

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

500001691995 -05/21/36--01058--002 *****78.00 *****78.00

SUBJECT: U6 and Sons TTM (Proposed corporate name · must include sulfix) TEED TEED	
Enclosed is an original and one (1) copy of the articles of incorporation and a check of its strain for: \$70.00 \$78.75 \$122.50 \$131.25 Filling Fee & Certificate & Certified Copy & Certified Copy & Certificate & Additional Copy Required	
FROM: DENBIGH COLEMAN Name (printed or typed) 1050 34d AVC N A T-4	
1050 34d AVE N AT-4 Address ST Peters burg F1 33705 City, State & Zip	_
Daytime Telephone number	

NOTE: Please provide the original and one copy of the articles.



May 28, 1996

DENBIGH COLEMAN 1050 3RD AVENUE NO STE I-4 ST. PETERSBURG, FL 33705

SUBJECT: D B AND SONS LTD Ref. Number: W96000011203

We have received your document for D B AND SONS LTD and check(s) totaling \$78.00. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The corporate name must contain a suffix that will clearly indicate that it is a corporation. Such suffixes include: CORPORATION, CORP., COMPANY, CO., INC., and INCORPORATED.

The document must state the number of shares of authorized stock.

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

If you have any questions concerning the filing of your document, please call (904) 487-6878.

Terri Buckley Corporate Specialist

Letter Number: 596A00026467

ARTICLES OF INCORPORATION

The undersigned incorporator(s), for the purpose of forming a corporation under the Florida Business Corporation Act, hereby adopt(s) the following Articles of Incorporation.

ARTICLE I NAME

The name of the corporation shall be:

d 6 and sows INC.

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SECRETARY OF STA

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

Mailing Address 1050 BRd AUR N 1 I-41 ST Petersburg F1 33705

Business 1701 16 th STREET South ST Pelcesburg F1, 33701

ARTICLE III SHARES

The number of shares of stock that this corporation is authorized to have outstanding at any one time is:

ARTICLE IV INITIAL REGISTERED AGENT AND STREET ADDRESS
The name and address of the initial registered agent is:

Same As Above

ARTICLE V INCORPORATOR(S)

See instructions for officers/directors

The name(s) and street address(es) of the incorporator(s) to these Articles of Incorporation is(are):

DENbigh Coleman
1050 3Rd Ave N # I-4
57 Petersburg, F1 33705

Burbaru Coleman 1050 3Rd HURN 1+I-4 ST Petersburg, F433705

Rodney BROWN 3638 W113 St #12 Ingle and Ca 90303

The undersigned incorporator(s) has(have) executed these Articles of Incorporation this

16 day of May , 19 96.

.

Signature

Signature

NOTE: Affixing an officer title after a signature of an incorporator does not constitute the designation of officers.

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS (FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING OFFICE/REGISTERED AGENT, IN THE STATE OF WORLD	OF THE STATE OF
OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.	85 JH -6
1. The name of the corporation is: Chaul Sons Trace	SEE TO THE
	A STATE OF THE PARTY OF THE PAR
2. The name and address of the registered agent and office is:	
NEWBERGH (OKMAN) (NAME)	-
(P.O. Box or Mail Drop Box NOT ACCEPTABLE)	.
EST POLORS DORG F/ 33705 (CITY/STATE/ZIP)	•

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Signature) 5-16-96 (Date)

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NEW FILINGS	AMENDMENTS			
Profit	Amendment			
NonProfit	Resignation of R.A., Office	r/Director		
Limited Liability	Change of Registered Agen	t		
Domestication	Dissolution/Withdrawal			
Other	Merger			
OTHER FILINGS' Annual Report	REGISTRATION QUALIFICATION	AT	W8 MAR 3 1 1	997
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CR2E031(1-95)			Examiner's Initials	

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To! Department of state.

Be it tradum that DBJ SOMS had mever dome any business whatsoever since the corporation existed. Things were came as expected, so the best thing for Usta do is legally close it down. Should Finance become aunitable, we'll proceed with reopening this corporation.

Enclosed is the Greek For the Assion Required, That you.

Respectfully,
Vice President Demby H. Coleman

DB & SONS DENLIGH A COLEMAN

ARTICLES OF DISSOLUTION

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Pursuant to 607.1401, Florida Statutes, this Florida profit corporation submits the Sollowing Y CHE STATE articles of dissolution:

FIRST:	The name of the corporation is: SAMP SONS INC.
SECOND:	The articles of incorporation were filed on: Tune 4, 1996
THIRD:	(CHECK ONE)
	None of the corporation's shares have been issued.
	The corporation has not commenced business.
FOURTH:	No debt of the corporation remains unpaid.
FIFTH:	The net assets of the corporation remaining after winding up have been distributed to the shareholders, if shares were issued.
SIXTH:	Adoption of Dissolution (CHECK ONE)
	A majority of the incorporators authorized the dissolution.
	A majority of the directors authorized the dissolution.
Signe	ed this
Signatur	(By the chairman of vice chairman of the board, president, or other officer - if there are no officers or directors, by an incorporator.)
-	DENBIGH A COleman (Typed or printed name)
-	Vice President.