Terminal Em 0:08:19 Fila Special Edit (((1196000011945))) ELECTRONIC FILING COVER SHEET TO: DIVIBION OF CORPORATIONS FROM: FAHMY & CO. DEPARTMENT OF STATE 2213 E. ATLANTIC BLVD. STATE OF FLORIDA 409 EAST GAINES STREET POMPANO BEACH FL 33062-8000127 TALLAHASSEE, FL 32399 CONTACT: HANY FAHMY FAX: (904) 922-4000 PHONE: (305) 785-3855 FAX: (305) 785-2564 (((H96000011945))) DOCUMENT TYPE: FLORIDA PROFIT CORPORATION OR P.A. NAME: BODY CHALK INC. FAX AUDIT NUMBER: H96000011945 CURRENT STATUS: REQUESTED DATE REQUESTED: 08/27/1996 TIME REQUESTED: 09:55:05 CERTIFICATE OF STATUS: 0 CERTIFIED COPIES: 0 NUMBER OF PAGES: 3 METHOD OF DELIVERY: FAX ESTIMATED CHARGE: \$70.00 ACCOUNT NUMBER: 071514000171 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. Remumber to type the Fax Audit number on the top and bottom of all pages of the document. (((H96000011945))) ** ENTER 'M' FOR MENU. ** ENTER SELECTION AND <CR>: F1-Holp F10-Menu bar F5-Logging [OFF]

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SECRETARY OF STATE

ARTICLES OF INCORPORATION

OF

BODY CHALK, INC.

THE UNDERSIGNED HEREBY MAKES, SUBSCRIBES, ACKNOWLEDGES AND FILES THE FOLLOWING ARTICLES OF INCORPORATION:

ARTICLE I

THE NAME OF THIS CORPORATION BHALL BE:

BODY CHALK, INC.

ARTICLE II

THE STREET ADDRESS IN THIS STATE OF THE PRINCIPAL OFFICE OF THIS CORPORATION SHALL BE: 924 SLIGH BLVD.
ORLANDO, FL 32806

ARTICLE III

THE CORPORATION SHALL HAVE PERPETUAL EXISTENCE, COMMENCING WITH THE DATE OF FILING OF THESE ARTICLES.

ARTICLE IV

THE GENERAL NATURE OF THE BUSINESS TO BE CONDUCTED BY THIS CORPORATION SHALL BE: CLOTHING MANUFACTURING AND FURTHER:

- (1) TO ENGAGE IN ANY AND ALL LAWFUL BUSINESSES, TRADES, OCCUPATIONS AND PROFESSIONS.
- (2) TO CONTRACT DEBTS AND BORROW MONEY, ISSUE AND SELL OR PLEDGE BONDS, DEBENTURES, NOTES AND OTHER EVIDENCES OF INDEBTEDNESS AND EXECUTE SUCH MORTGAGE TRANSFERS TO CORPORATE PROPERTY OR OTHER INSTRUMENTS TO SECURE THE PAYMENT OF CORPORATE INDEBTEDNESS AS MAY BE REQUIRED.
- (3) TO PURCHASE THE CORPORATE ASSETS OF ANY OTHER CORPORATION AND ENGAGE IN THE SAME OR OTHER CHARACTER OF BUSINESS.
- (4) TO ENTER INTO, MAKE, PERFORM AND CARRY OUT CONTRACTS AND AGREEMENTS OF EVERY KIND AND FOR EVERY LAWFUL PURPOSE WITHOUT

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LIMIT AS TO AMOUNT WITH ANY PERSON, FIRM, ASSOCIATION OR CORPORATION, AND TO TRANSACT ANY FURTHER AND OTHER BUSINESS NECESSARILY CONNECTED WITH THE PURPOSE OF THIS CORPORATION TO CALCULATE TO FACILITATE SAFE

- (5) TO CARRY ON ANY OR ALL OF ITS OPERATIONS AND BUSINESSES, AND TO PROMOTE ITS PURPOSES WITHIN THE STATE OF FLORIDA OR ELSEWHERE, WITHOUT RESTRICTION AS TO PLACE OR AMOUNT; AND TO USE, EXERCISE AND ENJOY ALL OF THE GENERAL POWERS OF LIKE CORPORATIONS.
- (6) TO DO ANY OR ALL OF THE THINGS HEREIN SET FORTH TO THE BAME EXTENT AS NATURAL PERSONS MIGHT OR COULD DO, AND IN ANY PART OF THE WORLD AS PRINCIPALS, AGENTS, CONTRACTORS OR OTHERWISE, ALONE, OR IN COMPANY WITH OTHERS, AND TO DO AND PERFORM ALL SUCH OTHER THINGS AND ACTS AS MAY BE NECESSARY, PROFITABLE OR EXPEDIENT IN CARRYING ON ANY OF THE BUSINESS OR ACTS ABOVE NAMED.
- (7) TO DO ALL THINGS ENUMERATED, SET FORTH AND AUTHORIZED BY FLORIDA STATUTES 1975, SECTION 607.011.

ARTICLE V

THE MAXIMUM NUMBER OF SHARES OF STOCK THAT THIS CORPORATION IS AUTHORIZED TO HAVE OUTSTANDING AT ANY TIME SHALL BE AS FOLLOWS: 100 SHARES AT ONE DOLLAR (\$1.00) PAR VALUE. THE ENTIRE VOTING POWER OF THE CORPORATION SHALL BE VESTED IN THE COMMON STOCKHOLDERS, AND EACH SHARE OF COMMON STOCK SHALL BE ENTITLED TO ONE VOTE, AS SHALL BE MORE FULLY SET FORTH AND DETERMINED IN THE BY-LAWS OF THIS CORPORATION. OTHER RIGHTS AND INTERESTS ACCRUING TO EACH SHARE OF COMMON STOCK WHICH ARE NOT CONTAINED IN THESE ARTICLES OF INCORPORATION SHALL BE MORE FULLY DETERMINED AND SET FORTH IN THE BY-LAWS.

ARTICLE VI

EVERY SHAREHOLDER, UPON THE SALE FOR CASH OF ANY NEW STOCK OF THIS CORPORATION OF THE SAME KIND, CLASS, OR SERIES AS THAT WHICH HE ALREADY HOLDS, SHALL HAVE THE RIGHT TO PURCHASE HIS PRORATA SHARE THEREOF (AS NEARLY AS MAY BE DONE WITHOUT ISSUANCE OF FRACTIONAL SHARES) AT THE PRICE AT WHICH IT IS OFFERED TO OTHERS.

ARTICLE VII

THIS CORPORATION SHALL HAVE ONE DIRECTOR INITIALLY. THE NUMBER OF DIRECTORS MAY BE EITHER INCREASED OR DIMINISHED FROM

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TIME TO TIME BY THE BY-LAMS BUT SHALL NEVER BE LESS THAN ONE. THE NAMES AND ADDRESSES OF THE INITIAL DIRECTORS ARE:

TRACY WALKER
024 SLIGH BLVD
08LANDO, FL 32806

NICHAEL DANIELS 262 LEMON LILLY CT ALTANONTE SPRINGS, PL 32714

ARTICLE VIII

THE NAMES AND STREET ADDRESSES OF THE OFFICERS OF THIS COR-PORATION WHO SHALL HOLD OFFICE FOR THE PIRST YEAR OR UNTIL HIS OR HER SUCCESSOR IS CHOSEN ARE:

NAME

....

OFFICE HELD

TRACY WALKER 924 SLIGH BLVD ORLANDO, FL 32805 PRESIDENT AND SECRETARY/TREASURER

MICHAEL DANIBLS 262 LENON LILLY CT ALTAMONTE SPRINGS, PL 32714 VICE-PRESIDENT

ARTICLE IX

THE STREET ADDRESS OF THE INITIAL REGISTRATION OFFICE OF THIS CORPORATION 18: 924 SLIGH BLVD ORLANDO, FL 32806

THE NAME OF THE INITIAL REGISTERED AGENT OF THIS CORPOGRATION AT THAT ADDRESS IS: TRACY WALKER

I HERRBY ACCEPT MY APPOINTMENT AS REGISTERED AGENT

ARTICLE_X

THE NAME AND STREET AUDRESS OF THE SUBSCRIBER TO THESE ARTICLES OF INCORPORATION ARE AS FOLLOWS: TRACY WALKER

924 BLIGH BLVD. ORLANDO TA 32806

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