PASSIFIED 1765

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

Fallahassee, FL 3231	4		-	± +
SUBJECT:	NTERNATIONAL <u>DEVELO</u> (Proposed corpor		ENT, CORPO	RATION
	·	700003 -08/03 *****		5 011 87.50
Enclosed is an origina	al and one(1) copy of the article	s of incorporation and a	check for:	<u> </u>
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Cop & Certificate Status	of
FROM	:JORGE_MESAName (Pr	inted or typed)	 .	
	13920 SW 71 ST	<u>LN. Miami, Fl 3</u> Address	33183	
	City,	<u>FLORIDA</u> 33183 State & Zip 793-3081	TALLAHASS	FILI 00 SEP 25 SECRETAR
	Daytime T	elephone number	(F)	ARY OF STATE

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



AMERICAN CAPITAL MORTGAGE GROUP, INC.

600 BRICKELL AVENUE
SUITE 301-L
MIAMI, FLORIDA 33131 U.S.A.
TELEPHONE (305) 373-1680
FAX (305) 373-1683

September 18, 2000

Wanda Cunningham
New Filings Section
Division of Corporations
Secretary of State
P.O. Box 6327
Tallahassee, FL 32314

Dear Ms. Cunningham:

Recently I filed Articles of Incorporation on behalf of J. M. ALF, Inc. with Mr. Rafael Rodas as Registered agent. Our company, American Capital Mortgage Group, Inc. paid the filing fee of \$87.50 with our company check #1436. Unfortunately the articles were rejected because of an incorrect date and returned.

We would like to re-submit new articles with a new company name. Please credit this with the funds that you now have.

Please send any correspondence to the above address. Thank you for your prompt attention to this matter.

Sincerely,

Thomas N. Whalen

President

ARTICLES OF INCORPORATION OF INTERNATIONAL DEVELOPMENT & INVESTMENT, CORPORATION

The undersigned subscriber to these Articles of Incorporation, a natural person competent to contract, hereby forces a corporation under the laws of the State of Florida.

ARTICLE I

The name of the corporation shall be INTERNATIONAL DEVELOPMENT & INVESTMENT, CORPORATION

ARTICLE II

The general nature of the business and the object and purpose propose to be transacted and carried on are to engage in and all activities or business permitted under the laws of the United States and the State of Florida.

ARTICLE III

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 500 shares of common stock having a par value of \$1,00 per share.

ARTICLE IV

The street address of the initial principle office of the corporation shall be 600 Brickell Avenue Suite 301-L Miami, Florida 33131.

ARTICLE VI

This corporation shall exist perpetually unless sooner dissolved according to the law and said corporation's existence shall commence on the date of subscription and acknowledgement of this Certificate of Incorporation.

ARTICLE V

The number of directors of this corporation shall not be less than one (1) nor more than seven (7). The corporation shall initially have one (1) Director.

ARTICLE VI

The corporation shall be managed by a Board of Directors unless the stockholders shall by majority vote hereafter determine that the corporation shall be managed by the stockholders. If the corporation is managed by Directors, the exact number of Directors shall be determined by the stockholders from time to time, but at no time shall there be less than one (1) director. At not time shall the corporation be managed by the stockholders unless there is at least one (1) stockholder.

ARTICLE VII

Any restrictions imposed by the corporation on the sale or other disposition of its shares and on the transfer thereof must be noted conspicuously on each certificate representing shares of which the restrictions applies.

ARTICLE VIII

The name and addresses of the first Board of Directors of the corporation, who shall hold office for the first year or until their successors are elected shall be:

NAMES

ADDRESSES

OFFICE

JORGE MESA

13920 SW 71ST LN. MIAMI, FL 33183 PRES./SEC./TREAS.

ARTICLE IX

These Articles may be amended, when approved by a majority of the Directors and stockholders.

The corporation shall indemnify directors or officers, or subscribers and their heirs, and assigns, against all expenses, actually and necessarily incurred in connection with the defense or settlement of any claim action, suit or proceeding in which the be reason of being or having been directors or officers, except in relation to mattes as to which any such directors or officer shall be adjudged to be liable for gross negligence or willful misconduct in the performance of duty. Such indemnification may be entitled under the law, or by-law, agreement, vote of stockholders or other wise,

The private property of the Stockholders shall not be subject to the payment oft the corporate debts in any extent whatever.

ARTICLE X

No contract or other transaction between the corporation and other corporations, in the absence of fraud, shall be affected or invalidated by the fact that any one or more of the directors of the corporation is or are interested in a contract or transaction, or are directors or officers of any other corporation, and any director or directors, individually or jointly, may be a party or parties to, or may be interested in such contract, act or transaction, or in any way connected with such person or person's firm or corporation, and each and every person who may become a director of the corporation is hereby relieved from any liability that might otherwise exist from this contracting with the corporation for the benefit of himself or any firm, association or corporation in which he may be in any way interested. Any director of the corporation may vote upon any transaction with the corporation without regard to the fact that he is also a director of such subsidiary or corporation.

ARTICLE XI

The stock of this corporation is intended to qualify under the requirements of Section 1244 of the Internal Revenue Code and the regulations issued there under. Such actions as may be necessary shall be deemed to have been taken by the appropriate officers to accomplish this compliance.

ARTICLE XII

The Registered Agent to accept service of process within this State for said corporation shall be	be:
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•	F	ms butte for said corporat	ion shan be:	
JORGE MESA 13920 SW 71 ST	LN. MIAMI, FL 33183			1
Having been named to accept se accept to act in this capacity, an	rvice of process fro the abo d agree to comply with the	we stated corporation at the provisions of said Act to	he place designated her keeping open said office	Zih, I hereby e.
In WITNESS WHERO named and the incorporators, for Florida, under the laws of Florida stated are true and do respectively seals this 20 th day of September.	agree to take the number	corporation to do busines	s both within and withou	ut the State of
JORGE MESA	The state of the s	•		;
STATE OF FLORIDA COUNTY OF MIAMI-DADE:		-	. •	
BEFORE ME the under	signed anthority perconally	remeased TODOE LANG		

BEFORE ME the undersigned authority personally appeared, JORGE MESA to me well known by me to be the individuals described in, and who executed the foregoing Certificate on incorporation, and who has acknowledged before me that they executed the same for the purposes therein expressed.

personally known of produced	as identification
IN WITNESS WHEROF, I have hereunto affixed n Florida on this day of, 2000	ny hand and official seal at Miami, Miami-Dade County,
Notary Public	Marille Land

Notary Public State of Florida

