	TRANSMIT	PTAILETTER (55
Department of State Division of Corporation P. O. Box 6327 Tallahassee, FL 3231	ons	99 FEB II PM 1: 47 SECRETIRY OF STATE TALLAHASSEE, FLORID	00002772 -02/11/99-0 -02/11/99-0 *****87.50	5482 1031008 *****87.50
SUBJECT:	HENDERSON SURFING P	RODUCTS, INC.	-	
Scharci.	(Proposed corpor	ate name - must include su	ffix)	
Enclosed is an origina	al and one(1) copy of the article	s of incorporation and a	check for :	
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	XXXX587.50 Filing Fee, Certified Copy & Certificate of Status	
		ADDITIONAL CO	T REQUIRED	
FROM:	ERIC HENDERSON	inted on true d		q
	Name (Printed or typed) 900-A ANASTASIA BLVD.		- 	
	Address SAINT AUGUSTINE, FL 32084		. Ta	
	City, State & Zip			•
	904 826-3323			

NOTE: Please provide the original and one copy of the articles.

Daytime Telephone number

HaH. 9

ARTICLES OF INCORPORATION HENDERSON SURFING PRODUCTS, INC. 99

We, the undersigned, all being sui juris, do hereby agree for ourselves, under the laws of the State of Florida, Florida Statute 607 et seq, and the provisions therein for the formation, rights, liabilities, privileges, benefits, and obligations conferred and imposed by said laws on corporations for profit, do hereby subscribe to and adopt the Articles set forth herein.

ARTICLE ONE: Name

The name of this Corporation shall be Henderson Surfing Products, Inc.

ARTICLE TWO: Duration

Henderson Surfing Products, Inc. shall have perpetual existence.

ARTICLE THREE: Purpose

The general and specific purposes for which Henderson Surfing Products, Inc. is organized are to:

- Engage in the business of the sale of surfing and related products and A. services.
- B. Purchase, sell, receive, take by grant, gift or devise bequest or otherwise, own, hold, improve, through experimentation in full or by an interest in related entities and development designed and appropriate for intrastructural development.
- C. To transact the business of investing on behalf of itself or others, and part of its capital and such additional funds as it may obtain, or any interest therein, either as tenant in common or otherwise, and selling or otherwise disposing of the same, or any part thereof, or interest therein.
- D. To invest in new and existing enterprises on its own or by the mechanism of joint venture.
- E. To procure, interview, investigate, recommend for employment, supervise and evaluate employees including, but not limited to, individuals, groups, forces, contractors, to engage in the corporation's objectives.
- F. To do everything necessary, proper, advisable or convenient for the accomplishment of said purposes, and to do all other things incidental to or connected with the general business that is not forbidden by contrary to or inconsistent with the Florida Corporate laws and these Articles of Incorporation; whether in the State of Florida or in any other state, territory, district, or possession of the United States or in any foreign country in which the Corporation might do or engage in business.

- G. To purchase the corporate assets of any other corporation engaged in the same or, dissimilar character of business.
- H. To endorse, purchase, hold, sell, transfer, mortgage, pledge or otherwise acquire or dispose of the shares of the capital stock, or any bonds, securities or other evidences of indebtedness created by any other corporation of the State of Florida or any other state or government, and while owner of such stock, to exercise all the rights, powers and privileges of ownership, including the right to vote such stock.
- I. To become guarantor or surety for any other person, firm or corporation for any purpose or transaction whatsoever.

ARTICLE FOUR: Shares

The aggregate number of shares which the corporation is authorized to issue is three thousand (3000). Such shares shall be of a single class, and shall have a par value of one dollar (\$1.00) per share.

ARTICLE FIVE: Registered Agency and Office

The initial Registered Agent of the corporation shall be Eric J. Henderson of 900A

Anastasia Boulevard, Saint Augustine, Florida 32084.

I acknowledge and accept the duties and responsibilities as registered agent for Henderson Surfing Products, Inc.

Eric J. Henderson

The initial principal office of said corporation shall be located at 900-A Anastasia Boulevard, Saint Augustine, Florida 32084.

ARTICLE SIX: Board of Directors

Henderson Surfing Products, Inc. shall initially have two (2) Directors; whose names and addresses are as follows:

Eric J. Henderson of 900-A Anastasia Blvd., Saint Augustine, Florida 32084.

Donald J. Henderson of 473 Cheryl Court, Jacksonville, Florida 32259,

ARTICLE SEVEN: Officers

The names and addresses of the initial officers of Henderson Surfing Products, Inc. are as follows:

President/Treasurer: Eric J. Henderson of 900-A Anastasia Boūlevard, Saint Augustine, Florida 32084.

Vice President/Secretary: Donald J. Henderson of 473 Cheryl Court, Jacksonville, Florida 32259.

ARTICLE EIGHT: Shareholder Action

A majority of the shareholders of the Corporation shall be required for any shareholder action.

ARTICLE NINE: Corporate By-Laws

The shareholders shall have the power to adopt, amend, alter, change or repeal the By-Laws or Articles of Incorporation when purposed and approved at a stockholders' meeting, with not less than a three-fourths (3/4) vote of the common stock.

ARTICLE TEN: Pre-emptive Rights

The holders of the common stock of this Corporation shall have pre-emptive rights to purchase, at prices, terms and conditions that shall be fixed by the Board of Directors, such as the shares of the stock of this Corporation as may be issued for money, or any property or services from time to time, in addition to the stock authorized and issued by the Corporation. The pre-emptive rights of any holder is determined by the ratio of the authorized and issued shares of stock held by the holder of all shares of common stock currently authorized and issued.

ARTICLE ELEVEN: Voting Rights

The shareholders of this Corporation shall be allowed to vote their shares cumulatively so as to give one candidate as many votes as the number of directors to be elected multiplied by the number of his shares, to distribute them among as many candidates as he may wish. Notice must be given by any shareholders to the President or Vice President of said Corporation not less than 24 hours prior to the time set for the holding of a shreaholders' meeting for the selection of directors that said shareholder intends to cumulate his vote at said election.

ARTICLE TWELVE: Share Transfer Rights

No shareholder, his heirs, personal reprsentative or assigns, shall transfer, sell, assigns, shall transfer, sell, assigns, shall transfer, sell, assigns, pledge or otherwise dispose of his shares of stock in this Corporation or to other stockholders without written notice as hereinafter provided. The offer to sell the stock shares shall be made to the Corporation at a price of book value and said offer shall remain open to the Corporation for a period of thirty (30) days after receipt of the offer by the shareholder, the shares may be freely transferred.

IN WITNESS WHEREOF, the undersigned have made and subscribed these Articles of Incorporation at Saint Augustine, Saint Johns County, Florida, on this // day of famour 1999.

SIGNATURES OF SUBSCRIBERS

Eric J. Henderson

Donald J. Henderson

FILED
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SECRETARY CT STATE