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Lybarger, Keith & McLean, P.A.

CERTIFIED PUBLIC ACCOUNTANTS

Bruce J. Lybarger, CPA Douglas A. McLean, CPA 300 Circle North Sebring, Florida 33870-3305 (863) 385-8850 Fax (863) 385-0898

March 31, 2004

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

SUBJECT: Amendment of Articles of Incorporation

Gentlemen.

Enclosed please find an "Article of Amendment to Articles of Incorporation of INA INB, Inc.." The document number of this corporation is P04000008012. The telephone number of this corporation is 863-385-8850. The old address of the corporation is 300 N. Circle, Sebring, FL 33870.

Thank you for your trouble and cooperation in this matter.

Sincerely

Douglas A. McLean, CPA

LYBARGER, KEITH & McLEAN, P.A.

Certified Public Accountants



FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

April 8, 2004

DOUGLAS A. MCLEAN, CPA LYBARGER, KEITH & MCLEAN, P.A. 300 CIRCLE NORTH SEBRING, FL 33870-3305

SUBJECT: INA INB INC. Ref. Number: P04000008012

We have received your document for INA INB INC. and check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The document must have original signatures.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6882.

Letter Number: 204A00022937

Maryanne Dickey Document Specialist

LYBARGER, KEITH & MCLEAN, P.A.

CERTIFIED PUBLIC ACCOUNTANTS

Bruce J. Lybarger, CPA Douglas A. McLean, CPA 300 CIRCLE NORTH SEBRING, FLORIDA 33870-3305 (863) 385-8850 FAX (863) 385-0898

April 12, 2004

Maryanne Dickey Document Specialist Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

SUBJECT: INA INB, Inc. - Document Changing Name

Dear Ms. Dickey,

Please accept my apology for my failure to sign the document before I mailed it. I know better but I just goofed. It is herewith returned to you signed. Your swift processing of this document and assurance of the approval of the name change will be greatly appreciated. Again, my apologies.

Thank you for your trouble and cooperation in this matter.

Sincerely,

Douglas Al McLean, CPA

LYBARGER, KEITH & McLEAN, P.A.

Certified Public Accountants

cc: Krista White

1809 First Street

Lake Placid, FL 33852

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

INA INB INC.

(present name)

APRIL 19

(present name)

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

ARTICLE I - NAME: THE NAME OF THE CORPORATION SHALL BE CHANGED TO: "PUR - WHITE, INC."

ARTICLE II - PRINCIPAL OFFICE: THE PRINCIPAL PLACE OF BUSINESS/MAILING ADDRESS IS: 1809 FIRST ST., LAKE PLACID, PLA. 33852

ARTICLE III - PURPOSE: THE PURPOSE FOR WHICH THE CORPORATION IS ORGANIZED IS: OFFICE CLEANING SERVICES.

ARTICLE I - IN MAR OFFICERS/DIRECTORS:

KRISTA WHITE - DIRECTOR, PRESIDENT, SECRETARY

1809 FIRST STREET

LAKE PLACID, FLA. 33852

GWEN WHITE - DIRECTOR, VICE-PRESIDENT, TREASURER.
1632 OAK AUE.

LAKE PLACID, RA. 33852

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

FO	URTH: Adoption of Amendment(s) (CHECK ONE)		
	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.		
	The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):		
	"The number of votes cast for the amendment(s) was/were		
	sufficient for approval by"		
	voting group		
	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.		
X	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.		
	Signature (By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)		
	OR		
	(By a director if adopted by the directors)		
	OR		
	(By an incorporator if adopted by the incorporators)		
	(By all modification is adopted by mo modifications)		
	DOUGLAS A. MELKAN Typed or printed name		
	REGISTERED AGENT AND INCORPORATOR		