ID Number: 108987



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

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

BUSINESS CORPORATION

ORIGINAL ARTICLES OF INCORPORATION

1.	The name of the corporation is Body Kneads, Incorporated
	(This is a close corporation pursuant to § 7-1.1-51 of the General Laws, 1956, as amended) (strike if inapplicable)
2.	The period of its duration is (if perpetual, so state)perpetual
3.	The specific purpose or purposes for which the corporation is organized are:
	To perform message therapy and any and all other treatments necessary and incident
	to therapuetic purposes; to sell any and all products relating to therapuetic body
1	work and treatments; and any other lawful purpose.
+ .	The aggregate number of shares which the corporation shall have authority to issue is:
	The aggregate number of shares which the corporation shall have authority to issue is: (a) If only one class: Total number of shares 1000 (If the authorized shares are to consist of one class only state the par value of such shares or a statement that all of such shares are to be without par value.): No Par Value
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5.	(a) If only one class: Total number of shares (If the authorized shares are to consist of one class only state the par value of such shares or a statement that all of such shares are to be without par value.): No Par Value Or (b) If more than one class: Total number of shares (State (A) the number of shares of each class thereof that are to have a par value and the par value of each share of each such class, and/or (B) the number of such shares that are to be without par value, and (C) a statement of all or any of the designations and the powers, preferences and rights, including voting rights, and the qualifications, limitations or restrictions thereof, which are permitted by the provisions of Chapter 7-1.1 of the General Laws in respect of any class or classes of stock of the corporation and the fixing of which by the articles of association is desired, and an express grant of such authority as it may then be desired to grant to the board of directors to fix by vote or vote

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Exhibit "A"

FIFTH: Provisions (if any) dealing with the preemptive right of shareholders pursuant to §7-1.1-24 of the General Laws, 1956, as amended:

No stockholders, including their heirs, executors or assignors shall sell any of his common stock without first offering the same to the corporation at the lowest price at which he is willing to dispose of the same, said offer to be in writing and to include a statement of the names and address of the transferee or transferees to who the stockholder intends to sell and transfer his stock if his said offer is not accepted by the corporation as hereinafter provided. Said offer and statement shall be addressed to the corporation and shall be sent by registered mail to the corporation and its principal place of business or shall be delivered personally to the President, Treasurer, or Secretary of the Corporation. The Corporation shall have thirty days after the date of delivery of said offer and statement to accept or reject said offer and until action thereon shall be taken or until the expiration of said thirty days, whichever shall first occur, no transfer of such stock shall be made by the stockholder permitting the offer, but if the corporation shall reject said offer or if no action shall be taken prior to the expiration of said thirty days, such stockholder may then sell said stock at not less than the price fixed in said offer to any transferee or transferees described in the said statement at any time within three months after the expiration of said thirty days, but not otherwise or thereafter without again complying with the provisions of this paragraph. Transfer by way of pledge, attachment or other encumbrances are intended to be included in the foregoing provisions shall be void. The corporation by resolution of its shareholders, however, may waive the foregoing provisions with respect to any particular transfer.

Exhibit "B"

SIXTH. Provisions (if any) for the regulation of the internal affairs of the corporation:

The Corporation shall have no Board of Directors. The Bylaws of the Corporation shall be signed by each shareholder who shall thereon be bound thereby, as a contract between him or her, the Corporation; and all other shareholders, subject to modification in accordance with the terms thereon. Incorporation shall require the unanimous vote of all shareholders. All shares issued subsequent to the initial issuance of the corporation shall require the unanimous vote of all the shareholders.