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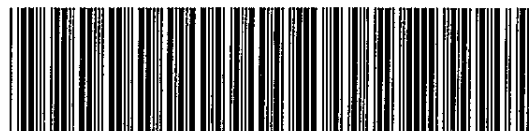
(Business Entity Name)

(Document Number)

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DIVISION OF CORPORATION  
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Jumping Jax Tax<sup>SM</sup>  
"Life, Liberty and the Pursuit of Profit!"  
(800) 203-2347

**JUMPING JAX TAX INC.**  
1940 Harrison St., Ste. 201B  
Hollywood, FL 33020-5072  
(954) 927-6988 or (800) 203-2347



Fax (800) 859-8215  
jack@jumpingjastax.com

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### Admitted to Practice before the Internal Revenue Service

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You or your business entity must pay 50% of our fee before we start work any tax returns unless you or your business entity are a full or basic service client. The remaining 50% of our fee MUST BE PAID before we will mail the tax return to you or your business entity. Basic or full service clients cannot be more than 3 months in arrears unless Jumping Jax Tax, Inc. grants a written waiver to exceed this requirement. JUMPING JAX TAX, INC. WILL NOT FILE A TAX RETURN FOR YOU OR YOUR BUSINESS UNLESS THE ENTIRE FEE IS PAID 3 BUSINESS DAYS BEFORE THE DUE DATE OF THE TAX RETURN.

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#### GUARANTEE

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When we are the original tax preparer we will represent you or your business entity for free within 3 years from the filing date of the tax return, including extensions of time to file but excluding extensions of time to pay any taxes owed, if you or your business entity have fully paid us for the related tax return, should the Internal Revenue Service, state revenue service, state department of labor as it relates to the unemployment tax, audit the related tax return.

We exclude an amended tax return, unless we were the original tax preparer and any tax return where our tax advice is ignored. We reserve the right to refer you or your business entity to a qualified attorney in the appropriate jurisdiction at any time and at your expense or your business entity's expense should we view that the situation warrants it. We do not assure the outcome of any audit in any way.

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#### PRIVACY

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We do not disclose any private information about our clients or former clients to any entity, except as instructed to do so by such clients, or as required by law. We restrict access to our clients' or former clients' private information to those professionals necessary to prepare tax returns and income tax compilations. We maintain physical, electronic and procedural safeguards to protect our clients' or former clients' private information.

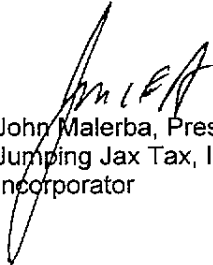
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17 February 2005

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

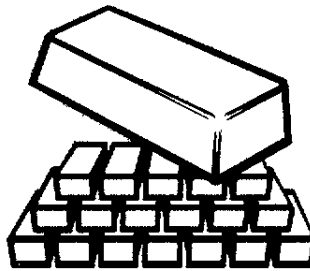
Dear Document Specialist:

Please process the attached articles of incorporation and issue a certificate of status after filing. The appropriate fees are enclosed.

  
John Malerba, President  
Jumping Jax Tax, Inc.,  
Incorporator

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DIVISION OF CORPORATION  
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**ARTICLES OF INCORPORATION  
FOR  
YVONNE EVANS, P.A.**  
(A Florida Professional Service Corporation)



**Article I. The Name of this Florida Professional Service Corporation**

**Section 1.01** The name of this Florida professional service corporation is **YVONNE EVANS, P.A.**

**Article II. The Mailing Address and Street Addresses of the Principle Office of this Florida Professional Service Corporation.**

**Section 2.01** The mailing and street addresses of the principal office of this Florida professional service corporation is **2582 WEST SARATOGA DR., HOLLYWOOD, FL 33026-5007.**

**Article III. Duration**

**Section 3.01** The duration of this Florida professional service corporation shall be perpetual unless the sole shareholder of this Florida professional service corporation legally becomes disqualified to render professional services she is licensed for within the state of Florida or accepts employment that places restrictions or limitations upon her continued rendering of such professional services, then, in any such event, her office, employment and equity interest in this Florida professional service corporation shall immediately and automatically cease and terminate except to receive payment for whatever equity interest in this Florida professional service corporation may be owned by her as a shareholder.

**Article IV. Purpose**

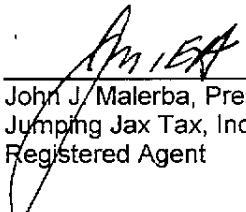
**Section 4.01** This Florida professional service corporation shall engage in real estate sales or related real estate services as defined under sections 621.03(1) and 621.03(3), Florida Statutes and other related provisions following the Florida Professional Service Corporation and Florida Business Corporation Act. No professional service corporation under the Professional Service Corporation and Limited Liability Company Act shall engage in any business other than the rendering of professional services for which it is specifically organized; provided, however, nothing in this act or in any other provisions of existing Florida law applicable to Florida professional service corporations shall be interpreted to prohibit such a Florida professional service corporation from investing its funds in real estate, mortgages, stocks, bonds,

mutual funds or any other type of investment, or from owning real or personal property necessary for the rendering of professional services.

**Article V. The Initial Registered Agent of this Florida Professional Service Company**

**Section 5.01 The Designation of the Initial Registered Agent.**

- (a) The name of the initial register agent of this Florida professional service corporation is **JUMPING JAX TAX, INC.** and its street address is **1940 HARRISON ST., STE. 201B, HOLLYWOOD, FL 33020-5072.**
- (b) As Registered Agent, Jumping Jax Tax, Inc. accepts service of process for the above Florida professional service corporation at the street address designated in these articles of incorporation. It accepts its appointment and agrees to act in this capacity. It further agrees to comply with the provisions of the Florida Business Corporation Act and the Professional Service Corporation and Limited Liability Company Act, relating to the proper and complete performance of its duties. Jumping Jax Tax, Inc. is familiar with and accepts the obligations of registered agent for this Florida professional service corporation.

  
\_\_\_\_\_  
John J. Malerba, President  
Jumping Jax Tax, Inc.,  
Registered Agent

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**Article VI. Authorized Shares in this Florida Professional Service Corporation**

**Section 6.01** This Florida professional service corporation authorizes **100 common shares** of capital stock at **\$5.00 par value.**

**Section 6.02** Yvonne Evans shall hold these 100 common shares, representing all authorized shares of all classes of stock in this Florida professional service corporation. No other shares shall be authorized.

**Section 6.03** No other shareholders shall be admitted to this Florida professional service corporation.

**Article VII. Initial Board of Directors**

**Section 7.01** Yvonne Evans is the initial and sole director of this Florida professional service corporation.

**Article VIII. Officers**

**Section 8.01** **YVONNE EVANS** is **PRESIDENT** and **SECRETARY** of this Florida professional service corporation.

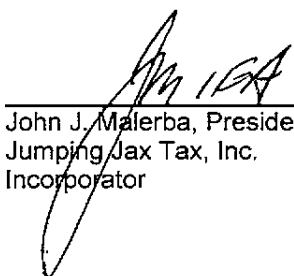
**Article IX. Indemnification of Shareholders, Officers, Registered Agents, Incorporators, Employees, or Other Agents of the Florida Professional Service Corporation.**

**Section 9.01** This Florida professional service corporation shall indemnify and hold harmless any shareholder, officer, any registered agent, any incorporator, any employee or any other agent from and against all claims and demands with restrictions imposed by these articles of incorporation.

**Section 9.02** Indemnification shall not be made to or on behalf of any shareholder, any officer any registered agent, any incorporator, any employee, or any other agent if a judgment or other final adjudication establishes the actions, or omissions to act, of such shareholder, officer, registered agent, incorporator, employee, or other agent were material to the cause of action so adjudicated and constitute a violation of criminal law, unless the shareholder, officer, the registered agent, the incorporator, the employee, or the other agent had no reasonable cause to believe such conduct was unlawful; a transaction from which the shareholder, the officer, the registered agent, the incorporator, the employee, or the other agent derived an improper personal benefit; or willful misconduct or a conscious disregard for the best interests of this Florida professional service corporation in a proceeding by, or in the right of this Florida professional service corporation to procure a judgment in it favor or in a proceeding by or in the right of a shareholder.

**Article X. The Incorporator**

**Section 10.01** The Incorporator, **JUMPING JAX TAX, INC., 1940 HARRISON ST., STE. 201B, HOLLYWOOD, FL 33020-5072**, submits these articles of incorporation to the Florida Department of State, Division of Corporations, pursuant to section 607.0201, Florida Statutes.

  
\_\_\_\_\_  
John J. Malerba, President  
Jumping Jax Tax, Inc.  
Incorporator