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TO: DIVISION OF CORPORATIONS

FAX #: (850)922-4001

FROM: EMPIRE CORPORATE KIT COMPANY

EFFECTIVE BATE CONTACT: RAY STORMONT

ACCT#: 072450003255

PHONE: (305)541-3694

FAX #: (305)541-3770

NAME: IRIS HOLDINGS INC.

AUDIT NUMBER..... H98000006419

DOC TYPE.....FLORIDA PROFIT CORPORATION OR P.A.

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FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

April 6, 1998

EMPIRE

SUBJECT: IRIS HOLDINGS INC.

REF: W98000007431

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The FAX audit number must be on the top and bottom of each page of the document.

If you have any further quastions concerning your document, please call **(850) 487-6931.**

Becky McKnight Document Specialist FAX Aud. #: H98000006419 Letter Number: 098A00018146

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Certificate of incorporation

IRIS HOLDINGS INC.

The undersigned hereby associate for the purpose of becoming a corporation under the Laws of the State of Florida, providing for the formation of a corporation for profit, with the powers, rights, privileges and immunities hereinafter mentioned, and make, subscribe and acknowledge and file with the Secretary of State of Florida, this Certificate of Incorporation, and to that end does by this certificate set forth:

ARTICLE I NAME

The name of the corporation shall be

IRIS HOLDINGS INC..

The corporation will be doing business as

TRIS HULDINGS INC.

ARTICLE II PRINCIPLE OFFICE

The principle place of business and mailing address of this corporation shall be:

The physical address of the corporation is: IRIS HOLDINGS INC.,

3389 SHERIDAN ST SUITE 101 HOLLYWOOD, FL 33021

The mailing address of the corporation is:

IRIS HOLDINGS INC.,

3389 SHERIDAN ST SUITE 101 HOLLYWOOD, FL 33021

ARTICLE III PERPETULLY

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This corporation shall exist in perpetuity commencing on the date of execution and acknowledgment of these Articles of Incorporation. Prepared by: Alan Razla C.P.A. 22 Boxwood ed: Hollywood, Pl 33021
(954) 983-9394

ARTICLE IV PURPOSE

The general nature of the business, objects and purpose proposed to be transacted and carried on, are to do any and all things allowed and permitted to be done by corporations under the Statutes of the State Florida, and to do any and all things hereinafter mentioned as fully and to the same extent as natural persons might or could do, to-wit:

- A. To engage in the business PERFUMES and accessories, invest in various ventures, and to conduct any and all other lawfully authorized business associated with this name.
- B. To acquire, hold, undertake and fully exploit the good will, property right, franchises and assets of every kind and the liabilities of any person, firm, association or corporation, either wholly or partly, and to pay for the same in cash, stocks and/or bonds of the company or otherwise.
- C. to borrow money and contract debts when necessary for the transaction of the business or for the exercise of its corporate rights, privileges and / or franchises, or for any other lawful purpose of its incorporation, to issue bonds, promissory:notes, bills for exchange, debenture and other obligations and evidence of indebtedness payable at a specified time or times or payable updn the happening of a specified event or events whether by mortgage, pledge or otherwise, or unsecured for money borrowed or in payment for property or acquired or any other lawful object.
- D. To guarantee, purchase, hold, sell, assiţin, transfer, mortgage pledge or otherwise depose of the shares or the capital stock of any bonds, securities or evidence of indebtedţiess created by any other States or Government and white owner of such stock to exercise all the rights, powers, and privileges of ownership, including the right to vote thereon.
- E. To conduct business, have one or more offices and hold, purchase, mortgage and convey real and personal property in this state and in any of the several states, territories, possessions and dependencies of the United States, and District of Columbia and in foreign countries.
- F. To do all and everything necessary and proper for the accomplishment of the object enumerated in the Certificate of Incorporation or any amendment thereof or necessary or incidental to the protection and benefit of the corporation atid, in general, to carry on any lawful business necessary or incidental to the attainment similar in nature to the objects set forth therein, it being understood that the foregoing enumeration of specific power shall not be deemed exclusive by all other lawful powers conferred by the Statutes of the State of Florida are hereby included.

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ARTICLE V. CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 10,000 (one hundred thousand shares) of Common Stock which shall have One Dollar (\$1.00) par value.

ARTICLE VI LIQUIDATION

In the event of any voluntary or involuntary liquidation, dissolution, of winding up of this Corporation, the assets of the Corporation shall be payable to and distributed ratably among the holders of record of the Common Shares.

ARTICLE VII VOTING RIGHTS

Except as otherwise provided by law, the entire voting power for the election of Directors and for all other purposes shall be vested exclusively in the holders of the outstanding Common Shares.

ARTICLE VIII PREEMPTIVE RIGHTS

Every shareholder, upon the sale for each 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 pro-rate share thereof (as nearly as may be done without issuance of fractional shares) at the price at which it is offered to others.

ARTICLE IX INITIAL REGISTERED AGENT AND ADDRESS

The name and address of the initial registered agent is

AMNON PRI-HADASH REGISTERED AGENT 3389 SHERIDAN ST SUITE 101 HOLLYWOOD, FL 33021

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ARTICLE X DIRECTORS

This Corporation shall have one Directors initially. The number of Directors may be either increased or diminished from time to time by the By-Laws but shall never be less than one (I). The name and the address of the initial Directors of this Co

AMNON PRI-HADASH DIRECTOR 3389 SHERIDAN ST SUITE 101 HOLLYWOOD. FL 33021

ARTICLE XI

Reserved for future use.

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Reserved for future use.

ARTICLE XII AMENDMENT

This Corporation reserves the right to ammend or repeal any provisions contained in these Certificate of Incorporation, or any amendments thereto, and any tight conferred upon the shareholders is subject to this reservation.

ARTICLE XIII OFFICERS

The names and street addresses of the officers of this porporation are:

AMNON PRI-HADASH 3389 SHERIDAN ST SUITE 101 HOLLYWOOD, FL 33021

Title: President & CEO, Treasurer & Secetary

ARTICLE XIV DIRECTOR'S POWERS

The directors of the Corporation, in addition to the powers conferred by the laws of the State of Florida shall have the power to make, alter and repeal the By-Laws and to set apart out of any of the funds of the corporation available for dividends a reserve or reserves for any proper purpose, and to alter or abolish such reserve.

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ARTICLE XIV DIRECTOR'S POWERS

- A. The Corporation shall have a first lien on the shares of its members' stock and upon all dividends due them for any indebtedness by such members of the corporation.
- B. The private property of the stockholders shall not be subject to the payment of the corporate debt to any extent whatever.
- C. The Corporation shall have full power and lawful authority to accept property, real, personal or mixed, labor and services, in payment for shares of the capital stock, in lieu of cash, at just valuation to be fixed by its Board of Directors.
- D. Shares of the capital stock of the company when certificates therof shall be issued shall be fully paid and nonassessable.
- E. Shares of the capital stock of the company shall be transferred only on the books of the company by the holder thereof in person, or by his attorney, upon the surrender and cancellation of a certificate or certificates for like number of shares.
- F. The Corporation reserves the right to amend. change or repeal any provisions contained in this Certificate of Interporation in any manner new or hereinafter prescribed by law and all rights conferred on Officers, Directors and Stockholders herein are granted subject to this reserve.

IN WITNESS WHEREOF, we have the Miami , Florida on the Miami , Florida on the Miami ,	nereunto sudscribed our names and affixed our seals at his 1ST day of April 1998
	AMNON PRI-HADASH President CEO, Secretary, Treasurer
	Sworn to and subscribed before me this day of
DRIV LIC # FZ. P632 000633110	×NOTARY PUBLIC
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CERTIFICATE OF DESIGNATION REGISTERED AGENT / REGISTERED OFFICE

Pursuant to the provision of section 607.0501. Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office. / registered agent, in the state of Florida.

Licitad		
1.	The name of the corporation is:	
	IRIS HOLDINGS INC.,	
2.	The name and address of the registered age AMNON PRI-HADASH 3389 SHERIDAN ST SUITE 101 HOLLYWOOD, FL 33021 SIGNATURE TITLE DATE	x Registered Agent Only 01-Apr-98
		>

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HERBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

SIGNATURE

DATE

Registerred Agent

01-Apr-98

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