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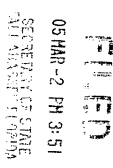
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CORPORATION NAME(S) & DOCI	UMENT NUMBI	ER(S), (if known):	
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2. (Corporation Name)	(Doc	ument #)	A SIGNER
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4. (Corporation Name)	(Doc	ument #)	
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APPROVED

FEB 9 2005

ARTICLES OF INCORPORATION FOR SECURITY FIRST INSURANCE COMPANY

Docketed by: Manh Jagan

The undersigned incorporators, for the purpose of forming a corporation for profit pursuant to the laws of the State of Florida, and particularly Chapter 607 and Chapter 628, Florida Statutes, hereby adopt the following Articles of Incorporation:

ARTICLE 1 NAME

The name of the corporation shall be SECURITY FIRST INSURANCE COMPANY. For convenience, the corporation shall be referred to in this instrument as the "Company." These Articles of Incorporation as the "Articles", and the Bylaws of the Company as the "Bylaws."

ARTICLE 2 OFFICE

The principal office and mailing address of the Company shall be Security First Insurance Company, 140 South Atlantic Avenue, Suite 400, Ormond Beach, Florida 32176, or at such other place as may be subsequently designated by the Board of Directors. All books and records of the Company shall be kept at its principal office or at such other place as may be permitted by the Act.

ARTICLE 3 PURPOSE

The purpose for which the Company is organized is to engage in any and all business permitted under the laws of the State of Florida and elsewhere, including but not limited to all aspects of writing insurance in the State of Florida and in other states as permitted by the respective regulatory authorities. Pursuant to section 628.081(3)(c), Florida Statutes, the Company is being formed to write all kinds of insurance authorized to be written in the State of Florida, including but not limited to homeowner's and dwelling fire insurance.

ARTICLE 4 . POWERS

The Company shall have all of the common-law and statutory powers of a corporation for profit under the Laws of Florida, except as expressly limited or restricted by the terms of these Articles or the Bylaws, and all of the powers and duties reasonably necessary to operate the Company pursuant to the Bylaws, as they may be amended from time to time.

ARTICLE 5 AUTHORIZED SHARES

The Company shall be authorized to issue up to Ten Thousand (10,000) shares, having a par value of One Dollar (\$1.00) per share.

ARTICLE 6 TERM OF EXISTENCE

The Company shall have perpetual existence.

ARTICLE 7 INDEMNIFICATION

- 7.1 Personal Liability. The personal liability of the Directors of the Company is hereby eliminated to the fullest extent permitted under the Laws of Florida, as the same may be amended and supplemented. Without limiting the generality of the foregoing, no Director of the Company shall be liable to the Company or its shareholders for monetary damages (including, without limitation, any judgment, amount paid in settlement, fine, penalty, punitive damages, or expense of any nature including attorney's fees) for breach of any duty as a Director, except for liability: (i) for any breach of the Director's duty of loyalty to the Company or its shareholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or knowing violation of law, (iii) under Florida Statute §607.0831 or as provided in §607.0850, or (iv) for any transaction from which the Director derived an improper personal benefit either directly or indirectly. No amendment to or repeal of this Article 7 shall apply to, or have any effect on, the liability or alleged liability of any Director of the Company on, for or with respect to any acts or omissions of such Director occurring prior to such amendment or repeal.
- 7.2 <u>Indemnification</u>. The Company shall, to the fullest extent permitted by the provisions of Florida Statutes §607.0831 and §607.0850, as the same may be amended and supplemented, indemnify Directors and Officers from and against any and all of the expenses, liabilities, or other matters referred to in, or covered by, said sections, and the indemnification provided for herein shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any Bylaw, agreement, vote of stockholders or disinterested Directors or otherwise, both as to action in his official capacity and as to action in another capacity while holding such office, and shall continue as to a person who has ceased to be a Director or Officer and shall inure to the benefit of the heirs, executors, and administrators of such a person.
- 7.3 <u>Amendment.</u> No amendment, modification or repeal of this Article 7 shall adversely affect any right or protection of a Director or Officer that exists at the time of such amendment, modification or repeal.

ARTICLE 8 OFFICERS

The day to day affairs of the Company shall be administered by the Officers holding the offices designated in the Bylaws. The Officers shall be elected by the Board of Directors of the Company at its first meeting following the annual meeting of the shareholders of the Company and shall serve at the pleasure of the Board of Directors. The Bylaws may provide for the removal from office of Officers, for filling vacancies and for the duties and qualifications of the Officers. The terms of office of the initial Officers shall be for not more than one year after the date of incorporation of the Company. The names and addresses of the initial Officers whose initial terms of office shall be for one year and who thereafter shall serve as designated by the Board of Directors are as follows:

President:

W. Lockwood Burt

140 South Atlantic Avenue

Suite 400

Ormond Beach, FL 32176

Vice President-

Underwriting:

Roseann Bradley

140 South Atlantic Avenue

Suite 400

Ormond Beach, FL 32176

Vice President-

Claims:

Anthony DiPardo

140 South Atlantic Avenue

Suite 400

Ormond Beach, FL 32176

Secretary:

Donald G. Brocksmith

140 South Atlantic Avenue

Suite 400

Ormond Beach, FL 32176

Treasurer:

Donald G. Brocksmith 140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176

ARTICLE 9 DIRECTORS

- 9.1 <u>Number and Qualification</u>. The property, business and affairs of the Company shall be managed by a board consisting of the number of Directors determined in the manner provided by the Bylaws, but which shall consist at any time of not less than five (5) Directors.
- 9.2 <u>Duties and Powers</u>. All of the duties and powers of the Company shall be exercised exclusively by the Board of Directors, its Officers, agents, contractors or employees.
- 9.3 <u>Election; Removal</u>. Directors of the Company shall be elected at the annual meeting of the Shareholders in the manner determined by, and subject to the qualifications set forth, in the Bylaws. Directors may be removed and vacancies on the Board of Directors shall be filled in the manner provided by the Bylaws. Elections of Directors need not be by written ballot except and to the extent provided in the Bylaws of the Company.
- 9.4 Standards. Each Director shall discharge his or her duties as a Director, including any duties as a member of a Committee: in good faith; with the care an ordinary prudent person in a like position would exercise under similar circumstances; and in a manner reasonably believed to be in the best interests of the Company. Unless a Director has knowledge concerning a matter in question that makes reliance unwarranted, a Director, in discharging his or her duties, may rely on information, opinions, reports or statements, including financial statements and other data, if prepared or presented by: one or more Officers or employees of the Company whom the Director reasonably believes to be reliable and competent in the matters presented; legal counsel, public accountants or other persons as to matters the Director reasonably believes are within the person's professional or expert competence; or a Committee of which the Director is not a member if the Director reasonably believes the Committee merits confidence. A Director shall not be liable for any action taken as a Director, or any failure to take action, if he or she performed the duties of the office in compliance with the foregoing standards.
- 9.5 <u>First Directors</u>. The names and addresses of the members of the first Board of Directors who shall hold office until their successors are elected and have taken office, as provided in the Bylaws, are as follows:

<u>NAME</u>	<u>ADDRESS</u>
Chairman: Harry R. Bleiwise	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Charles D. Bleiwise	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Susan D. Bleiwise-Greenfield	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Wallace L. Burt	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Donald G. Brocksmith	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Roseann Bradley	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Anthony DiPardo	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176

ARTICLE 10 BYLAWS

The first Bylaws of the Company shall be adopted by the Board of Directors and may be altered, amended or rescinded in the manner provided in the Bylaws.

ARTICLE 11 AMENDMENTS

Amendments to these Articles shall be proposed and adopted in the following manner:

11.1 Notice. Notice of a proposed amendment shall be included in the notice of any

meeting at which the proposed amendment is to be considered and shall be otherwise given in the time and manner provided in Chapter 607, Florida Statutes. Such notice shall contain the proposed amendment or a summary of the changes to be affected thereby. Amendments to these Articles may also be adopted by written consent as provided in the Bylaws and Chapter 607, Florida Statutes.

- 11.2 <u>Adoption</u>. Amendments shall be proposed and adopted in the manner provided in Chapter 607 and Chapter 628, Florida Statutes (the latter to control over the former).
- 11.3 <u>Recording</u>. A copy of each amendment shall be filed with the Secretary of the Department of Financial Affairs, Office of Insurance Regulation and with the Secretary of State pursuant to the provisions of applicable Florida law.

ARTICLE 12 INCORPORATORS

The names and addresses of the Incorporators of this Corporation are:

<u>NAME</u>	ADDRESS
Chairman: Harry R. Bleiwise	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Charles D. Bleiwise	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Susan D. Bleiwise-Greenfield	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Wallace L. Burt	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Donald G. Brocksmith	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176
Roseann Bradley	140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176

140 South Atlantic Avenue Suite 400 Ormond Beach, FL 32176

ARTICLE 13 INITIAL REGISTERED OFFICE; ADDRESS AND NAME OF REGISTERED AGENT

The initial registered office of the Company shall be at Division of Insurer Services, Service of Process Section, 200 East Gaines Street, Tallahassee, Florida 32314 with the privilege of having its office and branch offices at other places within or without the State of Florida. The initial registered agent at that address shall be Chief Financial Officer of the State of Florida.

IN WITNESS WHEREOF, the Incorporators have affixed their signatures the day and year set forth below.

State of Florida:

County of Volusia:

Personally appeared before me this as day of February. 2005 W. Lockwood Burt who acknowledged that he executed the foregoing Articles of Incorporation as his/her free act and deed.

Notary Public State of W. Lockwood Burt who

My commission expires:

July 22, 2005

Londa JBredmiete

State of FIOFIGA	and the second of the second o
	y of February , 2005, Donald Brocksmith who rticles of Incorporation as his/her free act and deed.
	Notary Public State of State o
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	Parean W. Stadle
State of Florida :	<i>C'</i>
: ss. County of Volusia :	
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State of Florida	
County of Volusia : ss.	
Personally appeared before me this <u>17</u> da acknowledged that he executed the foregoing A	y of February, 2005, Anthony DiPardo, who rticles of Incorporation as hisher free act and deed.
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State of Florida:		
County of Palu Back Personally appeared before me this 17 day of Edge acknowledged that he executed the foregoing Articles of Incompared to the second seco	DYWANY, 2005 CNAXICS BIP in proporation as his/her free act and deed.	NS Ewho
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My commission expires:	Notary Public State of	(Seal)
KURT VALMOND MY COMMISSION # DD 208514 EXPIRES: May 1, 2007 Sonded Thru Notary Public Underwriters	_	(Seat)
	Jusan D. Blan - Lun	full
State of Florica : ss. County of Palm Beach: ss. Personally appeared before me this 27 day of 7	,	
County of Value Beach Personally appeared before me this 11 day of 12 acknowledged that he executed the foregoing Articles of Incompared to the second that he executed the foregoing Articles of Incompared to the second to the	brungy, 2005 Sugar Blein	ise who
acknowledged that he executed the foregoing Articles of Inco	orporation as his/her free act and deed.	·
	And La	
	Notary Public State of	
My commission # DD 208514 EXPIRES: May 1, 2007 Bonded Thru Notary Futric Underwithers		(Seal)
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State of Florida:	. .	
County of Palin Beach: The Personally appeared before me this 16 day of Feb acknowledged that he executed the foregoing Articles of Income	runy, 2005. Harry Bleiw, orporation as hisher free act and deed.	S& who
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KUFIT VALMOND MY COMMISSION # DD 208514	Notary Public State of	
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