 KKY LANGO, FL 33037 Tel: (305) 453-0707 FAX: (305) 453-0703

REPLY TO: P.O. Box 1518 Key Largo, FL 33037

34:JEB

\$000002072145---7 -01/29/97--01036--09 *****35.00 *****35.00

December 3, 1996

Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Re: Dissolution of Corporation: Charter #P96 0000 48718

Dear sir/madam,

Enclosed, please find a signed Articles of Dissolution Form per F.S. 607.1401, and a filing fee for dissolution of \$35.00. Please process and return a copy of the filed document to me at:

> Thornton McDaniel, Jr. P.O. Box 1518 Key Largo, FL 33037

Thank you for your help in this matter.

Sincerely,

Thornton McDaniel, Jr.

RTM: cod

AUTHORIZATION BY PHONE Curiect

DATE_

DOC DOM

ARTICLES OF DISSOLUTION

Pursuant dissolutta	to 607.1401, Florida Statutes, this Florida profit corporation submits th n:	e followi	ng articles o	ſ
first:	The name of the corporation is THORNTON MCDANIEL & ASSO	CIATES	L P.A.	
	Charter #196 0000 48718			
SECONI	2: The articles of incorporation were filed on June 7, 1996			<u></u> ,
THIRD:	(CHECK ONE)			
	None of the corporation's shares have been issued.			i,
	The corporation has not commenced business.			
FOURT	I: No debt of the corporation remains unpaid.			
FIFTH:	The net assets of the corporation remaining after winding up have been ers, if shares were issued.	distribute	ed to the	
SEXTH:	Adoption of Dissolution (CHECK ONE)		BJ JA	
	A majority of the incorporators authorized the dissolution.		JAN 29 RETASS AHASS	erent# prativ# å
	A majority of the directors authorized the dissolution.		M IN	
	Signed this 3rd day of December	19 <u>96</u>	DRIE Z	>
	Signature			
	(By an incorporator if adopted by the incorporators or by the chairman o board, president, or other officer if adopted by the directors)	r vice chair	man of the	
	ROY THORNTON McDANIEL, JR. (Typed or printed name)			
	ATTORNEY/DIRECTOR /CHAIRMAN		-	