BURGESS, HARRELL, MANCUSO, OLSON & COLTON, P.A.

James H. Burgess, Jr.* Donald J. Harrell^{oo} R. Lynette Mancuso** Paul E. Olson** John A. Colton



September 9, 1999

Division of Corporations Department of State 409 East Gaines Street Tallahassee, Florida 32399

Re: Filing of Articles of Incorporation FREEDOM SHIP INTERNATIONAL, INC.

Dear Sir or Madame:

Enclosed please find the original and one copy of the Articles of Incorporation for the above-referenced corporation, and a check in the total amount of the following:

Articles Filing Fee Agent Designation Filing Fee \$35.00 35.00

<u>33.00</u> \$70.00

Please file the original and return evidence of filing to me.

Thank you for your promptness. If you have any questions or comments in this regard, please do not hesitate to contact me.

Yours truly,

Donald J. Harrell

For the Firm

Encs.

cc: client (w/o/encs.)

99 SEP 10 PH I: 08

400002384034

EFFECTIVE DATE

-09/10/99--01069--nn4

*****70.00 *****70.00

1776 Ringling Boulevard - Sarasota, Florida 34236 Telephone (941) 366-3700 - Facsimile (941) 366-0189

E-Mail Address - bhmoc@gte.net

PH /16/551

ARTICLES OF INCORPORATION OF FREEDOM SHIP INTERNATIONAL, INC.

FILED

99 SEP 10 PM 1: 08
SEGNETARY OF STATE
TALLAHASSEE, FLORIDA

THESE ARTICLES OF INCORPORATION are hereby adopted by each undersigned incorporator of this corporation for pecuniary profit under the Florida Business Corporation Act.

effective date 9-8-55

ARTICLE I NAME AND LOCATION OF AGENT AND OFFICES

- 1.1 Name. The name of the corporation shall be FREEDOM SHIP INTERNATIONAL, INC.
- 1.2 <u>Principal Office and Mailing Address</u>. The corporation's principal office, if known, shall be 409 ST. ARMAND'S CIRCLE, SARASOTA, FLORIDA 34236, and the mailing address of the corporation shall be P.O. BOX 5020, SARASOTA, FLORIDA 34277. The corporation may change the foregoing addresses, transact business at other places within or without the State of Florida and establish branch offices within or without the State of Florida, all as the board of directors may from time to time determine.
- 1.3 <u>Initial Registered Agent and Office; Statement of Acceptance</u>. The initial registered agent for the corporation to accept service of process within the State of Florida shall be DONALD J. HARRELL. The initial registered office street address of the registered agent shall be 1776 RINGLING BLVD., SARASOTA, FLORIDA 34236. The initial registered agent hereby states that the registered agent is familiar with, and accepts, the obligations of this position.

ARTICLE II COMMENCEMENT AND DURATION

- 2.1 <u>Commencement of Corporate Existence</u>. The corporation's existence shall commence at 12:01 A.M. on the date of the subscription and acknowledgment hereof, which date shall be within five (5) business days prior to the filing hereof by the Department of State.
 - 2.2 Duration. The corporation shall have perpetual existence, or until dissolved according to law.

ARTICLE III PURPOSE AND POWERS

- 3.1 <u>Purpose</u>. The general purpose for which the corporation is initially organized shall be to engage in and to transact any and all lawful business for which a corporation may be incorporated under the laws of Florida, and to do everything necessary or convenient for the accomplishment of said purpose, and to do all other things incidental thereto or connected therewith that are not prohibited by law, and to carry out said purpose in any state, territory, district or possession of the United States or in any foreign country, to the extent not prohibited by law therein.
- 3.2 <u>Powers</u>. The corporation shall have and exercise all of the corporate powers enumerated in or otherwise permitted under the Florida Business Corporation Act.

ARTICLE IV AUTHORIZED SHARES

- 4.1 <u>Class, Number, Par and Description</u>. The shares of stock authorized hereunder shall be divided into three (3) classes, which classes shall be (a) Class A common stock, (b) Class B common stock, and (c) preferred stock. The classes are described as follows:
- (a) <u>Class A Common Stock</u>. The aggregate number of shares of Class A common stock which the corporation shall be authorized to issue and have outstanding at any one time shall be limited to one billion five hundred million (1,500,000,000) shares, each having a one-hundredth of one cent (\$.0001) par value. These shares shall have unlimited voting rights and are entitled to receive the net assets of the corporation upon dissolution after giving effect to any liquidation preference provided hereinafter. Each share shall be entitled to one (1) vote on all corporate matters. No preferences, limitations or relative rights, other than those provided by law, shall exist in respect of any of these shares or any of the holders thereof.
- (b) Class B Common Stock. The aggregate number of shares of Class B common stock which the corporation shall be authorized to issue and have outstanding at any one time shall be limited to seventy-five million (75,000,000) shares, each having a one-hundredth of one cent (\$.0001) par value. These shares shall have unlimited voting rights and are entitled to receive the net assets of the corporation upon dissolution after giving effect to any liquidation preference provided hereinafter. Each share shall be entitled to twenty (20) votes on all corporate matters, and a majority of the votes of this class of stock shall be required to approve the issuance of preferred stock. No other preferences, limitations or relative rights, other than those provided by law, shall exist in respect of any of these shares or any of the holders thereof.
- (c) <u>Preferred Stock</u>. The aggregate number of shares of preferred stock which the corporation shall be authorized to issue and have outstanding at any one time shall be limited to two hundred million (200,000,000) shares, each having a one-hundredth of one cent (\$.0001) par value. The designations, series, preferences, limitations, and relative rights in respect of these shares shall be determined by the board of directors with the affirmative vote of at least a majority of the votes of Class B common stock, without other shareholder action, prior to issuance of any such shares. If required by applicable law, such determination shall be set forth in articles of amendment duly adopted by the board of directors without shareholder action, and filed with the appropriate Florida agency or authority prior to issuance of any such shares.
- (d) <u>Certificate Legend</u>. Each certificate representing common and preferred shares issued shall contain an appropriate statement or legend relating to each class of shares authorized to be issued.
- (e) No Preemptive Rights. Except as otherwise specifically provided pursuant hereto with respect to preferred stock, the shareholders of the common and preferred stock shall have no preemptive rights granted herein to acquire unissued or treasury shares of the corporation or securities of the corporation convertible into or carrying a right to subscribe to or acquire shares.
- 4.2 <u>Warrants</u>. The corporation is authorized to issue Class A common stock purchase warrants. The number of warrants shall not exceed two hundred million (200,000,000). The price, terms and conditions of such warrants shall be determined upon issuance by the board of directors. Notwithstanding any contrary provision contained in this instrument, the directors are authorized to make such amendments to this instrument without the need for shareholder approval as may from time to time be necessary to properly issue the warrants.

- 4.3 <u>Consideration</u>. The consideration for the issuance of said shares, or any part thereof, shall be money current of the United States of America, or property or services of value at least equivalent to the stock issued as fixed and determined by the board of directors of said corporation. Whenever any share or shares of stock are issued in consideration of payment to be made in property or in services, the fair and just value of the property to be transferred or the services performed as a consideration for the issuance of said stock shall be affixed by the board of directors of the corporation. Any and all shares of stock of the corporation which shall be issued for the consideration, or for not less than the consideration in cash, property, or services, shall be fully paid and non-assessable.
- 4.4 <u>Plurality Voting</u>. Except as otherwise specifically provided pursuant hereto for preferred shares, shareholder voting of all voting shares shall be on a plurality basis, and shareholders shall not be entitled to vote shares cumulatively in elections for the board of directors.

ARTICLE V GENERAL

- 5.1 <u>Amendment</u>. The articles of incorporation may be amended from time to time only by action of the board of directors and the shareholders in accordance with applicable law.
- 5.2 Organizational Meeting. After the corporate existence begins, an organizational meeting of any initial directors and/or incorporators, as the case may be, shall be held, at the call of a majority, to elect directors if needed, appoint officers, adopt bylaws, and transact other necessary business. The person(s) calling the meeting shall give three (3) days' advance written notice of the time and place of the meeting to each person called.
- 5.3 <u>Incorporator(s)</u>. The name and address of each incorporator executing this instrument is as follows: DONALD J. HARRELL, ESQ. 1776 RINGLING BLVD., SARASOTA, FLORIDA 34236.

IN WITNESS WHEREOF, the undersigned executed this instrument on $\mathcal{S}_{\mathcal{P}}$. 8

INCORPORATOR

DONALD J. HARRELL

Incorporator/Registered Agent