# 79600058181

ATTORNEY AT LAW

POST OFFICE NON 822376
MANATHON SHORES, FL 33087-2376

11000 OVERBERS HIGHWAY MARATHON, FL 23080-2468 AREA 208-743-8488) (FAX 208-743-8488)

July 1, 1996

EFFECTIVE DATE

000001890150 -07/11/96--01002--020 \*\*\*\*122.50 \*\*\*\*122.50

Secretary of State Division of Corporations, The Capitol P. O. Box 6327 Tallahassee, FL 32314

Re: VAN GOGH ENTERPRISES, INC.

Dear Sir:

I am enclosing herewith an original and a copy of Articles of Incorporation for the referenced Corporation. In addition, enclosed is my check for \$122.50 which represents the following fees:

certified copy.,		• • • • • • • • • • • • • • • • • • • •	\$ 35.00 52.50 35.00
	- d - e		

TOTAL..... \$122.50

Please file the original of the enclosed Articles of Incorporation and return a certified copy to the undersigned.

Your prompt attention to this matter is greatly appreciated.

Very truly yours

Thomas J. Dowdell, III

TJD:mpl

Enclosures

FILED
96 JUL 10 : '1: 29
SECRETARY OF STATE
ALL MHASSEF FLORIDA

# ARTICLES OF INCORPORATION

7-1-94

OF VAN GOGH ENTERPRISES, INC. FILED

96 JUL 10 AM 11: 29

SECRETARY OF STATE
TALLAMASSEE, FLORIDA

The undersigned, acting as incorporators of a corporation under the Florida General Corporation Act, adopts the following Articles of Incorporation for such corporation:

- 1. NAME. The name of this corporation is VAN GOOH ENTERPRISES, INC.
- 2. ADDRESS OF CORPORATION. The principal office address and mailing address of the corporation is 5800 Overseas Highway, Suite 35-111, Gulfside Village (M.M. 50), Marathon, Florida 33050.
- 3. DURATION. The date corporation existence shall commence is the date of the subscription and acknowledgment of these articles. The period of its duration is perpetual.
- 4. PURPOSE. The purpose is to engage in any activities or businesses permitted under the laws of the United States and Florida.
- 5. CAPITAL STOCK. The corporation is authorized to issue 1,000 shares, all of one class, at TEN DOLLARS (\$10.00) par value.
- 6. INITIAL REGISTERED OFFICE AND AGENT. The name and address of the initial registered agent and registered office of this corporation is as follows:

THOMAS J. DOWDELL, III 11300 Overseas Highway Marathon, Florida 33050-7465

7. INITIAL BOARD OF DIRECTORS. This corporation shall have three (3) directors initially. The number of directors may be either increased or decreased from time to time by amendment of the bylaws of the corporation in the manner provided by law, but shall never be less than one (1).

The names and addresses of the initial directors of this corporation are:

### NAME

### ADDRESS

HILLEGONDA VAN DER NOLK VAN GOGH

14 Kyle Way, South Marathon, FL 33050

BERNICE GOODMAN

14 Kyle Way, South Marathon, FL 33050

KUNEGONDA JOHANNA VAN DER NOLK VAN GOGH

Ruychaver Str. 46 2581VT

2

Den Haag, Holland

8. INCORPORATORS. The names and addresses of the Incorporators signing these Articles of Incorporation are:

### NAME

### ADDRESS

HILLEGONDA VAN DER NOLK VAN GOGH

14 Kyle Way, South Marathon, FL 33050

BERNICE GOODMAN

14 Kyle Way, South Marathon, FL 33050

- 9. BYLAW AMENDMENT. The power to adopt, alter, amend or repeal the bylaws of this corporation shall be vested in the Board of Directors and the Shareholders.
- 10. INDEMNIFICATION. The corporation shall indemnify any officer or director, or any former officer or director, to the full extent permitted by law.
- 11. INFORMAL ACTION OF DIRECTORS. If all the Directors severally or collectively consent in writing to any action taken or to be taken by the corporation, and the writings evidencing their consent are filed with the Secretary of the Corporation, the action shall be as valid as though it had been authorized at a meeting of the Board of Directors.
- 12. AMENDMENT OF ARTICLES. This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or an amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

13. PREEMPTIVE RIGHTS. Each Shareholder of this corporation shall have the fir a right to purchase shares (and securities convertible into shares) of any class, kind or series of stock in this corporation that may from time to time be issued (whether or not presently authorized), including shares from the treasury of this corporation, in the ratio that the number of shares he holds at the time of issue bears to the total number of shares outstanding, exclusive of treasury shares. This right shall be deemed waived by any Shareholder who does not exercise it and pay for the shares preempted within thirty (30) days of receipt of a notice in writing from the corporation, stating the prices, teams and conditions of the issue of shares, and inviting her to exercise her preemptive rights. This right may also be waived by affirmative written waiver submitted by the Shareholder to the corporation within thirty (30) days of receip of notice from the corporation.

# 14. RESTRICTION ON TRANSPER.

- A. The stockholders shall not encumber or dispose of their stock in the corporation now owned or hereafter acquired by them as follows:
- (1). The stockholder desiring to dispose of her stock must first obtain the written consent of the other stockholder or stockholders.
- (2). In the absence of such written consent, the stockholder desiring to dispose of her stock must give thirty (30) days written notice by registered mail to the other stockholder or stockholders of her intention to make such disposition. The other stockholder or stockholders shall have the option within thirty (30) days to purchase said stock, or their prorata share of all such stock. In any event, no stock in the corporation shall be transferred to a person who is not already a stockholder unless the stock shall have been first offered for sale to each of the other stockholders or the corporation. The purchase price shall be the book value of the stock as of the date of the notice.

- B. Upon the death of any stockholder, the surviving stockholder or stockholders shall have the option to purchase all the shares of stock of the corporation owned by the decedent by serving written notice on the administration or personal representative of the decedent within thirty (30) days after the qualification of such administrator or personal representative. The purchase price shall be computed as provided in paragraph A.(2) above.
- C. The cortificates of stock of the corporation issued shall bear reference to the restrictions relating to transfer and option in the event of death as set forth in paragraphs  $A_{*}(2)$  and  $B_{*}$  above.

IN WITNESS WHEREOF, the undersigned incorporators have executed these Articles of Incorporation this \_\_\_\_\_\_ day of July, 1996.

HILLEGOOD VAN DEN NOLK VAN GOGH, Incorporator

BERNIOS ROOF

ACOMAN, Incorporator

THOMAS J. DOWDBLL, III, Resident Agent

# STATE OF FLORIDA COUNTY OF MONROE

Before me the undersigned authority, personally appeared HILLEGONDA VAN DER NOLK VAN GOGH, and BERNICE GOODMAN, to me known to be the persons who executed the foregoing Articles of Incorporation, and they acknowledged to and before me that they executed such instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this /2/ day of July, 1996.

OFFLOR OFFICIAL NOTARY SEAL MARQUERITE P LEWIS COMMISSION NUMBER CC26658 MY COMMISSION EXP. FEB. 20,1997

MARGUERITE F. LEWIS
NOTARY PUBLIC, State of Florida
My commission expires: 2/20/97

## STATE OF FLORIDA COUNTY OF MONROE

Having been named as Resident Agent to accept service of process for the above stated corporation, at the place designated in these Articles, I hereby am familiar with and accept the duties and responsibilities as Registered Ayent for said corporation, and I accept to act in this capacity and agree to comply with the provision of said act relative to keeping open said office,

THOMAS J. DOWDENL, III

Sworn to and subscribed to before me this Lad day of July, 1996, by THOMAS J. DOWDELL, III, who is personally known to me.

MARGUERITE P. LEWIS NOTARY PUBLIC, State of Florida

My Commission expires: 2/20/97

OFFICIAL NOTARY BEAL