Sara Rec A99 HW A14amy City/State/	Address He Springs F-2 32714 Zip Phone # 407.862-1040	FILED
CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):		
1. Un bew Enterprises /nc. (Corporation Name) (Document #) GUUDU2261066508/07/3701092008 *****245.00 ****122.50 (Corporation Name) (Document #)		
3.		
(Corporation Name) (Document #)		
4. (Corporation Name) (Document #)		
Walk in Pick up time Certified Copy Mail out Will wait Photocopy Certificate of Status		
NEW FILINGS	AMENDMENTS	
Profit	Amendment	TAL DE COME
NonProfit	Resignation of R.A., Officer/ Dir	
Limited Liability	Change of Registered Agent	SACE O
Domestication	Dissolution/Withdrawal	E N
Other	Merger	
OTHER FILINGS Annual Report	REGISTRATION/	CEIVED 6-7 PH 3 00 WAR CONTROLL CONTROL CON
Fictitious Name	Foreign	
Name Reservation	Limited Partnership	
	Reinstatement Trademark	
	Other	. ^
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Examiner's Initials

ARTICLES OF INCORPORATION

OF

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FILED

UNIBEAR ENTERPRISES INC.

A Florida Corporation

The undersigned subscribers to these Articles of Incorporation, each a natural person competent to contract, hereby associate themselves together to form a Corporation for profit under the

ARTICLE I

The name of the Corporation is: UNIBEAR ENTERPRISES INC.

Laws of the State of Florida,

ARTICLE II

This Corporation is to exist perpetually unless dissolved in accordance with the Laws of the State of Florida.

ARTICLE III

This Corporation may engage in any activities of business permitted under the Laws of the United States and of this State.

ARTICLE IV

The maximum number of shares of stock that this Corporation is authorized to have outstanding at any one time is 100 shares of common stock at One Dollar (\$1.00) par value. All or any part of said stock of this Corporation may be paid for wholly or in part for cash or other property, excluding stock or other securities, at a just valuation to be fixed by the Directors of this Corporation at any regular or special meeting and any and all shares so issued shall be paid fully and nonassessable.

ARTICLE V

The initial street address of the principal office of this Corporation in the State of Florida is: 499 N. HWY 434 #1023

C

ALTAMONTE SPRINGS FL. 32714. The Board of Directors may from time to time move the principal office to any other address in Florida. This Corporation shall have the privilege of having such branch offices at such other places within the State of Florida or without the State of Florida and within and without the United States of America as may be designated from time to time by the Directors of the Corporation.

ARTICLE VI

This Corporation shall not have less than one (1) Director initially; the number of Directors may be increased from time to time by By-Laws adopted by the Stockholders, but shall never be less than one (1).

ARTICLE VII

The name(s) and street address(es) of the member(s) of the first Board of Directors are:

CHARLES SCIASCIA SR.- PRES 499 N. HWY 434 # 1023 ALTAMONTE SPRINGS FL. 32714

SHILPA MORAR- SECRETARY 499 . HWY 434 # 1023 ALTAMONTE SPRINGS FL. 32714

Pursuant to Chapter 48.091, Florida Statutes, CHARLES SCIASCIA SR.

PRES.AT 499 N. HWY 434 \$ 1023 ALTAMONTE SPRINGS PL. FL. 32714 is

hereby named as agent of this Corporation to accept service of

process within the State of Florida. That the said, CHARLES

SCIASCIA SR.PRES In execution of these articles does accept to

act in this capacity and agrees to comply with the provisions of

said Act relative to keeping open said office located at the above

address.

ARTICLE VIII

The Articles of Incorporation may be amended in the manner provided by Law. Every amendment shall be approved by the Board

of Directors, proposed by them to the Stockholders, and approved at a stockholders' meeting by a majority of the stock entitled, to vote thereon, unless all the Directors and all the stockholders sign a written statement manifesting their intention that a certain amendment to these Articles of Incorporation be made.

IN WITNESS WHEREOF, the undersigned, CHARLES SCIASICA SR incorporator subscriber at 499 N. HWY 434 \$ 1023 ALTAMONTE SPRINGS FL. 32714 has made and subscribed these Articles of Incorporation for the uses and purposes aforesaid on the _______ day of ________. 1997

CHARLES SCIASICA SR.
REGISTERED AGENT/INCORPORATOR

STATE OF FLORIDA COUNTY OF

BEFORE ME, the undersigned authority, authorized to take acknowledgements in the State and County aforesaid, personally appeared CHARLES SCIASICA SR. Subscriber of UNIBEAR ENTERPRISES INC. known to me and known by me to be the person described in and who executed the foregoing instrument and he acknowledged before me that he executed the same for the purposes therein expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal this ______ day of ______, 1997.

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ACCEPTANCE BY REGISTERED AGENT

TALLAHASSEE FLORIDA

I, CHARLES SCIASICA SR. agree to accept the designation of

Registered Agent for UNIBEAR ENTERPRISES INC. Registered Agent to comply with all requirements, including acceptance of service of process, pursuant to Chapter 607, Florida Statutes, which apply to my capacity as a Registered Agent.

CHARLES SCIASCIA SR. Registered Agent

* Charles Sciasica Sr.

STATE OF FLORIDA

BEFORE ME, the undersigned authority, authorized to take acknowledgements in the State and County aforesaid, personally appeared CHARLES SCIASICA SR. Registered Agent of UNIBEAR ENTERPRISES INC. known to me and known by me to be the person described in and who executed the foregoing instrument and he acknowledged before me that he executed the same for the purposes therein expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal this _____ day of______, 1997.