FROM TO Mily 6/20 FLORIDA 81 MIAM 33130 (88E 32300 CONTACT: RAY STORMONT FAW: (904) 922-4000 PHONE: (300) 541-3694 FAX: (305) 541-3770 (((H96000007091))) DOCUMENT TYPE: FLORIDA PROFIT CORPORATION OR P.A. NAME: BROOKMAN-FELS OF SOUTH FLORIDA, INC. JMBER: H96000007091 CURRENT STATUS: REQUESTED FAX AUDIT NUMBER: H96000007091 TIME REQUESTED: 13:26:45 CERTIFICATE OF STATUS: 0 DATE REQUESTED: 05/20/1996 CERTIFIED COPIES: NUMBER OF PAGES: 6 METHOD OF DELIVERY: FAX EBTIMATED CHARGE: \$122.50 ACCOUNT NUMBER: 072450003255 Note: Please print this page and use it as a cover sheet when submitting documents to the Division of Corporations. Your document cannot be processed without the information contained on this page. Remember to type the Fax Audit number on the top and bottom of all pages of the document. (((H96000007091))) ** ENTER 'M' FOR MENU. ** ENTER SELECTION AND (CR): Help F1 Option Menu F2 NUM CAPS Connect: 00:53:32

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ARTICLES OF INCORPORATION OF BROOKMAN-FELS OF SOUTH FLORIDA, INC.

SECRETARY OF SECRE

Incorporation, being the natural person competent to contract, of bareby associate him to form a corporation under the laws of the State of Florida.

ARTICLE I - MANE

The name of this corporation shall be BROOKMAN-FRES OF SOUTH FLORIDA, INC.

ARTICLE II - NATURE OF BUSINESS

This corporation may engage in any activity or business permitted under the laws of the State of Florida.

ARTICLE III - CAPITAL STOCK

The aggregate number of shares of capital stock which the corporation has authority to issue is 1,000 shares, all of which shall be common stock with a par value of \$1.00 per share. Attacks of capital stock in this corporation shall be issued initially to the following person in the amounts set opposite his name:

Jonathan E. Pels

450 chares

Michael Levy

450 shares

Bernard Offenberg

100 shares

ARTICLE IV - INITIAL CAPITAL

The amount of capital with which this corporation will begin business is not less than \$500.00.

ARTICLE Y - PRINCIPAL OFFICE

The post office address of the principal office of this corporation shall be: \$901 S. W. 111 Street, Miami, Florida 32156, or at such other place as may hereafter be designated by the Board of Directors. The post office address of the registered

Craig D. Sowage, Esq. 7BN. 164 998 (305)651.4101 BOI NE 167 St. #302 N. Miami Boh., FL 33162 3

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office of this corporation shall be 5901 B.W. 111 Street, Miuwi, Florida 33156, or at each other place as may hereafter be designated by the Board of Directors. The registered agent of this corporation shall be Craig D. Savago, whose business address is 801 N.E. 167th Street, Suite 302, North Miumi Beach, Florida 33162 and will be identical with the registered office of the corporation.

ARTICLE VI- NUMBER OF DIRECTORS

This comporation shall have not less than one (1) director initially. The number of directors may increase or decrease from time to time by Bylaws adopted by the shareholders but shall never be less than one.

ARTICLE VII - SUNCRIBERS

The names and post office addresses of the subscribers to these Articles of Incorporation are as follows:

KAME

Craig D. Savage

801 N.E. 167 Street #302 N. Niami Beach, FL 33162

ARTICLE VIII - INITIAL BOARD OF DIRECTORS

The names and post office addresses of the initial members of the first Board of Directors are:

MAME

ADDRESS

Jonathan E. Fels

5901 S.W. 111 Street Miami, Florida 33156

Michael Levy

5901 S.W. 111 Street Miami, Florida 33156

Bernard Offenberg

5901 S.W. 111 Street Miami, Florida 33156

ARTICLE IX - CONTRACTUAL POWERS

In the absence of fraud, no contract or other transaction between this corporation and any other person, firm, association, corporation or partnership, shall be affected or invalidated by the fact that any director or officer of this comporation is pecuniarily or otherwise interested in or is a director or officer of any other such firm, association, comporation or partnership, or is a party or pecuniarily or otherwise interested in such contract or other transaction, or is

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in any way connected with any person, firm, association, corporation or partnership pecuniarily or otherwise interested therein. Any director may vote and may be counted in determining the existence of a quorum at any meeting of the Board of Directors of this corporation for the purposes of authorizing such contract or transaction with like force and effect as if he were not so interested or were not a director, member or officer of such firm, association, corporation or partnership.

ARTICLE I - PRE-EMPTIVE RICHTS

Mach shareholder of the corporation shall be entitled to full pre-emptive rights to acquire his proportional part of any unissued or treasury shares of the dorporation, or securities of the dorporation, or securities of the dorporation convertible into or carrying a right to subscribe to or acquire such shares, which may be issued at any time by the corporation.

ARTICLE II - RESTRICTIONS OF TRANSPER OF STOCK

Shares held by the initial shareholders listed hareinabove may not be resold or otherwise transferred to other persons unless first offered to the remaining shareholders or to this opporation. The price and terms at which, and the time within which those shares may be offered and sold shall be further specified by written agreement among all of the shareholders and this corporation.

ARTICLE III - SPECIAL PROVISO

Any action taken by the directors of this corporation, which is in their power, taken at a meeting of such directors, shall be valid for all intents and purposes whether or not a lawful notice of said meeting shall have been given to all directors as of said meeting shall have been given to all directors as required by law or the Bylaws of this corporation, if at any time prior to, during or subsequent to such meeting, all directors shall execute a waiver of notice and call of such meeting in writing and providing a majority of the directors shall have approved the action taken at such meeting. Any action by the remainders of this corporation which is within their power, taken at a meeting of such shareholders, shall be valid for all intents and purposes whether or not a lawful notice shall have been given to all shareholders as required by law or the Bylaws of this corporation, if at any time prior to, during or subsequent to such meeting, all shareholders shall execute a waiver of notice and call of such meeting in writing and providing a majority of the shareholders shall have approved or approve the action taken at such meeting. Nothing in this article shall be construed to allow any act by the Board of Directors to be approved by less than a majority of the directors, or whenever a greater vote is required by law or by 3.3

the Bylaws, by that vote. Nothing in this Article shall be construed to allow any act of the shareholders to be approved by less than a majority of the shareholders, or whomever a greater vote is required by law or by the Bylaws, by that vote.

ARTICLE MIT - SUNTER POWERS

This corporation shall have the further right and power to, from time to time, determine whether and to what extent and at what times and places, and under what conditions and regulations, the accounts and books of this corporation (other than the stook book) or any of them, shall be open to inspection of shareholders, and no shareholder shall have any right to inspect any account, book or document of this corporation, except as comferred by statute, unless authorized by resolution of the shareholders or by the Board of Directors. The corporation may, im its Bylaws, confer powers upon its Board of Directors or officers, in addition to the foregoing and in addition to the powers authorized and expressly conferred by statute. Both shareholders and directors shall have the power, if the Bylaws so provide, to hold their respective meetings and to have one or more offices within or without the State of Florida, and to keep the books of the comporation (subject to the provisions of statute) outside the State of Florida, at such places as may from time to time be designated by the Board of Directors. The comporation reserves the right to amend, after, change or repeal any provision contained in these Articles of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon shareholders herein are granted subject to this reservation.

ARTICLE XIV - TERM OF EXISTENCE

This corporation shall have perpetual existence.

IN WITHESS WHEREOF, I have hereunto set my hand and seal at North Miami Beach, Florida, on this Other day of May, 1996.

Craig D. Savage

STATE OF FLORIDA

COUNTY OF DADE

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EFFORE ME, the undersigned authority, this day personally appeared Craig D. Savage, to me well known to be the identical

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person described in and who executed the attached Articles of Incorporation of Brookman-Fels of South Florida, Inc., and he anknowledged before we that he signed and executed the same for the purposes therein set forth.

and official at Miami, Dade County, Florida, on this 200 day of May, 1996.

Motary Public

My Commission Expires:

19049224000

ABGISTERED ASSET

MAVING SEEN NAMED to serve as Registered Agent for, I hereby agree to act in this capacity and agree to comply with the provisions of Florida Statute relative to keeping said office open.

Craig D. Savage

6 HAY 20 PH 4: 2: ECXETARY OF STATE LLAHASSEE, FLORIDA