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

			COF STATE
SUBJECT:	JUMMAT DEV	ECOPMENT Co ate name - must include suf	RPORATION >
			Sufficient South of the Control of t
Enclosed is an origina	al and one(1) copy of the articles	s of incorporation and a c	THEOR - IOF
☐ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	Ess.7.50 — Fiting Fee,— Certified Copy & Certificate of Status
·		ADDITIONAL CO	i i
FROM:	Hubert 1 Name (Pr		
· · · · · · · · · · · · · · · · · · ·	130 Old	Mill Run Address	-07/23/0101005006 ****175.00 *****87.50
Damond Beach, R 32/74 City, State & Zip			
	(386) 677 Daytime T	elephone number	

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

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ARTICLES OF INCORPORATION

OF

JUMMAT DEVELOPMENT CORPORATION

The undersigned incorporators file these Articles of Incorporation in order to form a corporation under the Florida General Corporation Act.

ARTICLE I: NAME

The name of this Corporation shall be JUMMAT DEVELOPMENT CORPORATION.

ARTICLE II: DURATION OF THE CORPORATION

This Corporation shall exist perpetually unless dissolved according to law.

ARTICLE III: CORPORATE PURPOSE

The Corporation is being organized for the transaction of any and all lawful business permitted under the Florida General Corporation Act and the laws of the United States, including but not limited to business and community development, youth and adult empowerment and counseling services.

ARTICLE IV: SHAREHOLDERS LIMITATIONS

The authorized capital stock of this Corporation shall consist of seventy five hundred(7,500) shares of one dollar (\$1) par value common stock.

ARTICLE V: SHAREHOLDERS LIMITATIONS

- A) ISSUANCE OF STOCK. A Shareholder may not issue capital stock to anyone who has not satisfied the requirement of the By-laws.
- B) ALLIENATION OF SHARES. A Shareholder may not sell or tranfer shares in the Corporation to any individual who is not eligible to be a shareholder of the Corporation. The Corporation shall have right of first refusal in any such transfer. The Corporation must also give approval to the sale or transfer of such stock shares.

ARTICLE VI: PREEMPTIVE RIGHTS

Every shareholder, upon the sale of any share or securities of the

Corporation convertible into or carrying a right to subscribe to share of this Corporation of the same kind, class or series as that which he holds, shall have the right to purchase his pro rata shares at the price at which it is offered to others.

ARTICLE VII: REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this Corporation in the State pf Florida shall be 895 Willow Run, Ormond Beach, Florida 32174. The name of the initial registered agent of the Corporation at the registered office shall be BERNADETTE S.RAMSEY.

ARTICLE VIII: INITIAL BOARD OF DIRECTORS

The initial Board of Directors of this Corporation shall be comprised of three (3) persons. The names and addresses of the initial Board of Directors are as follows:

- 1) Bernadette S. Ramsey, President 895 Willow Run Ormond Beach, Florida 32174
- 2) Clarence McCloud Vice-President for Corporate Development 914 Derbyshire Road Daytona Beach, Florida 32117
- 3) Sheila A. Payne Corporate Secretary 875 Wilmette Avenue, Apt.709 Ormond Beach, Florida 32174

The method of election of Board members and the time for election shall be described in the by-laws of this corporation. The by-laws shall also regulate the number of board members, officers and qualifications of persons who shall serve as members of the Board of Directors so long as the minimum requirements of the Florida General Corporation Act are satisfied.

ARTICLE IX: PRINCIPLE PLACE OF BUSINESS

The principal place of business for the initial conducting of corporation shall be 895 Willow Run, Ormond Beach, Florida 32174.

ARTICLE X: INCORPORATOR

The name and addresses of the incorporators of this Corporation are:

Bernadette S. Ramsey 895 Willow Run Ormond Beach, Florida 32174

Sheila A. Payne 875 Willmette Avenue, Apt 709 Ormond Beach, Florida 32174

ARTICLE XI: AMENDMENTS

The Articles may be amended in a manner to be described in accordance with the corporation's by-laws, so long as such amendments do not conflict with the initial purposes as described in these Articles of Incorporation.

Executed this 20th day of July, 2001

Bernadette S. Ramsey

Incorporator

Sheila A. Payne

Incorporator

CERTIFICATE OF REGISTERED AGENT

I am hereby familiar with and accept the duties and responsibilities as Registered Agent for said corporation.

BERNADETTE S. RAMSEY

STATE OF FLORIDA COUNTY OF VOLUSIA

BEFORE ME the undersigned authority appeared Bernadette S. Ramsey and Sheila A. Payne, to me well known, and they each presented identification or were personally known to me and they each affixed their respective signature to the foregoing documents and did so after being sworn to and subscribed before this day of July, 2001.

My Commission Expires April 4, 2003



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