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CR2E031(1/95)

Examiner's Initials

ARTICLES OF INCORPORATION

99 JUN 28 AM 8:05

FOR

TWO JAY'S INC.

THE NAME OF THE CORPORATION SHALL BE; TWO JAY'S INC., THEADDRESS % 414 TURNER'ST. CLEARWATER FL 33756 THE UNDERSIGNED INCORPORATOR, BEING A NATURAL PERSON, HEREBY FILES THESE ARTICLES OF INCORPORATION TO FORM A CORPORATION UNDER THE LAWS OF THE STATE OF FLORIDA.

ARTICLEI

A. THE GENERAL NATURE OF THE BUSINESS TO BE TRANSACTED SHALL BE TO ENGAGE IN THE BUSINESS OF PURCHASING, ACQUIRING, OWNING, LEASING, SELLING, TRANSFERRING, ENCUMBERING, GENERALLY ENGAGED IN ANY LEGAL AND LAWFUL BUSINESS IN THE STATE OF FLORIDA WITHALL NEEDS AND SUPPLIES AND/OR ACCESSORIES USED IN CONNECTION THEREWITH; AND THE PURCHASING, ACQUIRING, OWNING, SELLING, AND GENERALLY DEALING IN ALL TYPES OF SUPPLIES USED IN CONNECTION WITHSUCH RELATED PROPERTY.

- B. TO PURCHASE, ACQUIRE, OWN, LEASE, SELL, TRANSFER, ENCUMBER, REPAIR, RENOVATE AND SERVICE ALL TYPES OF PROPERTY, REAL AND PERSONAL CONNECTED IN ANY MANNER WHATSOEVER WITHTHE OPERATION OF THIS BUSINESS.
- C. TO HAVE ONE OR MORE OFFICES, STORES, OR PLACES OF BUSINESS TO CONDUCT ITS BUSINESS AND PROMOTE ITS OBJECTS WITHINOR WITHOUTTHE STATE OF FLORIDA WITHOUT RESTRICTIONS AS TO PLACE OR AMOUNT.
- D. FOR ANY OTHER LAWFUL PURPOSE OF THE CORPORATION TO ENTER INTO, MAKE OR PERFORM CONTRACTS OF EVERYKIND WITHANY PERSON, FIRM, ASSOCIATION OR CORPORATION, MUNICIPALBODY, POLITIC, COUNTRY, TERRITORY, STATE OR GOVERNMENTAND WITHOUTLIMITATIONTO BORROW MONEY AND CONTRACT DEBTS WHEN NECESSARY IN THE TRANSACTION OF ITS BUSINESS FOR THE EXERCISE OF ITS CORPORATE RIGHTS, PRIVILEGES, OR FRANCHISES, OR FOR ANY OTHER LAWFUL PURPOSE OF ITS INCORPORATION; TO ISSUE BONDS, PROMISSORY NOTES, DRAFTS, BILLS OF EXCHANGE, DEBENTURES AND OTHER, OBLIGATIONS AND EVIDENCES OF INDEBTEDNESS, SECURED OR UNSECURED, PAYABLE AT SPECIFIED TIMEOR TIMES FOR ANY AND ALL OBJECTS AND PURPOSES OF THIS CORPORATION.

E. TO DO ALL AND EVERYTHINGNECESSARY AND PROPER FOR THE ACCOMPLISHMENT OF ANY OF THE PURPOSES OR THE ATTAININGOF ANY OF THE OBJECTS OR THE FURTHERANCE OF

ANY OF THE POWERS ENUMERATED IN THIS CERTIFICATE OF INCORPORATION OR ANY AMENDMENT THEREOF, NECESSARY OR INCIDENTALTO THE PROTECTION AND BENEFIT OF THIS CORPORATION.

THE FOREGOING PARAGRAPHS SHALL BE CONSTRUED AS ENUMERATINGBOTH OBJECTS AND POWERS OF THIS CORPORATION; AND IT IS HEREBY EXPRESSLY PROVIDED THAT THE FOREGOING SHALL NOT BE HELD TO LIMITOR RESTRICT IN ANY MANNER THE POWERS OF THIS CORPORATION TO DO ALL OR ANYTHINGTHAT IS LAWFUL.

ARTICLEII

CAPITAL STOCK

THE MAXIMUMNUMBER OF SHARES OF STOCK THAT THIS CORPORATION IS AUTHORIZED TO ISSUE AND TO HAVE OUTSTANDING AT ANY ONE TIMESHALL BE 7500 SHARES OF COMMONSTOCK HAVINGA PAR VALUE OF \$1.00.

ARTICLEIII

THIS CORPORATION IS TO EXIST PERPETUALLY.

ARTICLEIV

ADDRESS

THE INITIALSTREET ADDRESS OF THE INITIALREGISTERED AGENT OFFICE OF THIS CORPORATION IN THE STATE OF FLORIDA IS: CLARENCE E. CENTER JR., 414 TURNER ST. CLEARWATER FL 33756.

THE NAME OF THE REGISTERED AGENT OF THIS CORPORATION AT SUCH ADDRESS IS : CLARENCE E. CENTER JR..

ARTICLEY

DIRECTORS

THIS CORPORATION SHALL HAVE ONE DIRECTOR, INITIALLY THE NUMBER OF DIRECTORS MAY BE INCREASED OR DIMINISHEDFROM TIME TO TIME, BY BY-LAWS ADOPTED BY THE SHAREHOLDERS.

ARTICLEVI

INITIALDIRECTORS

THE NAME AND ADDRESS OF THE INITIALDIRECTORIS: CLARENCE E. CENTER JR., % 414 TURNER ST. CLEARWATER FL 33756.

ARTICLEVII

INCORPORATORS

THE INITIAL NAME AND ADDRESS OF EACH INITIALINCORPORATOR OF THESE ARTICLES OF INCORPORATION IS CLARENCE E. CENTER JR., % 414 TURNER ST. CLEARWATER FL 33756.

ARTICLEVIII

AMENDMENT

THESE ARTICLES OF INCORPORATIONMAY BE AMENDED IN THE MANNER PROVIDED BY LAW. EVERY AMENDMENTSHALL BE APPROVED BY THE BOARD OF DIRECTORS, PROPOSED BY THEMTO THE STOCKHOLDERS, AND APPROVED AT A STOCKHOLDER'S MEETINGBY A MAJORITY OF THE STOCK ENTITLEDTO VOTE THEREON, UNLESS ALL THE DIRECTORS AND ALL THE STOCKHOLDERS SIGN A WRITTENSTATEMENTMANIFESTING THEIR INTENTION THAT A CERTAIN AMENDMENT OF THESE ARTICLES OF INCORPORATION BE MADE.

ARTICLEIX

THE EXISTINGSTOCKHOLDERS AT THE TIMEOF ANY ISSUANCE OF AUTHORIZEDSHARES OF STOCK SHALL HAVE, ON A PRO-RATA BASIS, A FIRST REFUSAL RIGHTTO ACQUIRE SAID SHARES BEING ISSUED. IF ANY STOCKHOLDER SHALL ELECT TO DISPOSE OF ANY SHARES OF STOCKS OWNED BY HIM, THE CORPORATION SHALL HAVE FIRST REFUSAL RIGHTTO ACQUIRE SAID SHARES BEING DISPOSED OF.

I HEREBY AM FAMILIARAND ACCEPT THE DUTIES AND RESPONSIBILITIES AS REGISTERED AGENT FOR THIS CORPORATION.

CLARENCE E. CENTER JR. // INCORPORATOR AND REGISTERED AGENT

STATE OF FLORIDA ___)

) SS:

MY COMMISSION EXPIRES:

NOTARY PUBLIC

OFFICIAL NOTARY SEAL VIRGINIA I TREFZ NOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC479399 MY COMMISSION EXP. AUG. 2,1999

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