

- p.2

HO2 000 1771 B2908

2002 AUG -7 AM 8:49

SECRETARY OF STATE TALLAHASSEE FLORIDA

ARTICLES OF INCORPORATION

In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

ARTICLE I NAME

The name of the corporation shall be :

DCLS CORPORATION

ARTICLE II PRINCIPAL OFFICE

The principal place of business/mailing address is : 246 S.FEDERAL HWY.

240 ON EDERAETINT.

DEERFIELD BEACH, FL 33441

ARTICLE IN PURPOSE

The purpose for which the corporation is organized is to engage in any activity business permitted under the laws of the State of Florida.

ARTICLE IV SHARES

The number of shares of stock is:

1500 COMMON SHARES PAR VALUE \$.10

ARTICLE V INITIAL OFFICERS / DIRECTORS (optional)

The name(s), address(es), and title(s) of the directors and officers is Director, President : J.DAVID BRUCE 1550 S.E.14 DR. DEERFIELD BEACH , FL 33441 Director, Secretary, Treasurer : CAROL BRUCE

1550 S.E.14 DR. DEERFIELD BEACH , Florida 33441

HO2000 177-329 2

AUG 07 2002 1:13PM HP LASERJET 3200

6 t i 8

02 000 177 329

PAGE 2 DCLS CORPORATION

ARTICLE VI REGISTERED AGENT

The name and Florida street address of the registered agent is: A1A CORPORATE SERVICES INC.

1221 BRICKELL AVE. 9TH FLOOR

MIAMI, FL 33131

ARTICLE VII INCORPORATOR

The name and Florida street address of the incorporator is:

A1A CORPORATE SERVICES INC.

1221 BRICKELL AVE, 9TH FLOOR

MIAMI, FL 33131

ARTICLE VIII

No director or officer of the corporation shall be personally liable to the corporation or its shareholders for monetary damages for breach of fiduciary duty as a director or officer, provided, however, that the foregoing clause shall not apply to any liability of a director or officer(i) for any breach of the director's or officer's duty of loyally to the corporation or its shareholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, or (iii) for any transaction from which the director or officer derived an improper personal benefit. Nothing contained in these Articles of Incorporation shall limit or preclude the exercise of any right relating to indemnification or advancement of attorney's fees and expenses to any person who is or was an officer or director of the Corporation.

ARTICLE IX

The incorporator resigns all powers, duties and obligations on the date of filing of the Articles of Incorporation.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the gppointment as registered agent and agree to act in this capacity.

WAUL DIETH, VICE-PRESIDENT Signature / Registered Agent PAUL Shirt Ulce-PRESIDENT

Date

Signature/Incorporator

Date

H02000177-32