P04000065016

(Re	equestor's Name)			
(Address)				
(Ad	dress)			
(Cit	y/State/Zip/Phone	e #)		
PICK-UP	☐ WAIT	MAIL		
(Business Entity Name)				
(Document Number)				
Certified Copies	_ Certificates	of Status		
Special Instructions to Filing Officer:				

Office Use Only



700032580617

04/14/04--01052--004 **79.00

FILED

04 APR 14 PM 1:51

SECRETARY OF STATE
TALLARIESEE FLOORS

04, 20, 04

TRANSMITTAL LETTER

Department of State
Division of Corporations
P. O. Box 6327
Tallahassee, FL 32314

SUBJECT:	PROPOSED CORPORATE	STMENT GA	POUP INC		
Enclosed is an original \$70.00 Filing Fee	and one(1) copy of the article \$78.75 Filing Fee & Certificate of Status	\$ of incorporation and a \$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate		
FROM: TYRONE C JOHNSON Name (Printed or typed)					
2285 Marsh Hawk LW Apt 13-101 Address City, State & Zip 32003					
	City, St. 904-502 - Daytime Tele	até & Zip	-		

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION

THE UNDERSIGNED, ACTING AS INCORPORATOR(S) OF A CORPORATION PURSUANT TO CHAPTER 607, FLORIDA STATUES ADOPT(S) THE FOLLOWING

ARTICLES OF INCORPORATION:

ARTICLE I

NAME:

THE NAME OF THE CORPORATION SHALL BE:

CJS Investment Group Inc

ARTICLE II

PRINCIPLE PLACE OF BUSINESS AND MAILING ADDRESS: THE PRINCIPLE PLACE OF BUSINESS AND MAILING ADDRESS OF THIS CORPORATION SHALL BE:

> 2285 Marsh Hawk Ln Apt 13-101 Orange Park Fl, 32003

ARTICLE III

PURPOSE, POWERS, BY-LAWS, AMENDMENTS: THE SPECIFIC PURPOSE(S) FOR WHICH THE CORPORATION IS ORGANIZATED IS (ARE):

SECTION 3.1 - PURPOSE(S):

THE CORPORATION MAY ENGAGE OR TRANSACT IN ANY OR ALL LAWFUL ACTIVITES OR BUSINESS PERMITTED UNDER THE LAWS OF THE UNITED STATES, THE STATE OF FLORIDA OR ANY OTHER STATE, COUNTRY, TERRITORY OR NATION.

SECTION 3.2 - POWERS:

TO ACCOMPLISH THE PURPOSES OF THE CORPORATION SET FORTH IN ARTICLE III, THE CORPORATION SHALL HAVE ALL POWERS AND AUTHORITIES AS ARE NOW OR MAY HEREAFTER BE GRANTED TO CORPORATIONS NOT FOR PROFIT UNDER THE LAW OF THE STATE TO FLORIDA, INCLUDING BUT NOT LIMITED TO, TO POWER TO PURCHASE, OWN SELL, AND OTHERWISE DEAL WITH REAL AND PERSONAL PROPERTY, TO BORROW AND LEND MONEY, TO MAKE CONTRACTS WITH OTHER FOR GOODS AND SERVICES. TO ELECT OFFICERS AND APPOINT AGENSTS TO CARRY ON ITS OPERATIONS THROUGH ITS OFFICERS, EMPLOYEES AND AGENTS WITHIN OR WITHOUT THE STATE OF FLORIDA, OR COUNTRY, TERRITORY OR NATION AND TO MAKE DONATIONS FOR THE PUBLIC WELFARE AND FOR THE CHARITABLE, EDUCATIONAL AND RELIGIOUS PURPOSES.

SECTION 3.3 - BY-LAWS:

APR II. DW I

THE BY-LAWS OF THE CORPORATION SHALL BE MADE, ALTERED OR RESCINDED BY A VOTE OF THE CORPORATION SHALL BE MADE, ALTERED OR RESCINEDED BY A VOTE OR (2/3) OF THE BOARD OF DIRECTORS.

SECTION 8,3 - AMENDMENTS:

AMENDMENTS TO THESE ARTICLES OF INCORPORATION MAY BE PROPOSED AND ADOPTED BY A MAORITY VOTE OF TWO-THIRDS (2/3) OF THE BOARD OF DIRECTORS.

4

ARTICLE III

PURPOSE, POWERS, BY-LAWS, AMENDMENTS: THE SPECIFIC PURPOSE(S) FOR WHICH THE CORPORATION IS ORGANIZATED IS (ARE):

SECTION 3.1 - PURPOSE(S):

THE CORPORATION MAY ENGAGE OR TRANSACT IN ANY OR ALL LAWFUL ACTIVITES OR BUSINESS PERMITTED UNDER THE LAWS OF THE UNITED STATES, THE STATE OF FLORIDA OR ANY OTHER STATE, COUNTRY, TERRITORY OR NATION.

SECTION 3.2 - POWERS:

TO ACCOMPLISH THE PURPOSES OF THE CORPORATION SET FORTH IN ARTICLE III, THE CORPORATION SHALL HAVE ALL POWERS AND AUTHORITIES AS ARE NOW OR MAY HEREAFTER BE GRANTED TO CORPORATIONS NOT FOR PROFIT UNDER THE LAW OF THE STATE TO FLORIDA, INCLUDING BUT NOT LIMITED TO, TO POWER TO PURCHASE, OWN SELL, AND OTHERWISE DEAL WITH REAL AND PERSONAL PROPERTY, TO BORROW AND LEND MONEY, TO MAKE CONTRACTS WITH OTHER FOR GOODS AND SERVICES. TO ELECT OFFICERS AND APPOINT AGENSTS TO CARRY ON ITS OPERATIONS THROUGH ITS OFFICERS, EMPLOYEES AND AGENTS WITHIN OR WITHOUT THE STATE OF FLORIDA, OR COUNTRY, TERRITORY OR NATION AND TO MAKE DONATIONS FOR THE PUBLIC WELFARE AND FOR THE CHARITABLE, EDUCATIONAL AND RELIGIOUS PURPOSES.

SECTION 3.3 - BY-LAWS:

THE BY-LAWS OF THE CORPORATION SHALL BE MADE, ALTERED OR RESCINDED BY A VOTE OF THE CORPORATION SHALL BE MADE, ALTERED OR RESCINEDED BY A VOTE OR (2/3) OF THE BOARD OF DIRECTORS.

SECTION 8.3 - AMENDMENTS:

AMENDMENTS TO THESE ARTICLES OF INCORPORATION MAY BE PROPOSED AND ADOPTED BY A MACRITY VOTE OF TWO-THIRDS (2/3) OF THE BOARD OF DIRECTORS.

ARTICLE IV

TERM OF EXISTANCE:

THIS CORPORATION SHALL HAVE PERPETUAL EXISTANCE UNLESS IT SHALL BE DISSOLVED ACCORDING TO THE STATE OF FLORIDA.

ARTICLE V

CAPITAL STOCK:

THE MAXIMUM NUMBER OF SHARES THAT THIS CORPORATION IS AUTHORIZED TO HAVE OUTSTANDING AT ANY ONE TIME IS 7.500 SHARES OF COMMON STOCK HAVING \$1.00 PAR VALUE PER SHARE.

ARTICLE VI

SECTION 6.1 DIRECTORS:

ALL CORPORATE POWERS SHALL BE EXERCISED BY OR UNDER THE AUTHORITY OF, AND THE BUSINESS AFFAIRS OF THE CORPORATION MANAGED UNDER THE DIRECTION OF ITS BOARD OF DIRECTORS. THE NAMES AND ADDRESSES OF THE INITIAL MEMBERS OF THE BOARD OF DIRECTORS ARE:

Tyrone C Johnson
DIRECTOR

2285 Marsh Hawk Ln Apt 13-101 Orange Park Fl, 32003

Ardelia Speed-johnson
DIRECTOR

2285 Marsh Hawk Ln Apt 13-101 Orange Park Fl, 32003

<u>SECTION 6.2 MANNER OF ELECTION OF DIRECTORS:</u> THE MANNER IN WHICH THE DIRECTORS ARE ELECTED OR APPOINTED IS AS FOLLOWS:

NUMBER:

THIS CORPORATION SHALL HAVE TWO (2) DIRECTORS INITIALLY. THE NUMBER OF DIRECTORS MAY BE INCREASED OR REDUCED FROM TIME TO TIME, AS PROVIDED IN THE BYLAWS OF THE CORPORATION; VACANIES ON THE BOARD OF DIRECTORS, INCLUDING REPLACEMENT FOR DIRECTORS WHOSE TERMS HAVE EXPIRED, SHALL BE FILLED BY ELECTION OR APPOINTMENT BY THOSE DIRECTORS REMAINING IN OFFICE.

ARTICLES VII

INITIAL REGISTRATED AGENT AND STREET NAME:
THE NAME AND STREET ADDRESS OF THE INITIAL REGISTERED AGENT
IS:
TYRONE JOHNSON

2285 Marsh Hawk Ln Apt 13-101 Orange Park Fl, 32003

ARTICLE VIII PREEMPTIVE RIGHTS: THE CORPORATION ELECTS TO HAVE PREEMPTIVE RIGHTS.

THE UNDERSIGNED INCORPORATIONS HAVE EXECUTED THESE ARTICLES
OF INCORPORATION THIS THE 31ST DAY OF MARCH 2002.

SIGNATURE/INCORPORTOR

GA - 4-22 - 2004

DATE

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN THE ARTICLES OF INCORPORATION:

I, <u>TYRONE JOHNSON</u> HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED COPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS GAPACITY.

I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUES
RELATING TO PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND
I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS
REGISTERED AGENT UNDER SECTION 607.0505, OF THE FLORIDA
STATUTES.

SIGNATURE REGISTERED AGENT

4-22- 2000

DATE

FILED