POSSILI498 TRANSMITTAL LETTER

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

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SUBJECT: KRYSTAL INTERNATIONAL DEVELOFMENT INC

Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

\$70.00

\$78.75

Filing Fee Filing Fee

& Certificate of Status

\$78.75

Filing Fee & Certified Copy

□ \$87.50

Filing Fee,

Certified Copy & Certificate of

x comme

Status

ADDITIONAL COPY REQUIRED

FROM: JONATHA

Name (Printed or typed)

3370 NE

Address

ST #108

AVENTURA F

33/50

Daytime Telephone number

100 NOV 30 AM 10: 35

BIVISION OF CORPORATION

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

(Tia/5/00

ARTICLES OF INCORPORATION

SECRETARY OF STATE CIVISION OF CORPORATIONS

00 NOV 30 AM 10: 35

OF

KRYSTAL INTERNATIONAL DEVELOPMENT INC.

The undersigned, acting as Incorporator of a Florida corporation under the Florida General Corporation Act, Chapter 607 of the Florida Statutes, hereby adopts the following Articles of Incorporation for such Corporation.

ARTICLE I - NAME

The name of the Corporation is **KRYSTAL INTERNATIONAL DEVELOPMENT** INC.

<u>ARTICLE II – PRINCIPAL OFFICE</u>

The principal place of business and mailing address of this corporation shall be: 2295 NW Corporate Blvd., Suite 245, Boca Raton, FL 33431

ARTICLE III - CAPITAL STOCK

- 3.1 The Corporation is authorized to issue 100,000,000 shares of Common Stock, par value \$0.0001.
- 3.2 The Corporation shall not be subject to the provisions of Florida Statute §607.0902 (Control Share Acquisition).

3.3 The Corporation is authorized to have issued and outstanding at any one-time up to 50,000,000 shares of Preferred Stock, par value \$0.0001 per share. Such Preferred Stock may be divided into different series' having various rights and obligations as defined below.

(a). Series A Preferred Shares

- 1. <u>Certain Definitions.</u> Unless the context otherwise requires, the terms defined in this Section 1 shall have, for all purposes hereof, the respective meanings hereinafter set forth:
- (a) Common Stock. The term "Common Stock" shall mean all shares now or hereafter authorized of any class of common stock of the Corporation and any other stock of the Corporation, howsoever designated, authorized after the Issue Date, which has the right (subject always to prior rights of any class or series of preferred stock) to participate in the distribution of the assets of the Corporation without limit as to the per share amount.
- (b) Issue Date. The term "Issue Date" shall mean the date that shares of Series A Preferred Stock are first issued by the Corporation.
- (c) Junior Stock. The term "Junior Stock" shall mean the Common Stock and any other class or series of stock of the Corporation authorized or created after the Issue Date not entitled to receive any dividends unless all dividends required to have been declared and paid or declared an set aside for payment on the Series A Preferred Stock shall been so declared; and paid or declared and set aside for payment and, for purposes of Section 4 below, shall mean any class or series of stock of the Corporation authorized or created after the Issue Date not entitled to receive any assets upon the liquidation, dissolution or winding up of the

affairs of the Corporation until the Series A Preferred Stock shall have received the entire amount to which such Series A Preferred Stock is entitled upon any such liquidation, dissolution or winding up.

- (d) Parity Stock. The term "Parity Stock" shall mean any class or series of stock of the Corporation authorized or created after the Issue Date entitled to receive payment of dividends on parity with the Series A Preferred Stock and, for purposes of Section 4 below, shall mean any class or series of stock of the Corporation authorized or created after the Issue Date entitled to receive assets upon the liquidation dissolution or winding up of the Corporation on a parity with the Series A Preferred Stock.
- (e) Senior Stock. The term "Senior Stock" shall mean any class or series of stock of the Corporation authorized or created after the Issue Date ranking senior to the Series A Preferred Stock in respect of the right to receive dividends and, for purposes of section 4 below, shall mean any class or series of stock of the Corporation authorized or created after the Issue Date ranking senior to the Series A Preferred Stock in respect of the right to participate in any distribution of the assets of the Corporation upon the liquidation, dissolution or winding up of the affairs of the Corporation.
- 2. <u>Dividends.</u> Subject to the prior preferences and other rights of any Senior Stock, each issued and outstanding share of Series A Preferred Stock shall entitle the holder of record thereof to receive, if, when and as declared by the Board of Directors cash dividends at the rate of Fifty Five Cents (\$.55) per annum, and no more which shall accrue and be

cumulative from the Issue Date and be payable on the first business day of January, April, July, and October commencing 90 days after the Issue Date.

So long as any shares of Series A Preferred Stock shall be outstanding, the Corporation shall not declare or pay on any Junior Stock any dividend whatsoever, whether in cash, property or otherwise (other than dividends payable in shares of the class or series upon which such dividends are declared or paid, or dividends payable in shares of Common Stock with respect to Junior Stock, other than Common Stock, together with cash in lieu of fractional shares), nor shall the Corporation make any distribution on any Junior Stock, nor shall any Junior Stock be purchased or redeemed by the Corporation or an of its subsidiaries, nor shall any monies be paid or made available for a sinking fund for the purchase or redemption of any Junior Stock, unless all dividends to which the holders of Series A Preferred Stock shall have been entitled for all previous periods shall have been paid or declared and a sum of money sufficient for the payment thereof set aside.

In the event that full dividends are not paid, or declared and a sum of money sufficient for the payment thereof set aside for payment, to the holders of all outstanding shares of Series A Preferred Stock and of any Parity Stock, and funds available shall be insufficient to permit payment in full to all such holders of the preferential amounts to which they are then entitled, then the entire amount available for payment of dividends shall be distributed to the shareholders of the Series A Preferred Stock and of any Parity Stock ratably in proportion to the full amount to which they would otherwise be respectively entitled.

3. Distributions Upon Liquidation, Dissolution or Winding Up. In the event of any voluntary or involuntary liquidation, dissolution or other winding up of the affairs of the Corporation, subject to the prior preferences and other rights of any Senior Stock, but before any distribution or payment shall be made to the holders of Junior Stock, the holders of the Series A Preferred Stock shall be entitled to be paid Five Dollars (\$5.00) per share plus any accrued and unpaid dividends thereon to the date of such liquidation or dissolution or such other winding up, and no more, in cash. If, after the distribution to the holders of any Senior Stock of the full amounts to which they are entitled, such payment shall have been made in full to the holders of the Series A Preferred Stock and to the holders of any Parity Stock, then the remaining assets and funds of the Corporation shall be distributed among the holders of Junior Stock according to their respective shares. If, upon any such liquidation, dissolution or other winding up of the affairs of the Corporation, the net assets of the Corporation distributable among the holders of all outstanding shares of Series A Preferred Stock and of any Parity Stock shall be insufficient to permit the payment in full to such holders of the preferential amounts to which they are entitled, then the entire net assets of the Corporation remaining after the distributions to holders of any Senior Stock of the full amounts to which they may be entitled shall be distributed among the holders of Series A Preferred Stock and of any Parity Stock ratably in proportion to the full amount to which they would otherwise be respectively entitled.

Neither the consolidation or merger of the Corporation into or with another corporation or corporations, or entity or entities, nor the sale of all or substantially all of the assets of the

Corporation shall be deemed a liquidation, dissolution or winding up of the affairs of the Corporation within the meaning of this Section 3.

4. Redemption

- (a) The Corporation may, at the option of the Board of Directors, commencing on the date which is One Year from and after the Issue Date, call at any time and from time to time for the redemption of any or all of the outstanding shares of Series A Preferred Stock, if, as and when funds are legally available for such purpose and no dividends on the Series A Preferred Stock or any Parity Stock are in arrears, at a redemption price of Five Dollars (\$5.00) per share plus any accrued and unpaid dividends thereon to and including the date fixed for redemption and no more.
- (b) Notice of any proposed redemption of the Series A Preferred Stock shall be sent by or on behalf of the Corporation, by first class mail to the holders of record of the shares of Series A Preferred Stock at their respective addresses as they shall appear on the records of the Corporation, not less than thirty days prior to the redemption date fixed in such notice. The rights of the holders of shares of Series A Preferred Stock whose shares are redeemed shall expire and terminate on such redemption date.

5. <u>Conversion</u>.

(a) Commencing on the date which is nine months from and after the Issue Date, each and every share of Series A Preferred Stock may, at the option of the holder thereof, be converted into common shares of the Corporation, pursuant to the following formula:

Each share of Series A Preferred Stock shall have the following value: \$5 (US) plus accrued but unpaid dividends plus 10% of the sum thereof. (i.e. (5 + accrued but unpaid dividends) x 1.10). The common shares shall be valued at their market price at the close of trading upon the day of receipt of the converted Series A Preferred Stock by the Corporation. If the shares are not trading on a National Stock Exchange or otherwise quoted on an inter-dealer quotation system then there should be no right of conversion.

Upon conversion, the holder of such Series A Preferred Stock shall be entitled to an amount of common shares that are equal in value to the value of the Series A Preferred Stock as determined pursuant to the above formula.

(b) Commencing on the date which is nine months from and after the Issue Date, a holder of shares of Series A Preferred Stock may, at any time and from time to time, convert all or a portion of his shares of Series A Preferred Stock into shares of the Common Stock of the Corporation by the delivery of 90-day written notice to such effect to the Corporation, together with the certificate or certificates representing the shares of Series A Preferred Stock to be so converted and appropriately endorsed forms of assignment. Upon expiry of the 90 days and after its receipt of all necessary documents properly endorsed, the Corporation shall issue, or cause to be issued, one or more certificates representing the shares of Common Stock and no more. The Corporation shall have the right during such 90 day period to redeem such shares offered for conversion hereunder, in accordance with the redemption procedures set forth herein.

- (c) In no event shall the Corporation issue fractional shares of Common Stock upon the conversion of any shares of Series A Preferred Stock. Upon the conversion of any shares of Series A Preferred Stock, the number of shares of Common Stock issued by the Company shall be rounded up or down, as the case may be, to the nearest whole number.
- (d) The Corporation shall at all times reserve out of its authorized but unissued shares of Common Stock or the shares of Common Stock held in its treasury an adequate number of shares so as to permit the conversion of all of the issued and outstanding shares of Series A Preferred Stock in accordance with the provisions of this Section 5.
- 6. <u>Voting.</u> Except as may otherwise be required by applicable law, shares of Series A Preferred Stock shall not have any voting rights.
- 7. Exclusion of Other Rights. Except as may otherwise be required by applicable law, shares of Series A Preferred Stock shall not have any powers, preferences or relative, participating, optional or other special rights, other than those specifically set forth in these articles of amendment (and as these articles of amendment may be amended from time to time) and in the Articles of Incorporation. Shares of Series A Preferred Stock shall have no preemptive or subscription rights.
- 8. <u>Headings.</u> The headings of the various sections and subsection hereof are for convenience of reference only, and shall not affect the meaning or interpretation of any of the provisions hereof.

- 9. Severability. If any power, preference, right or limitation of the Series A Preferred Stock set forth in these articles of amendment (and as these articles of amendment may be amended from time to time) is invalid, unlawful or incapable of being enforced by reason of any rule of law or public policy, then all other powers, preferences, rights and limitations set forth in these articles of amendment (and as so amended) which can be given effect without the invalid, unlawful or unenforceable power, preference, right or limitation shall, nevertheless, remain in full force and effect, and no power, preference, right or limitation herein set forth shall be deemed dependent upon any other such power, preference, right or limitation unless so expressed herein.
- 10. <u>Status of Reacquired Shares.</u> Shares of Series A Preferred Stock which have been issued and reacquired by the Corporation in any manner shall (upon compliance with any applicable provisions of law) have the status of authorized but unissued shares of Preferred Stock, issuable in series, undesignated as to series, and may be redesignated and reissued.
- 11. <u>Priority.</u> Share of Series A Preferred Stock shall be Junior to Shares of Series B Preferred Stock.

a. Series B Preferred Shares

1. <u>Certain Definitions.</u> Unless the context otherwise requires, the terms defined in this Section 1 shall have, for all purposes hereof, the respective meanings hereinafter set forth:

- (a) Common Stock. The term "Common Stock" shall mean all shares now or hereafter authorized of any class of common stock of the Corporation and any other stock of the Corporation, howsoever designated, authorized after the Issue Date, which has the right (subject always to prior rights of any class or series of preferred stock) to participate in the distribution of the assets of the Corporation without limit as to the per share amount.
- (b) Issue Date. The term "Issue Date" shall mean the date that shares of Series B Preferred Stock are first issued by the Corporation.
- Stock, the Series A Preferred Stock, and any other class or series of stock of the Corporation authorized or created after the Issue Date not entitled to receive any dividends unless all dividends required to have been declared and paid or declared an set aside for payment on the Series B Preferred Stock shall been so declared; and paid or declared and set aside for payment and, for purposes of Section 4 below, shall mean any class or series of stock of the Corporation authorized or created after the Issue Date not entitled to receive any assets upon the liquidation, dissolution or winding up of the affairs of the Corporation until the Series B Preferred Stock shall have received the entire amount to which such Series B Preferred Stock is entitled upon any such liquidation, dissolution or winding up.
- (d) Parity Stock. The term "Parity Stock" shall mean any class or series of stock of the Corporation authorized or created after the Issue Date entitled to receive payment of dividends on parity with the Series B Preferred Stock and, for purposes of Section 4 below, shall mean any class or series of stock of the Corporation authorized or created after the

Issue Date entitled to receive assets upon the liquidation dissolution or winding up of the Corporation on a parity with the Series B Preferred Stock.

- (e) Senior Stock. The term "Senior Stock" shall mean any class or series of stock of the Corporation authorized or created after the Issue Date ranking senior to the Series B Preferred Stock in respect of the right to receive dividends and, for purposes of section 4 below, shall mean any class or series of stock of the Corporation authorized or created after the Issue Date ranking senior to the Series B Preferred Stock in respect of the right to participate in any distribution of the assets of the Corporation upon the liquidation, dissolution or winding up of the affairs of the Corporation.
- 2. <u>Dividends.</u> Subject to the prior preferences and other rights of any Senior Stock, each issued and outstanding share of Series B Preferred Stock shall entitle the holder of record thereof to receive, if, when and as declared by the Board of Directors cash dividends at the rate of Fifty Five Cents (\$.55) per annum, and no more which shall accrue and be cumulative from the Issue Date and be payable on the first business day of January, April, July, and October commencing 90 days after the Issue Date.

So long as any shares of Series B Preferred Stock shall be outstanding, the Corporation shall not declare or pay on any Junior Stock any dividend whatsoever, whether in cash, property or otherwise (other than dividends payable in shares of the class or series upon which such dividends are declared or paid, or dividends payable in shares of Common Stock with respect to Junior Stock, other than Common Stock, together with cash in lieu of fractional shares), nor shall the Corporation make any distribution on any Junior Stock, nor shall any Junior Stock be

purchased or redeemed by the Corporation or an of its subsidiaries, nor shall any monies be paid or made available for a sinking fund for the purchase or redemption of any Junior Stock, unless all dividends to which the holders of Series B Preferred Stock shall have been entitled for all previous periods shall have been paid or declared and a sum of money sufficient for the payment thereof set aside.

In the event that full dividends are not paid, or declared and a sum of money sufficient for the payment thereof set aside for payment, to the holders of all outstanding shares of Series B Preferred Stock and of any Parity Stock, and funds available shall be insufficient to permit payment in full to all such holders of the preferential amounts to which they are then entitled, then the entire amount available for payment of dividends shall be distributed to the shareholders of the Series B Preferred Stock and of any Parity Stock ratably in proportion to the full amount to which they would otherwise be respectively entitled.

2. <u>Distributions Upon Liquidation, Dissolution or Winding Up.</u> In the event of any voluntary or involuntary liquidation, dissolution or other winding up of the affairs of the Corporation, subject to the prior preferences and other rights of any Senior Stock, but before any distribution or payment shall be made to the holders of Junior Stock, the holders of the Series B Preferred Stock shall be entitled to be paid Five Dollars (\$5.00) per share plus any accrued and unpaid dividends thereon to the date of such liquidation or dissolution or such other winding up, and no more, in cash. If, after the distribution to the holders of any Senior Stock of the full amounts to which they are entitled, such payment shall have been made in full to the holders of the Series B Preferred Stock and to the holders of any Parity Stock, then the remaining

assets and funds of the Corporation shall be distributed among the holders of Junior Stock according to their respective shares. If, upon any such liquidation, dissolution or other winding up of the affairs of the Corporation, the net assets of the Corporation distributable among the holders of all outstanding shares of Series B Preferred Stock and of any Parity Stock shall be insufficient to permit the payment in full to such holders of the preferential amounts to which they are entitled, then the entire net assets of the Corporation remaining after the distributions to holders of any Senior Stock of the full amounts to which they may be entitled shall be distributed among the holders of Series B Preferred Stock and of any Parity Stock ratably in proportion to the full amount to which they would otherwise be respectively entitled.

Neither the consolidation or merger of the Corporation into or with another corporation or corporations, or entity or entities, nor the sale of all or substantially all of the assets of the Corporation shall be deemed a liquidation, dissolution or winding up of the affairs of the Corporation within the meaning of this Section 3.

4. Redemption

(a) The Corporation may, at the option of the Board of Directors, commencing on the date which is 90 days from and after the Issue Date, call at any time and from time to time for the redemption of any or all of the outstanding shares of Series B Preferred Stock, if, as and when funds are legally available for such purpose and no dividends on the Series B Preferred Stock or any Parity Stock are in arrears, at a redemption price of Five Dollar (\$5.00) per share plus any accrued and unpaid dividends thereon to and including the date fixed for redemption and no more.

(b) Notice of any proposed redemption of the Series B Preferred Stock shall be sent by or on behalf of the Corporation, by first class mail to the holders of record of the shares of Series B Preferred Stock at their respective addresses as they shall appear on the records of the Corporation, not less than thirty days prior to the redemption date fixed in such notice. The rights of the holders of shares of Series B Preferred Stock whose shares are redeemed shall expire and terminate on such redemption date.

5. Conversion.

(a) Commencing on the date which is 45 days from and after the Issue Date, each and every share of Series B Preferred Stock may, at the option of the holder thereof, be converted into common shares of the Corporation, pursuant to the following formula:

Each share of Series B Preferred Stock shall have the following value: \$5 (US) plus accrued but unpaid dividends plus 10% of the sum thereof. (i.e. (5 + accrued but unpaid dividends) x 1.10). The common shares shall be valued at their market price at the close of trading upon the day of receipt of the Converted Series B Preferred Stock by the Corporation. If the shares are not trading on a National Stock Exchange or otherwise quoted on an inter-dealer quotation system then there should be no right of conversion.

Upon conversion, the holder of such Series B Preferred Stock shall be entitled to an amount of common shares that are equal in value to the value of the Series B Preferred Stock as determined pursuant to the above formula.

(b) Commencing on the date which is 45 days from and after the Issue

Date, a holder of shares of Series B Preferred Stock may, at any time and from time to time,

convert all or a portion of his shares of Series B Preferred Stock into shares of the Common Stock of the Corporation by the delivery of 90-day written notice to such effect to the Corporation, together with the certificate or certificates representing the shares of Series B Preferred Stock to be so converted and appropriately endorsed forms of assignment. Upon expiry of the 90 days and after its receipt of all necessary documents properly endorsed, the Corporation shall issue, or cause to be issued, one or more certificates representing the shares of Common Stock and no more. The Corporation shall have the right during such 90 day period to redeem such shares offered for conversion hereunder, in accordance with the redemption procedures set forth herein.

- (c) In no event shall the Corporation issue fractional shares of Common Stock upon the conversion of any shares of Series B Preferred Stock. Upon the conversion of any shares of Series B Preferred Stock, the number of shares of Common Stock issued by the Company shall be rounded up or down, as the case may be, to the nearest whole number.
- (d) The Corporation shall at all times reserve out of its authorized but unissued shares of Common Stock or the shares of Common Stock held in its treasury an adequate number of shares so as to permit the conversion of all of the issued and outstanding shares of Series B Preferred Stock in accordance with the provisions of this Section 5.
- 6. <u>Voting.</u> Except as may otherwise be required by applicable law, shares of Series B Preferred Stock shall not have any voting rights.
- 7. <u>Exclusion of Other Rights.</u> Except as may otherwise be required by applicable law, shares of Series B Preferred Stock shall not have any powers, preferences or

relative, participating, optional or other special rights, other than those specifically set forth in these articles of amendment (and as these articles of amendment may be amended from time to time) and in the Articles of Incorporation. Shares of Series B Preferred Stock shall have no preemptive or subscription rights.

- 8. <u>Headings.</u> The headings of the various sections and subsection hereof are for convenience of reference only, and shall not affect the meaning or interpretation of any of the provisions hereof.
- 9. Severability. If any power, preference, right or limitation of the Series B Preferred Stock set forth in these articles of amendment (and as these articles of amendment may be amended from time to time) is invalid, unlawful or incapable of being enforced by reason of any rule of law or public policy, then all other powers, preferences, rights and limitations set forth in these articles of amendment (and as so amended) which can be given effect without the invalid, unlawful or unenforceable power, preference, right or limitation shall, nevertheless, remain in full force and effect, and no power, preference, right or limitation herein set forth shall be deemed dependent upon any other such power, preference, right or limitation unless so expressed herein.
- 10. <u>Status of Reacquired Shares.</u> Shares of Series B Preferred Stock which have been issued and reacquired by the Corporation in any manner shall (upon compliance with any applicable provisions of law) have the status of authorized but unissued shares of Preferred Stock, issuable in series, undesignated as to series, and may be redesignated and reissued.

11. <u>Priority.</u> Shares of Series B Preferred Stock shall be Senior to Shares of Series A Preferred Stock.

ARTICLE IV - INITIAL REGISTERED AGENT AND ADDRESS

The name and address of the initial Registered Agent is:

Jonathan D. Leinwand, 3370 NE 190th Street, Suite 1805, Aventura Florida 33180.

ARTICLE V - PURPOSE

This corporation is organized for the purpose of transacting any lawful business.

ARTICLE VI - INITIAL BOARD OF DIRECTORS

This corporation shall have one (1) directors initially. The number of directors may be either increased or diminished from time to time, in accordance with the by-laws of the corporation, but shall never be less than one (1). The name and address of the initial directors of this corporation are:

Name Address

David Muskat 2295 NW Corporate Blvd., Suite 245
Boca Raton, FL 33431

ARTICLE VII - BY-LAWS

The power to adopt, alter, amend or repeal by-laws shall be vested in the Board of Directors.

ARTICLE VIII - INDEMNIFICATION

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

ARTICLE IX – AMENDMENTS

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment thereof, and any right conferred upon the shareholders is subject to this reservation.

ARTICLE X - INCORPORATOR

The name and address of the person signing these Articles is:

Name
Jonathan D. Leinwand

Address

3370 NE 190th Street, Suite 1805 Aventura Florida 33180.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation

this day of November, 2000.

Jonathan D. Leinwand, INCORPORATOR

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of section 607.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the Registered Office/Registered Agent, in the State of Florida.

- 1. The name of the corporation is: Krystal International Development Inc.
- 2. The name and address of the Registered Agent and office is:

JONATHAN LEINWAND 3370 NE 190th Street, Suite 1805.

Aventura Florida 33180.

Signature

Title: Incorporator

Date: November 2000

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: 109(CC)

Jonathan D. Leinwand

Date: November 2, 2000