TRUE 36

BORN DIVISION OF CORPORATIONS

B15 AM PURLIC RCCESS SYSTEM ((H96000011071))) ELECTRONIC FILING COVER

SHELT TO: BIVISION OF CORPORATIONS FROM: FILINGS, INC. DEPARTMENT OF

SHEPT TO: DIVISION OF CORPORATIONS FROM: FILINGS, INC. DEPARTMENT OF STATE

3732 NW 16TH ST STATE OF FLORIDA 409 EAST GAINES STREET FT AUDERDALE FL 33311- TALLAHASSEE, FL 32399 CONTACT: TERESA ROMAN FAX: (904) 922-4000 PHONE: (904) 385-6735 FAX: (904) 385-6761 ((H96000011071))) DOCUMENT TYPE: FLORIDA PROFIT CORPORATION OR P.A. NAME: MODUS UPHOLSTERY, INC. FAX AUDIT NUMBER: H96000011071 CURRENT STATUS: REQUESTED DATE REQUESTED: 08/09/1996 TIME REQUESTED: 08:53:22 CERTIFIED COPIES: 1

OB:53:22 CERTIFIED COPIES: 1

METHOD OF DELIVERY, MAIL RESUMBER OF CORPORATION OF PAGES: 8

PAGES: 8

METHOD OF DELIVERY: MAIL ESTIMATED CHARGE: \$122.50
ACCOUNT NUMBER: 072720000101 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. (((H96000011071))) ** ENTER 'M' FOR MENU. **

Hose for pick up

1/8/9

6746 ni 6+8.11.3

620,000 50

FILED #111 20

71<u>1</u> |---

C

1.1

ARTICLES OF INCORPORATION

OF

MODUS UPHOLOPERY, INC.

The undersigned, for the purpose of forming a corporation under the Florida Business Corporation Act, and who is a natural person computent to contract, does hereby adopt the following Articles of Incorporation:

ARTICLE 1

The name of this Corporation shall be MODUS UPHOLETERY, INC., a Floride corporation.

ARTICLE 2

This Corporation shall have perpetual existence.

ARTICLE 1

The general purposes for which the Corporation is organized are as follows:

- 1. To transact any lewful business for which corporations may be incorporated under the Plorida General Corporation Act, and to engage in any trade or business which can, in the opinion of the Board of Directors of the corporation, be advantageously carried on in connection with the foregoing business.
- 2. To do such other and further things as are incidental to the foregoing or necessary or desirable in order to accomplish the foregoing.
- 3. To carry out any business, occupation, undertaking, enterprise and exercising any power or authority which may be done by a private corporation organized and existing under and by virtue

Semuni S. Garun, Esquire Josias, Gorun, Cherof, Deody & Errel, P.R. 3099 E. Commercial Rivd., \$200 Ft. Lauderdnie, FL 33308 Fla. Ber No. 205850 - \$87 - 771 - 4808 of Chapter 607, Florida Statutes, and as emended, it being the intention that this corporation may conduct and transact any husiness lawfully authorised and not prohibited by Chapter 607, Florida Statutes, and as exended.

ARTICLE 4

The aggregate number of shares which the Corporation is authorised to issue is PIFTY THOUSAND (50,000.00) shares. Such shares shall be of single class, and shall have a par value of ONE (\$1.00) DOLLAR.

Rach Stockholder of the Corporation shall have the right to purchase, subscribe for, or receive a right or rights to purchase or subscribe for, at the per value thereof, a pro rate portion of:

- (1) Any stock of any class that the Corporation may issue or sell, whether or not exchangeable for any stock of the Corporation of any class or classes, and whether or not of unissued shares authorized by the Articles of Incorporation as originally filed or by any amendment—thereof or out of shares of stock of the Corporation acquired by it after the issuence thereof, and whether issued for cash, labor done, personal property, or real property, or leases thereof; or
- (2) Any obligation that the Corporation may issue or sell which is convertible into or exchangeable for any stock of the Corporation of any class or classes, or to which is attached or pertinent any warrant or warrants or other instrument or instruments conferring on the holder the right to subscribe for or

H960000011071

purchase from the Corporation any shares of its stock of any class or classes.

ARTICLE 5

The street address of the initial registered office of the Corporation is: 3099 E. Commercial Boulevard, Suite 200, Fort Lauderdale, Florida, 33308, and the name of its initial registered agent at such address is Samuel S. Goren, Esquire.

I hereby accept to act as registered agent, and agree to comply with the provision of said Act relative to keeping open said office.

SOCIET S. COMP. (Registered Agent)

ARTICLE 6

The address of the principal office of the Corporation is: 3625 SN 30 Avenue, Bldg. #1, Fort Laudardale, Florida, 33312.

ARTICLE 7

The number of Directors constituting the initial Board of Directors of the Corporation is one (1). The name and address of the person who is to serve as a member of the initial Board of Directors is:

Keith McMaughton

ARTICLE 8

A. The business of the Corporation shall be conducted and managed by its Board of Directors, and such Board of Directors

shall consist of not less than one (1) and not more than five (5) Directors. The sole Director named above shall have the power to approve and adopt the Bylaws of this Corporation until his/her successor is elected or appointed.

- B. The qualifications, time and place of election and term of office of each Director shall be as provided for in the Bylaws of the Corporation.
- C. The officers of this Corporation may consist of a President, Viva President, Secretary, Transurer, and such other officers and agents as may be provided for by the Bylaws of this Corporation, who shall be chosen, serve for much term, and have such duties as may be prescribed by such Bylaws.

ARTICLE 9

No contract or other transaction between the Corporation and any other Corporation, and no act of the Corporation shall be affected in any way or invalidated by the fact that any of the Directors of the Corporation are pecuniarily or otherwise interested in, or are Directors or officers of, such other Corporation. Any Director individually, or any firm which any Director may be a member, may be a party to, or may be pecuniarily or otherwise interested in, any contract or transaction of the Corporation, provided that the fact that he/she or such firm is related by virtue of such attribution, shall be disclosed or shall have been known to the Board of Directors or such members thereof as shall be present at any meeting of the Board of Directors at which action upon such contract or transaction shall be taken; and

any Director of the Corporation who is so interested may be counted in determining the existence of a quorum at any meeting of the Board of Directors which shall authorize any such contract or transaction, and may vote thereat to authorize any such contract or transaction, with like force and effect as if he/she were not such Director or officer of such other Corporation or not so interested.

ARTICLE 10

- A. Stockholder Agreements. The Corporation and its Stockholders or the Stockholders among themselves, may enter into agreements, restricting the transferability or encumbrance of the etock of the Corporation. Such agreements may confer upon the Corporation or the Stockholders, or both an option of first refusal or mandatory purchase in the event of such transfer or encumbrance. Such agreements may include such restrictions during the lifetime or upon the death or legal incompetence of any Stockholder. Nothing in the Articles of Incorporation or the Bylavs shell be construed to authorise a transfer of such stock upon the books of the Corporation in violation of such agreements.
- B. Indemnification of Directors and Officers. The Corporation shall indemnify any Director or Officer who by virtue of his/her being a Director or Officer of this Corporation, is made a party to any action or proceeding, except when such Director or Officer is adjudicated guilty of malfeasance in the discharge of his duties to the Corporation. Indemnification shall be for all reasonable expenses incurred as a result of such action or proceeding.

- C. Directors liability. No Director shall be liable to the Corporation for any loss or demage suffered on account of any action taken or omitted in good faith, if such Director exercised the same degree of care that a prudent person would have exercised in the conduct of his/her own effeirs.
- D. Reimbursement of Directors. In any action or proceeding brought by or on behalf of the Corporation against a Director, which results in a decision in favor of the Director, the Corporation shall reimburse the Director for all reasonable expenses incurred by him/her in the course of the action or proceedings.

ARTICLE 11

The Directors shall not be liable for illegal dividends or distributions made by the Corporation, unless willful or negligant, if based on good faith reliance on representations made by officers or agents or records as to the financial condition of the Corporation.

ARTICLE 12

- A. These Articles of Incorporation are amendable upon approval by the Board of Directors of proposals submitted by the Stockholders and subsequently approved at a Stockholders meeting by tifty-one (51%) porcent of the stock entitled to vote.
- B. Motwithstanding the emending process contained in Paragraph A above, emendments may be made upon written approval by all of the Stockholders.

ARTICLE 13

No Stockholder shall have the right to sell, assign, pledge, ennumber, transfer or otherwise dispose of any of the shares of the Corporation without first offering such shares for sele to the Corporation at the net asset value thereof. Such offer shall be in writing, signed by the Stockholder; shall be sent by registered or cartified sail to the Corporation at its principal place of business, and shall remain open for acceptance by the Corporation for a period of thirty (30) days from the date of sailing. If the Corporation fails or rafuses within such period to make satisfactory arrangements for the purchase of such shares, the Stockholder shall have the right to dispose of his/her shares as he/she may see fit.

On the death of a Stockholder, the Corporation shall have the right to purchase all shares owned by such Stockholder immediately after his/her death on the terms set forth above, and this provision shall be binding on the executor, administrator, personal representative, heirs, successors and assigns of each Stockholder.

Each share certificate issued by the Corporation shell have printed or stamped thereon the following legend: "THESE SHARES ARE HELD SUBJECT TO CERTAIN TRANSFER RESTRICTIONS INPOSED BY THE ARTICLES OF INCORPORATION OF THE CORPORATION. A COPY OF SUCH ARTICLES IS ON FILE AT THE PRINCIPAL OFFICE OF THE CORPORATION."

H16 00000/1071

ARTICLE 14

The name and address of the incorporator is:

Mr. Keith McNaughton 3625 SW 30 Avenue Bidg. 81 Pt. Lauderdale, FL 3

33312

Keith McMaughton (INCORPORATOR)

A