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Florida Department of State

Division of Corporations

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From:
Account Name : EMPIRE CORPORATE KIT COMPANY
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FLORIDA PROFIT CORPORATION OR P.A.

ONE ENTERPRISE SOLUTIONS, INC.

Certificate of Status	0
Certified Copy	1
Page Count	07
Estimated Charge	\$78.75

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TALLAHASSEE, FLORIDA

MAY 18 2001

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ARTICLES OF INCORPORATION

of

ONE ENTERPRISE SOLUTIONS, INC. a Florida Corporation

WE, the undersigned, LUCY TSIORTOURTSIDIS and
ELIZABETH BELLMAS

hereby associate ourselves for the
purpose of becoming a corporation under the Laws of the State of
Florida, by and under the provisions of the Statutes of the State
of Florida, providing for the formation, liability, rights, privi-
leges and immunities of a corporation for profit.

ARTICLE I

The name of the corporation shall be:
ONE ENTERPRISE SOLUTIONS, INC.

ARTICLE II

The general nature of the business and the objects and
purposes proposed to be transacted and carried on are to do any and
all of the things mentioned, as fully and to the same extent as
natural persons might or could do, viz:

- a. to engage in any legal business
- b. To make and carry out contracts for buildings, erect-
ing, improving and repairing buildings, structures, improvements,
warehouses, docks and structures of every kind and nature whatsoever.
- c. In the purchase or acquisition of property, business
rights or franchises, or for additional working capital, or for any
other object in or about its business or affairs, and without limit
as to amount, to incur debt, and to raise, borrow and secure the
payment of money in any lawful manner, including issue and sale or

PREPARED BY:
ALAN DAGEN, Esquire

407 LINCOLN ROAD
SUITE 4-L
MIAMI BEACH, FLORIDA 33139

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other disposition of bonds, warrants, debentures, obligations, negotiable and transferable instruments and evidence of indebtedness of all kinds, whether secured by mortgage, pledge, deed or trust or otherwise.

d. Generally to perform and make contracts of any kind and description and for the purpose of attaining any of the objects of the corporation, to do and perform any other acts or things, and to exercise any and all powers which a co-partnership or natural person could do and exercise, and which now are, or hereafter may be authorized by law, and generally to do and perform any and all things necessary or incident to the performing and carrying out of the powers hereinabove specifically delegated or implied.

ARTICLE III

CAPITAL STOCK

The authorized capital stock of this corporation shall be divided into 100 Shares of common stock of \$1.00 par value.

All said stock shall be payable in cash, property, labor or services at a just valuation to be fixed by the Board of Directors at a meeting called for the purpose, or paid for, with the capital stock at a just valuation to be fixed by the Board of Directors at a meeting called for that purpose. None of the stockholders herein, or anyone who may become stockholders of this corporation, shall have or shall ever have pre-emptive rights in and to any authorized or unissued stock of this corporation until such time as an Amendment to the By-Laws may be passed. This provision is made pursuant to Florida Statute 608.42.

ARTICLE IV

CAPITAL TO BEGIN BUSINESS

The amount of capital with which this corporation shall commence business shall be a minimum of One Thousand -- Dollars.

ARTICLE V

CORPORATE EXISTENCE

This corporation shall exist perpetually unless sooner dissolved according to law.

ARTICLE VI

PRINCIPAL PLACE OF BUSINESS

The principal place of business of said corporation shall be 407 Lincoln Road - Suite 4-L, Miami Beach, Florida with the privilege of having branch offices at other places within or without the State of Florida.

ARTICLE VII

The Resident Agent designated to accept service of process for the corporation shall be LUCY TSIORTOURTSIDIS-407 Lincoln Road- Suite 4-L, Miami Beach, Florida 33139.

ARTICLE VIII

The number of Directors of this corporation shall be not less than two (2) nor more than three (3).

ARTICLE IX

DIRECTORS

The names and addresses of the first Board of Directors of this corporation who shall hold office for the first year or

until their successors are chosen, shall be:

<u>NAME</u>	<u>ADDRESS</u>
Lucy Tsiortourtsidis	407 Lincoln Road Suite 4-L Miami Beach, Florida 33139
Elizabeth Bellmas	407 Lincoln Road Suite 4-L Miami Beach, Florida 33139

ARTICLE X

The name and addresses of the Officers of this corporation who shall hold office for the first year or until their successors are chosen shall be:

<u>NAME</u>	<u>ADDRESS</u>
Lucy Tsiortourtsidis, Pres.	407 Lincoln Road Suite 4-L Miami Beach, Florida 33139
Elizabeth Bellmas, Sec.-Treas.	407 Lincoln Road Suite 4-L Miami Beach, Florida 33139

ARTICLE XI

The names and post office addresses of the subscribers and the number of shares each agree to take are:

<u>NAME</u>	<u>ADDRESS</u>	<u>NUMBER OF SHARES</u>
Lucy Tsiortourtsidis-	407 Lincoln Road Suite 4-L Miami Beach, Florida 33139	50
Elizabeth Bellmas	407 Lincoln Road Suite 4-L Miami Beach, Florida 33139	50

ARTICLE XII

**CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE
FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING
AGENT UPON WHOM PROCESS MAY BE SERVED.**

In compliance with Section 48.091, Florida Statutes, the following is submitted:

First, that ONE ENTERPRISE SOLUTIONS, INC.
(name of corporation)

desiring to organize or qualify under the laws of the State of Florida, with its principal place of business at City of Miami Beach, State of Florida, has named Lucy Tsiortourtsidis, located at 407 Lincoln Road Suite 4-L Miami Beach,, City of Miami Beach, State of Florida, as its agent to accept service of process within Florida.

Lucy Tsiortourtsidis
Lucy Tsiortourtsidis, Subscriber Lucy Tsiortourtsidis
Corporate Officer

Elizabeth Bellmas
Elizabeth Bellmas, Subscriber Lucy Tsiortourtsidis Title
Date: May 18, 2001

Having been named to accept service of process for the above stated corporation, at the place designated in this Certificate, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all Statutes relative to the proper and complete performance of my duties.

Lucy Tsiortourtsidis
Resident Agent
Lucy Tsiortourtsidis
Date: May 18, 2001

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ARTICLE XIIIACKNOWLEDGMENT

STATE OF FLORIDA }
COUNTY OF DADE } SS:

2001 I HEREBY CERTIFY that on this 18th day of May
19th personally appeared before me, the undersigned Notary Public
in and for the State of Florida, Lucy Tsiortourtsidis and
Elizabeth Bellmas.

parties to the foregoing Certificate of Incorporation, and each ack-
nowledged that he or she did make, subscribe and acknowledge the
foregoing Certificate as and for his or her voluntary act and deed,
and that the facts therein set forth are true and correct as given
under my hand and official seal, the day and year written at
Dade County, Florida.

Rochelle Bea Malek
NOTARY PUBLIC
State of Florida at Large
ROCHELLE BEA MALEK
My Commission Expires:



Rochelle Bea Malek
Commission # CC 789254
Expires DEC. 18, 2002
BONDED THRU
ATLANTIC BONDING CO., INC.

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