WGm)//	Charter Number Only
Saul D. lipson  Requestor's Name  1515 University Dr. #222  Address  Coral Springs, fl 33071  City State 2P Phone	T I O N O N L Y
	7000030571775 -12/01/990101008 *****78.75 *****78.75

CORPORATION(S) NAME

W.P. Ventier

Class Act	Uniforms.	Com, Inc.
Profit ) NonProfit (	) Amendment	( ) Merger ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
) Foreign (	) Dissolution	( ) Mark
) Limited Partnership ( ) Reinstatement (	) Annual Report ) Reservation	( ) Other ( ) Change of Registered Agent
Certified Copy (	) Photo Copies	( ) Certificate Under Seal $\omega$
) Call When Ready ( ) Walk in ( ) Will Walt	) Cail If Problem	( ) After 4:30 ( ) Mail Out
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# ARTICLES OF INCORPORATION OF

## CLASS ACT UNIFORMS.COM, INC.

### ARTICLE I - NAME

The name of this corporation is Class Act Uniforms. Com, Inc.

## ARTICLE II - PURPOSE

This corporation is organized for the purpose of transacting any and all lawful business.

## ARTICLE III - CAPITAL STOCK

The aggregate number of shares which the corporation is authorized to issue is 10000. Such shares shall be of a single class, and shall have a par value \$ .01 per share.

## ARTICLE IV - 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 V - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this corporation is 1515 University Drive, 222, Coral Springs, Florida 33071 and the name of the initial registered agent of this corporation at that address is Saul B. Lipson.

# ARTICLE VI - INITIAL BOARD OF DIRECTORS

This corporation shall have one director initially. The number of directors may be either increased or diminished from time to time to time by the bylaws but shall never be less than one (1).

The names and addresses of the initial directors and officers of this corporation are:

Gary Gallant

850 NW 57<sup>th</sup> Court

Ft. Lauderdale, Florida 33309

## ARTICLE VII - INDEMNIFICATION

This Corporation shall have the power to indemnify any officer or director, or any former officer or director, to the full extent permitted by law.

## ARTICLE VIII - BYLAWS

The power to adopt, alter, amend or repeal By-laws shall be vested in the Board of Directors and the shareholders.

## ARTICLE IX - AMENDMENT

This Corporation reserves the right to amend or appeal any provision in the Article of Incorporation, or any amendment thereto and any right conferred upon the shareholders is subject to this reservation.

## ARTICLE X - INCORPORATOR

The name and address of the person signing these Articles is: Gary Gallant

850 NW 57th Court

Ft. Lauderdale, Florida 33309

IN WITNESS WHEREOF, the undersigned subscriber has executed these Articles of Incorporation this 30 day of November 1999.

Certificate designating place of business or domicile for the service of process within this state, naming agent upon whom process may be served.

In pursuance of Chapter 48.091, Florida statutes, the following is submitted, in compliance with said act:

First - That Class Act Uniforms.Com, Inc. desiring to organize under the laws of the State of Florida with its principal office, as indicated in the Articles of Incorporation in the City of Ft. Lauderdale, County of Broward, State of Florida has named Saul B. Lipson at 1515 University Drive, 222, Coral Springs, Florida as its agent to accept service of process within this state.

#### ACKNOWLEDGEMENT:

Having been named to accept service of process for the above stated corporation, at place designated in this Certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office.

Saul B. Lipson

## ARTICLE XI - PLACE OF BUSINESS AND CORPORATE OFFICE:

The corporate office and place of business is 850 NW 57<sup>th</sup> Court, Ft. Lauderdale, Florida 33309.

