P00000097184

TRANSMITTAL LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314 SUBJECT:			OF STATE	FILED
	(Proposed corpo	rate name - must include suf	fix)	
Enclosed is an original and	l one(1) copy of the articl	es of incorporation and a	-11/15/02 -/010	770 20 011 ****79.75
□ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
	ł	ADDITIONAL COL	PY REQUIRED	
FROM:		ted or timed)	00035250 -09/29/00010 ****125.00 *	1597 171014 ****55.00
	Jeffrey N. 5013 3rd S Lehigh, Flo	Street Woot	00035250 -01/05/01010 ******15.00	1597 137013 ****15.00
	City, State	e & Zip		- -
NOTE: DI	Daytime Teleph	hone number		

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

Wood Tek, Inc.

The undersigned, for the purpose of forming a corporation under the Florida General Corporation Act, do hereby adopt the following articles of incorporation:

ARTICLE ONE NAME

The name of the corporation is Wood Tek, Inc.

ARTICLE TWO CORPORATE DURATION

The duration of the corporation is perpetual.

ARTICLE THREE PURPOSE

The general purposes for which the corporation is organized are:

- 1. To engage in the business of manufacture, marketing, and sale of wood products and materials;
- 2. To transact any other lawful business for which corporations may be incorporated under the Florida General Corporation Act, or engage in any other trade or business which can, in the opinion of the board of directors of the corporation, be advantageously carried on in connection with or auxiliary to the foregoing business;
- 3. To do such other things as are incidental to the foregoing or necessary or desirable in order to accomplish the foregoing.

ARTICLE FOUR CAPITALIZATION

The aggregate number of shares, which the corporation is authorized to issue, is 10,000. Such shares shall be of a single class, and shall be without par value.

All issued stock shall be held of record by not more than ten persons. Stock will be issued and transferred only to (1) natural persons, (2) estates, or (3) a trust as described in title 26 United States Code Section 1371 defined a qualified "small business corporation". In addition, no stock shall be issued or transferred to a nonresident alien.

No holder of shares of stock of any class shall have any preemptive right to subscribe to or purchase

any additional shares of any class, or any bonds or convertible securities of any nature; provided however, that the Board of Directors may, in authorizing the issuance of shares of stock of any class, confer any preemptive right that the Board of Directors may deem advisable in connection with such issuance.

The Board of Directors of the corporation may authorize the issuance from time to time of shares of its stocks of any class, whether now or hereafter authorized, or securities convertible into shares of its stocks of any class, whether now or hereafter authorized for such consideration as the Board of Directors may deem advisable, subject to the restrictions or limitations, if any, as may be set forth in the Bylaws of the corporation.

The Board of Directors of the corporation may, by restated articles of incorporation, classify or reclassify any unissued stock from time to time by setting or changing the preferences, conversions or other rights, voting powers, restrictions, limitations as to dividends, qualifications, or terms or conditions of redemption of the stock.

ARTICLE FIVE REGISTERED OFFICE AND AGENT

The street address of the corporation is10900 S.W. 95th Street, Miami, Florida, 33176. The street address of the initial registered office of the corporation is 12915 110th Terrace, Miami, Florida, 33186, and the name of its initial registered agent at such address, is Frank Trelles.

ARTICLE SIX DIRECTORS

The number of directors constituting the initial board of directors of the corporation is four. The names and addressed of each person who is to serve as a member of the initial board of directors are:

Jeffrey N. Torain	David R. King	Frank Trelles	Maurice Arenas
5013 3rd Street West	13811-2 S.W.	12915110 th Terrace	10900 S.W. 95 th Street
Lehigh, Florida 33971	149 Cir. Lane	Miami, Florida 33186	Miami, Florida 33176
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Timothy M. Torain 5013 3rd Street West Lehigh, Florida 33971

ARTICLE SEVEN OFFICERS

The initial officers of the corporation shall serve until the first annual meeting or until such time as the board of directors holds a duly noticed special meeting to elect new officers as more fully set forth in the bylaws. The name and address of the initial officers of the corporation shall be as follows:

President	Treasurer	<u>Secretary</u>
Frank Trelles 12915110 th Terrace Miami, Florida 33186	Jeffrey N. Torain 5013 3rd Street West Lehigh, Florida 33971	David R. King 13811-2 S.W. 149 Cir. Lane Miami, Florida 33186

ARTICLE EIGHT INCORPORATORS

The name and address of each incorporator is:

Jeffrey N. Torain 5013 3rd Street West Lehigh, Florida 33971	David R. King 13811-2 S.W. 149 Cir. Lane Miami, Florida 33186	Frank Trelles 12915110 th Terrace Miami, Florida 33186	Maurice Arenas 10900 S.W. 95th Street Miami, Florida 33176
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Timothy M. Torain 5013 3rd Street West Lehigh, Florida 33971

ARTICLE NINE SHAREHOLDERS RESTRICTIVE AGREEMENT

All of the shares of the stock of this corporation may be subject to a shareholders' Restrictive Agreement containing numerous restrictions on the rights of the shareholders of the corporation and transferability of the shares of stock of the corporation. A copy of the Shareholders Restrictive Agreement, if any, is on file at the principle office of the corporation.

ARTICLE TEN INDEMNIFICATION

The corporation shall indemnify any Officer or Director or any former officer or director, to the full extent permitted by law.

ARTICLE ELEVEN DISSOLUTION

The corporation may be dissolved at any time by unanimous written consent of the shareholders. On dissolution, the corporate property and assets shall, after paying the debts of the corporation, be distributed to the shareholders in the manner prescribed in the bylaws of this corporation.

ARTICLE ELEVEN TRANSFER OF SHARES

Prior to the sale of any shares in this corporation, the shareholder shall offer the shares to the corporation for first right of refusal to purchase the shares at their value according to the corporate books on the last record date prior to the notice of offer of sale. Upon the death of any shareholder, it shall be the duty of the corporation to issue a new certificate to the person or family member entitled thereto, and cancel the old certificate; every such transfer shall be entered on the transfer book of the corporation, which shall be kept at its principle office. Should the deceased shareholder's estate decide to sell the shares, the estate must offer the shares to the corporation for first right of refusal to purchase the shares at their value according to the corporate books on the last record date prior to the notice of offer of sale. All notices under this section shall be by Certified U.S. Mail and addressed to the secretary of the corporation at the corporate office as stated in Article 5 herein or as may be amended.

ARTICLE THIRTEEN AMENDMENT

This corporation reserves the right to amend or repeal any provision contained in these Articles of Incorporation, or any amendment hereto, by a unanimous vote of the Board of Directors, and any right conferred upon the shareholders is subject to this reservation.

NOTARY PUBLIC, State of Florida

My commission expires:

at Large

IN WITNESS WHEREOF, the undersigned Incorporators have executed these Articles of Incorporation on the
Signed: In 7 Millians Change
David King Maurice Arenas 2
Jeffrey Ferain Frank Trelles
Timothy M. Torain
STATE OF FLORIDA COUNTY OF
BEFORE ME, a Notary Public authorized to take acknowledgments in the State and County set forth
above, personally appeared David R. King, known to be and known by me or has produced as identification, Maurice Arenas, known to be and known by me or has produced as identification, Jeffrey N. Torain, known to be and known by me or has produced as identification, and Timothy M. Torain, known to be and known by me or has produced as identification, and Timothy M. Torain, known to be and known by me or has produced as identification, and both acknowledged before me individually that he executed those Articles of Incorporation
IN WITHER WHEREOF I have set my hand and seal in the State and County above, this

Beatriz Lopez
MY COMMISSION # CC927220 EXPIRE®

April 12, 2004
BONDED THRU TROY FAIN INSURANCE, INC.

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Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Signature/Registered Agent

Date

OD OCT 16 PM 2: 40
SECRETARY OF STATE
ARECARIASSEE, FLORIDA