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ARTICLES OF INCORPORATION

OF

BEYOND MASSAGE, INC.

97 0CT -2 AH II: 35

The undersigned, for the purpose of forming a corporation under the provisions of Chapter 607 of the *Florida Statutes*, hereinafter referred to as the Corporation, hereby agrees to the following:

ARTICLE I Name and Address

The name of the Corporation shall be **BEYOND MASSAGE**, **INC.** and its mailing address is 1248 Monterey Boulevard Northeast, St. Petersburg, Florida 33704.

ARTICLE II Purpose and Powers

<u>Section 1</u>. The Corporation is formed for the purpose of engaging in any lawful activity or business for which corporations may be incorporated under the laws of the State of Florida.

<u>Section 2</u>. The Corporation may exercise all powers, rights and privileges conferred on corporations pursuant to the laws of the State of Florida.

ARTICLE III Term of Existence

The Corporation shall have perpetual existence. Corporate existence shall commence on October 1, 1997, the date of execution and acknowledgment of these Articles of Incorporation, provided that these Articles of Incorporation are filed with the State of Florida Department of State within five (5) business days of such date. Otherwise, corporate existence shall commence on the date of filing of these Articles of Incorporation.

ARTICLE IV Capital Stock

The authorized capital stock of the Corporation shall be 1,000 shares of common stock having a par value of \$1.00 per share.

ARTICLE V Board of Directors

<u>Section 1</u>. The business and affairs of the Corporation shall be managed by a Board of Directors, the members of which shall be hereinafter referred to as Directors.

<u>Section 2</u>. The initial Board of Directors of the Corporation shall consist of two (2) Directors, whose names and addresses are as follows:

Name	Address
Laura L.J. Horn	1248 Monterey Boulevard Northeast St. Petersburg, FL 33704
Valinda Coyle	2770 Roosevelt Blvd., Apt. 3401 Clearwater, FL 33760

<u>Section 3</u>. The number of Directors shall be as provided in the Bylaws of the Corporation, but shall not be less than one (1).

<u>Section 4</u>. Directors shall be elected and hold office as provided in the Bylaws.

ARTICLE VI Bylaws

<u>Section 1</u>. The Board of Directors shall adopt Bylaws for the Corporation at a meeting of the Board of Directors following the filing of these Articles of Incorporation.

<u>Section 2</u>. The power to adopt, alter, amend or repeal the Bylaws of the Corporation may be exercised by the Board of Directors or the shareholders in accordance with the provisions of the Bylaws.

<u>Section 3</u>. Any Bylaws adopted by the Board of Directors or the shareholders may be altered, amended or repealed by the other group; provided, however, that any Bylaws adopted by the shareholders may provide that it shall be altered, amended, or repealed only by the shareholders.

ARTICLE VII Amendments

These Articles of Incorporation may be amended as set forth in the Florida Statutes, as amended from time to time.

ARTICLE VIII Registered Office and Agent

<u>Section 1</u>. The street address of the initial registered office of the Corporation shall be 1248 Monterey Boulevard Northeast, St. Petersburg, Florida 33704.

<u>Section 2</u>. The name of the initial registered agent of the Corporation located at said address shall be Laura L.J. Horn.

ARTICLE IX Incorporator

The name and address of the incorporator is:

Name

Address

Laura L.J. Horn

1248 Monterey Boulevard Northeast St. Petersburg, FL 33704

	F, for the purpose of forming a corporation under the resigned executed these Articles of Incorporation on Laura L.J. Horn
STATE OF FLORIDA	•
COUNTY OF PINELLAS	,
	nt was acknowledged before me this\s\rightarrow day HORN, who □ is personally known to me or □ as
My Commission Expires:	Notary Public (SEAL)
MARY JO CARNEY NY COMMISSION # CC321113 EXPIRES NOVEMBET 11, 1997 BONDED THRU TROY FAMINEURLANCE, INC.	MARY TO CARNEY (Print Name of Notary Public on this line)
ė.	ACCEPTANCE FACE AND SECRET SEC
	initial Registered Agent for BEYOND MASSAGE
INC., a Florida corporation, as state	Laura L.J. Horn