SUSAN J. CAWTHORNE, ESQUIRE 1611 Durango Drive Lady Lake, Florida 32159

352-750-5231

Licensed to practice in Florida

and New Hampshire

08/28/98

98100078074

State of Florida Division of Corporations Post Office Box 6327 Tallahassee, Florida 32314

Re: The Fabric Stash, Inc.

Dear Sir or Madam:

Enclosed is an original and one copy of the Articles of Incorporation for The Fabric Stash, Inc., with the Certificate Designating Registered Agent. Please file the original in your offices and certify and return to us one certified copy.

I am enclosing my client's check in the amount of \$122.50, covering:

\$ 35.00 Filing Fee \$ 52.50 Certified Copy \$ 35.00 Registered Agent Designation

\$122.50 Total Filing Fees

Should you have any questions, please feel free to contact me at your earliest convenience.

Very truly yours

Susan J. Cawthorne, Esquire

900002632949--1 -09/04/98--01127--012 ****122.50 ****122.50

SJC/bh Enclosures cc: client



ARTICLES OF INCORPORATION OF

THE FABRIC STASH, INC.

I, the undersigned, do hereby execute these Articles of Incorporation for the purpose of forming and becoming a corporation for profit under the Florida General Corporation Act, and do hereby certify that I have become such a corporation under and pursuant to the following Articles of Incorporation.

ARTICLE I - NAME AND PRINCIPAL OFFICE

The name of this corporation is:

The Fabric Stash, Inc.

The principal address of the corporation is 11012 SE 62nd Ave., Belleview, FL 34420.

ARTICLE II - PURPOSE AND DURATION

This corporation is organized for the general purpose of selling fabrics, notions, quilting supplies in general and similar merchandise to the public at large, and to engage in any and all other lawful activity or business permitted under the laws of the State of Florida and of the United States of America.

The corporation shall have perpetual existence.

ARTICLE III - CAPITAL STOCK

This corporation is authorized to issue ten thousand (10,000) shares of capital stock with a par value of \$1.00 per share. These shall be designated "Common Shares". The sum of the par value of all shares of capital stock of the corporation that have been issued shall be the stated capital of the corporation at any particular time.

ARTICLE IV - LIMITATIONS AND RELATIVE RIGHTS OF SHARES OF CAPITAL STOCK

Section 1. Dividends.

Upon the payment or setting apart for payment of dividends, current and accumulated, at the specified percentage rate per share per annum upon the outstanding Preferred Shares, if any, the directors may declare and pay dividends upon the Common

Shares.

Section 2. Rights Upon Liquidation or Dissolution.

Upon payment to the holders of Preferred Shares of the amount payable to them, if any, the remaining assets of this corporation shall be payable to and distributed ratably among holders of record of the Common Shares.

Section 3. 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 V - DESIGNATION OF SERIES

Preferred Shares may be issued from time to time in series if the stockholders have not elected to be taxed as a Small Business Corporation. All Preferred Shares shall be of equal rank and identical, except in respect to the particulars that may be fixed by the Board of Directors herein. The Board of Directors is authorized and required to fix, in the manner and to the full extent provided and permitted by law, all provisions of the shares of each series set forth below:

- 1. The distinctive designation of all series and the number of shares which shall constitute such series;
- 2. The annual rate of dividends payable on the shares of all series and the time and manner of payment;
- 3. The redemption price or prices, if any, for the shares of each, any or all series;
- 4. The obligation, if any, of the holders of shares of terms and conditions of such conversion.

ARTICLE VI - PREEMPTIVE RIGHTS

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 pro rata 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 - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered agent of this corporation is 13475 SE 45th Avenue, Belleview, FL 34420, and the name of the initial registered agent of this

corporation is Janet L. Bunn.

ARTICLE VIII - INITIAL OFFICERS

This corporation shall have two (2) officers initially. The number and duties of officers may be either increased or diminished from time to time by the bylaws but shall never be less than a president or executive officer and a secretary. The names and addresses of the initial officers of this corporation are:

President - M. Gayle Blades

Secretary/Treasurer - Janet L. Bunn

ARTICLE IX - INITIAL BOARD OF DIRECTORS

This corporation shall have two (2) directors initially. The number of directors may be either increased by the vote of the holders of forty (40%) percent of the common shares at a duly called meeting, or diminished by the vote of the holders of sixty-seven (67%) percent of the common shares but shall never be less than one (1). The names and addresses of the persons who shall serve as directors until their successors have been elected and qualified, are as follows:

Janet L. Bunn, 13475 SE 45th Ave., Belleview, FL 34420 M. Gayle Blades, 21445 SW 87th St., Dunellon, FL 34431

<u>ARTICLE X - INCORPORATORS</u>

The name and address of the initial incorporator, who is signing these Articles, is:

Janet L. Bunn, 13475 SE 45th Ave., Belleview, FL 34420 ARTICLE XI - BYLAWS

The power to adopt, alter, amend or repeal bylaws shall be vested in the Board of Directors or the shareholders.

ARTICLE XII - RESTRICTIONS OF TRANSFER OF STOCK

Shares of capital stock of this corporation shall be issued initially to the following persons and in the amount so opposite their names:

Janet L. Bunn, 13475 SE 45th Ave., Belleview, FL 34420 50 shares M. Gayle Blades, 21445 SW 87th St., Dunellon, FL 34431 50 shares

Shares held by the initial shareholders listed above may not be resold or otherwise transferred to other persons unless such shares are first offered to the remaining

shareholders or to this corporation. The price and terms at which, and the time within which, such shares may be offered and sold shall be further specified by written agreement among all of the shareholders and this corporation. The preemptive right of any holder is determined by the ratio of the authorized and issued shares of common stock held by the holder of all shares of common stock currently authorized and issued.

ARTICLE XIII - CUMULATIVE VOTING

At each election for directors, every shareholder entitled to vote at such election shall have the right to cumulate his votes by giving one candidate as many votes as the number of directors to be elected at that time multiplied by the number of his shares, or by distributing such votes on the same principle among any number of such candidates.

ARTICLE XIV - CALLING OF SPECIAL MEETINGS

Special meetings of shareholders may be called by the holders of fifty-one (51%) percent or more of the common shares.

ARTICLE XV - SHAREHOLDERS QUORUM AND VOTING

Fifty-one (51%) percent of the shares entitled to vote, represented in person or by proxy, shall constitute a quorum at a meeting of shareholders.

The affirmative vote of fifty-one (51%) percent of the shares shall be the act of the shareholders.

ARTICLE XVI - GREATER VOTING REQUIREMENTS FOR SHAREHOLDERS WITH RESPECT TO EXTRAORDINARY CORPORATE ACTIONS

The affirmative vote of seventy-five (75%) percent of the shares of this corporation entitled to vote thereon shall be required for the authorization of mergers, consolidations, sales of assets and amendments.

ARTICLE XVII - APPROVAL OF SHAREHOLDERS REQUIRED FOR MERGER

The approval of seventy-five (75%) percent of the shareholders of this corporation to any plan of merger shall be required in every case, whether or not such approval is required by law.

ARTICLE XVIII - SHAREHOLDERS MEETING REQUIRED

Any action of the shareholders of this corporation must be taken at a meeting of shareholders of this corporation, duly called as provided by law, unless waived in writing by all shareholders.

ARTICLE XXVII - AMENDMENT

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

IN WITNES	WHEREOF,	the und	lersigned	subscriber has	s executed	these
Articles of Incorporation th	is <u>27</u>	day of	Au	gust	1998	•
•	_ ,			COL		
		(Sene	th Du	m	
		Ja	net L. Bui	m		
			/ *	· ".	fF	

STATE OF FLORIDA COUNTY OF MARION

The foregoing instrument was acknowledged before me this 27 day of august, 1998 by JANET L. BUNN, who is X personally known to me or [] who has produced ______ as identification and who (did) (did not) take an oath.

Notary Public, at Large

JANET G. JACOBS (Print Name)

My Commission Expires: 4-16-02

JANET G. JACOBS
Notary Public, State of Florida
Commission No. CC 734348
My Commission Expires 4/16/02

ACCEPTANCE OF APPOINTMENT AS REGISTERED AGENT AND OFFICE

Having been named to accept service of process for The Fabric Stash, Inc., I hereby declare my acceptance of the appointment as registered agent and registered office of this corporation. I agree to so serve and to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

Dated: 8-27-98

lanet L. Bunn