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SECRETARY OF THE LAR

TRANSMITTAL LETTER

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

SUBJECT:	Mitchella		T - A -	_
	(PROPOSED CORPORA	TE NAME – <u>MÚST INCL</u>	UDE SUFFIX)	
37 . 1 3	*	-1 Pt	la da da Carr	
Enclosed are an orig	ginal and one (1) copy of the arti-	cles of incorporation and	a check for:	
\$70.00	□ \$78.75	\$78.75	\$87.50	
Filing Fee	Filing Fee	Filing Fee	Filing Fee,	
J	& Certificate of Status	& Certified Copy	Certified Copy	
			& Certificate of	
		ADDITIONAL CO	Status DV DEOUBDED	
		ADDITIONAL CO	T I REQUIRED	
FROM:	ANESKA L.	MITCHETI		
FROM:	Name	(Printed or typed)	· 	
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	13722 STALHORN ROAD			0
,		Address		<u>بند</u>
		701-1		04 JUL 114
	TAMPA, tu	3362	<u> </u>	
	City,	State & Zip		
	202.210.	7401		T
		elephone number		AHIII

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

ARTICLES OF INCORPORATION OF Mitchell & Maiyo, P.A.

Article I. The name of the Corporation is Mitchell & Maiyo, P.A.

Article II. Its principal office in the State of Florida is 7380 Sand Lake Road, Suite 500, Orlando, FL 32819. The initial resident agent for services of process is Tirrell T. Johnson, M.D. at 1400 S. Orange Avenue, MP760, Orlando, Florida 32806.

Article III. The purposes for which the corporation is organized are to engage in any activity or business not in conflict with the laws of the State of Florida or of the United States of America. The period of existence of the corporation shall be perpetual.

Article IV. The corporation shall have authority to issue an aggregate of 50,000,000 shares of common voting equity stock of par value one mil (\$0.001) per share, and no other class or classes of stock, for a total capitalization of \$50,000. The corporation's capital stock may be sold from time to time for such consideration as may be fixed by the Board of Directors, provided that no consideration so fixed shall be less than par value.

Article V. No shareholder shall be entitled to any preemptive or preferential rights to subscribe to any unissued stock or any other securities which the corporation may now or hereafter be authorized to issue, nor shall any shareholder possess cumulative voting rights at any shareholders meeting, for the purpose of electing Directors, or otherwise.

Article VI. The name and address of the Incorporator of the corporation is Aneska L. Mitchell, 4354 Fountainview Lane, #8306, Orlando, Florida 32808. PHONE (202) 210-2401. The affairs of the corporation shall be governed by a Board of Directors of not less than one (1) no more than seven (7) persons. The Board of Directors currently consists of two parties, the Incorporator, Aneska L. Mitchell and Jerona C. Maiyo.

Article VII. The Capital Stock, after the amount of the subscription price or par value, shall not be subject to assessment to pay the debts of the corporation, and no stock issued, as paid up, shall ever be assessable or assessed.

Article VIII. The initial By-laws of the corporation shall be adopted by its Board of Directors. The power to alter, amend or repeal the By-laws, or adopt new By-laws, shall be vested in the Board of Directors, except as otherwise may be specifically provided in the By-laws.

I THE UNDERSIGNED, being the Incorporator hereinbefore named for the purpose of forming a corporation pursuant the General Corporation Law of the State of Florida, do make and file these Articles of Incorporation, hereby declaring and certifying that the facts herein stated are true, and

accordingly

have set my hand hereunto this Day, July 12, 2004.

/s/ ANESKA L. MITCHELL

ANESKA L. MITCHELL ATTORNEY AT LAW INCORPORATOR

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 appointment as registered agent and agree to act in this capacity.

Signature/Registered Agent

Date

Signature/Incorporator

Date