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(Requestor's Name)						
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PICK-UP WAIT MAIL						
(Business Entity Name)						
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ECRETARY OF STATE

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DEC -3 2008 D. A. WHITE



1930 Harrison Street - Suite 603 Hollywood, Florida 33020 Telephone 954-712-9555 Facsimile 954-712-9121

Email: bernie@skyrisedevelopmentgroup.com

(2) 2 November 2008

Dale White, Document Examiner Florida Division of Corrections Clifton Building 2661 Executive Center Circle Tallahassee, Florida 32301

Re: Skyrise Development Group, Inc.

Dear Ms. White:

After speaking this morning I prepared the enclosed documents for filing including an application for foreign corporation to transact business in Florida and new filing for Energy Smart Industry, LLC. As we discussed, there are five inactive Skyrise Development Group, Inc. companies, all of which we operated listed in Florida corporation records:

Skyrise Development Group, Inc. - P04000019594

Skyrise Development Group, LLC- L06000013048

Skyrise Development Group America, Inc. - P07000014926

Skyrise Development Group Caribbean Division, Inc. - P070000130952

Skyrise Development Group HL, LLC- L03000025369

We hereby release those names so that we may be approved to file the enclosed application. Please contact me if you have any questions. Thank you.

Very truly yours,

Bernard Feldman Overations Manager

COVER LETTER

TO: New Filing Section Division of Corporations					
SUBJECT: Skyrise Development Group Inc.					
(Name of corporation - must include suffix)					
Dear Sir or Madam:					
The enclosed "Application by Foreign Corporation for Authorization to Transact Business in Florida," "Certificate of Existence," and check are submitted to register the above referenced foreign corporation to transact business in Florida.					
Please return all correspondence concerning this matter to the following:					
Bernard Feldman					
(Name of Person)					
Skyrise Development Group Inc.					
- (Firm/Company)					
1930 Harrison Street-Suite 603					
(Address)					
Hollywood, Florida 33020					
(City/State and Zip code)					
For further information concerning this matter, please call:					
Bernard Feldman at (954) 712-9555					
(Name of Person) (Area Code & Daytime Telephone Number)					
STREET/COURIER ADDRESS: New Filing Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301 MAILING ADDRESS: New Filing Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314					
Enclosed is a check for the following amount:					
\$70.00 Filing Fee \$78.75 Filing Fee & \$78.75 Filing Fee & \$87.50 Filing Fee, Certificate of Status Certified Copy Certificate of Status & Certified Copy					

APPLICATION BY FOREIGN CORPORATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION 607.1503, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN CORPORATION TO TRANSACT BUSINESS IN THE STATE OF FLORIDA.

1.	1. Skyrise Development Group Inc. (Enter name of corporation; must include "INCORPOR	ATEC	" "COMPANY" "CORPORATION"		
	"Inc.," "Co.," "Corp," "Inc," "Co," or "Corp.")	31166	, COMPANT, COM ORTHON,		
	(If name unavailable in Florida, enter alternate corporat	e name	e adopted for the purpose of transacting business in Florida)		
2	₂ Delaware	3	20-0675375		
	(State or country under the law of which it is incorporate	ed)	(FEI number, if applicable)		
4.	4. 16 March 2007	5	Perpetual		
••	(Date of incorporation)		(Duration: Year corp. will cease to exist or "perpetual")		
6.	6	<u></u>			
			in Florida, if prior to registration) 502, F.S., to determine penalty liability)		
7.	_{7.} 1930 Harrison Street-Suite 603, H	ollyv	vood, Florida 33020		
	(Principal of	fice add	dress)		
	1930 Harrison Street-Suite 603, H	ollyv	vood, Florida 33020		
(Current mailing address)					
Q.	8. Any lawful purpose under Florida	law.			
υ,	(Purpose(s) of corporation authorized in home sta		······································		
9. Name and street address of Florida registered agent: (P.O. Box NOT acceptable)					
	Name: Bernard Feldman				
Of	Office Address: 1930 Harrison Street-S	3uite	603		
	Hollywood, Florida 330)20	, Florida		
	(City)		(Zip code)		
10	10. Registered agent's acceptance:				
Ha	Having been named as registered agent and to accep		ice of process for the above stated corporation at the place		
de: fui	designated in this application, I hereby accept the ap further agree to comply with the provisions of adosta	yp oin ti itutes i	ment as registered agent and agree to act in this capacity. I relative to the proper and complete performance of my duties,		
an	and I am familiar with and accept the obligations of	my pg	sition as registered agent.		
		,			
	(Registered agent's sig	mature	<u> </u>		
	(Italiana along a langua a la		,		

11. Attached is a certificate of existence duly authenticated, not more than 90 days prior to delivery of this application to the Department of State, by the Secretary of State or other official having custody of corporate records in the jurisdiction under the law of which it is incorporated.

12. Names and business addresses of officers and/or director	TS:
A. DIRECTORS David Houri President	
Chairman: David Houri, President	
Address: 1930 Harrison Street-Suite 603, H	ollywood, Florida 33020
Vice Chairman:	
Address:	
Director:	TAS 21
Address:	AT C
	SSET -
Director:	
Address:	r'o,
Addiess	NIDA NIDA
B. OFFICERS President: David Houri, President Address: 1930 Harrison Street-Suite 603, H	ollywood, Florida 33020
Vice President: Bernard Feldman	
Address: 1930 Harrison Street-Suite 603, H	ollywood, Florida 33020
Secretary:	
Address:	
Treasurer:	
Address:	
NOTE: If necessary, you may attach an addendum to the ap	oplication listing additional officers and/or directors.
13. (Signature of Director or Officer listed	d in mumber 12 of the application
	1 in number 12 of the application)
Bernard Feldman-Vice President	of course similar and limitary
(Typed or printed name and capacity	y of person signing application)

Delaware

PAGE I

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF "SKYRISE DEVELOPMENT GROUP INC.", FILED IN THIS OFFICE ON THE SIXTEENTH DAY OF MARCH, A.D. 2007, AT 12 O'CLOCK P.M.

FILED

100 DEC -2 A 1: 42

SECRETARY OF STATE
SECRETARSEE. FLORID.

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Varuet Smile Hindra

Harriet Smith Windsor, Secretary of State
AUTHENTICATION: 6600499

DATE: 05-19-08

You may verify this certificate online at corp.delaware.gov/authver.ahtml

State of Delaware Secretary of State Division of Corporations Delivered 12:00 PM 03/16/2007 FILED 12:00 PM 03/16/2007 SRV 070326238 - 4302505 FILE

CERTIFICATE OF INCORPORATION

FIRST: The name of this corporation shall be: SKYRISE DEVELOPMENT GROUP INC.

SECOND: Its registered office in the State of Delaware is to be located at 2711 Centerville Road, Suite 400, Wilmington, County of New Castle, Delaware, 19808. The name of its registered agent at such address is The Company Corporation.

THIRD: The purpose or purposes of the corporation shall be:

To engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

FOURTH: The total number of shares of stock, which this corporation is authorized to issue, is Fifteen Hundred (1,500) shares of common stock without a par value.

FIFTH: The name and address of the incorporator is as follows:

The Company Corporation 2711 Centerville Road Suite 400 Wilmington, Delaware 19808

SIXTH: The Board of Directors shall have the power to adopt, amend or repeal the by-laws.

SEVENTH: No director shall be personally liable to the Corporation or its stockholders for monetary damages for any breach of fiduciary duty by such director as a director. Notwithstanding the foregoing sentence, a director shall be liable to the extent provided by applicable law, (i) for breach of the director's duty of loyalty to the Corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) pursuant to Section 174 of the Delaware General Corporation Law or (iv) for any transaction from which the director derived an improper personal benefit. No amendment to or repeal of this Article Seventh shall apply to or have any effect on the liability or alleged liability of any director of the Corporation for or with respect to any acts or omissions of such director occurring prior to such amendment.

IN WITNESS WHEREOF, the undersigned, being the incorporator herein before named, has executed signed and acknowledged this certificate of incorporation this 16th day of March, 2007.

The Company Corporation, Incorporator

Name: Sparkle Harding

Assistant Secretary