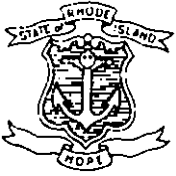


Filing Fee: \$50.00

ID Number: 114582



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State
Corporations Division
100 North Main Street
Providence, Rhode Island 02903-1335

FICTITIOUS BUSINESS NAME STATEMENT
(To Be Filed In Duplicate)

Pursuant to the provisions of Section 7-1 1-7.1, 7-16-9 or 7-13-2 of the General Laws 1956, as amended, the undersigned business corporation, limited liability company or limited partnership hereby submits the following statement for authority to transact business in the state of Rhode Island under a fictitious business name:

1. The legal name of the applicant business corporation, limited liability company or limited partnership is: DTS Inc.
2. The fictitious business name to be used is: The Oaks Tavern
3. The state or territory under the laws of which it is incorporated, organized or formed is: RI
4. The date of incorporation, organization or formation is: 9/26/00
5. If a business corporation, the address of its registered office within Rhode Island is: 230 Chestnut Drive
East Greenwich, RI 02818
6. If a business corporation, the business in which it is engaged: Transportation services.
Restaurant/Lounge and any other legal business
7. Applicant is otherwise authorized to do business in the state of Rhode Island

Under penalty of perjury, I declare that the information contained herein is true and correct.

Date: 2/28/03

DTS Inc.
Name of Applicant Corporation, Limited Liability Company or Limited Partnership

By Laura A. Mustachio President
Signature of Officer for the Corporation Title

or

By _____
Signature of Authorized Person for the Limited Liability Company

or

By _____
Signature of Authorized Person for the Limited Partnership

FILED
FEB 28 2003

BY [Signature] 314057

FEB 28 2 36 PM '03

RECEIVED
SECRETARY OF STATE

January 28, 2003

We, Frederick LaCross & Delia McDermott, stockholders and principals of The Oaks Tavern, Inc. agree that Laura & David Mastracchio of DTS Inc. may use the fictitious name of The Oaks Tavern, Inc.

Frederick LaCross
Frederick LaCross

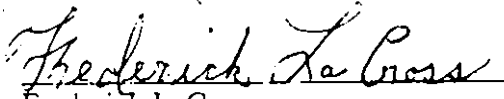
Dated: 2/7/03

Delia McDermott
Delia McDermott

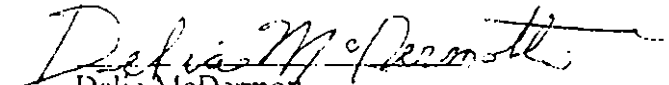
Dated: 2/7/03

January 28, 2003

We, Frederick LaCross & Delia McDermott, stockholders and principals of The Oaks Tavern, Inc. agree that Laura & David Mastracchio of DTS Inc. may use the fictitious name of The Oaks Tavern, Inc.


Frederick LaCross

Dated: 2/7/03


Delia McDermott

Dated: 2/7/03

26. Additional Provisions: Sale includes all real estate with improvements and the ongoing bar business of "The Oaks Tavern" and the right to use the name "The Oaks Tavern." Lin DM

27. Brokerage/Agency Confirmation Clause:

Joseph Baldasaro B13613 Diane Setzler S26426
Name of Listing Agent License # Name of Cooperating Agent, if not the same as Listing Agent License #

of RE/MAX central (401)823-7600 of Coldwell Banker (401)885-0005
Listing Company Phone Number Cooperating Company Phone Number

37 Sandy Bottom Rd. Coventry, RI 02816

Address

is the agent of: (x) the Seller exclusively,
or () both the Buyer and Seller

527 Main St. East Greenwich, RI 02818

Address

is the agent of: (x) The Buyer exclusively, or
() the Seller exclusively, or
() both the Buyer and Seller.

This Agreement was prepared by: Listing Agent above, Cooperating Agent above, or

Name

Address

It is understood that a previously agreed upon broker's fee is to be paid to the Listing Broker at the time of closing from the Deposits held in the escrow account. If the deposit holder is other than the Listing Broker, said Deposits are to be brought to the closing, unless otherwise provided. If the Deposits are insufficient for the complete payment of the brokerage commission, such additional funds which are due are to be paid/accounted for prior to the recording of the Deed.

28. Construction of Agreement: This Agreement has been executed in one or more counterparts and each shall be deemed to be an original. If two or more persons are named herein as Seller or Buyer, their obligations hereunder shall be joint and several. All references to time periods shall be counted in calendar days.

29. Entire Agreement: We, the parties hereto, each declare that this instrument contains the entire agreement between us, subject to no understandings, conditions, or representations other than those expressly stated herein. This Agreement may not be changed, modified, or amended in whole or in part except in writing, signed by all parties. WITNESS the signatures of the above parties on the date(s) set forth below.

When signed by all parties, this Agreement is intended to be a legally binding contract with specific legal consequences.

D. Montanaro 1-4-03 Frederick La Cross
BUYER DATE SELLER DATE
Debra Mc Dermott Laura Montanaro 11/4/02
SELLER BY DATE BUYER DATE
Frederick La Cross Buyer

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