P05000070861

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T. Roberts DEC 15 2000

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TO: Amendment Section
Division of Corporations

NAME OF C	CORPORATION:	Duval	Investment Gro	up, Inc		
DOCUMENT	Γ NUMBER:	P05000	070861			
The enclosed	Articles of Amendment and	l fee are s	ubmitted for filing			
Please return	all correspondence concerni	ng this m	atter to the followi	ing:		
	Jeffrey J. Sno	eed, Es	quire			
	(Name of Co	ontact Person)			
Law Office of Eakin & Sneed						
	(Firm/ Company)					
599 Atlantic Blvd., Suite 4						
		(Ad	dress)	2 0 · W	merandu — , i	
	Jacksonville, F	lorida	32233			
			and Zip Code)		W-314-0	
For further in	formation concerning this m	atter, ple	ase call:			
Jeffrey J	. Sneed		at (904)	247-6565	j	
	(Name of Contact Person)		(Area Code	& Daytime Tel	ephone Number)	
Enclosed is a	check for the following amo	ount:				
\$35 Filing Fe	e \$\bigsquare \mathbb{\text{\$\frac{1}{2}}}\$43.75 Filing Fee & Certificate of Status		\$43.75 Filing Fee Certified Copy (Additional copy enclosed)		□ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)	
Amen Divisi P.O. H	ng Address dment Section on of Corporations Box 6327 hassee, FL 32314		Street Address Amendment Sectorial Division of Corp Clifton Building 2661 Executive Callahassee, FL	orations Center Circl	e ., ,	

Articles of Amendment to Articles of Incorporation of

FILED

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Duval Investment Group, Inc. Day of composition as currently filed with the Florida Dept. of State)
(Name of corporation as currently filed with the Florida Dept. of State)
P05000070861
(Document number of corporation (if known)
Pursuant to the provisions of section 607.1006, Florida Statutes, this <i>Florida Profit Corporation</i> adopts the following amendment(s) to its Articles of Incorporation:
NEW CORPORATE NAME (if changing):
(Must contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.")
(A professional corporation must contain the word "chartered", "professional association," or the abbreviation "P.A.")
AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)
Article I is amended to read: The name and principal address of the corporation shall
Duval Investment Group, Inc., 11855 N. Main Street #6 Jacksonville, Fl 32218.
The mailing address shall be the same.
Article VII is amended to read: This corporation shall have two (2) directors.
The number of directors may be increased or decreased from time to time by the
bylaws, but shall never be less than two (2). The directors are:
Herbert Ernest McKinney 11855 N. Main Street #6 Jacksonville, Fl 32218
and Melissa Elaine McKinney 11855 N. Main Street #6 Jacksonville, F1 32218
(see attached)
(Attach additional pages if necessary)
If an amendment provides for exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)

(continued)

Amendments Adopted 'Page 2

Article VIII is amended to read : The names of the officers of this corporation are as follows:

President Herbert Ernest McKinney 11855 N. Main St., #6 Jacksonville, Florida 32218

Treasurer Melissa Elaine McKinney 11855 N. Main St., #6 Jacksonville, Florida 32218

The date of each amendment(s) adoption:	November 15, 2006
Effective date if <u>applicable</u> : November (no more than 90 de	nys after amendment file date)
Adoption of Amendment(s) (CHECK	ONE)
The amendment(s) was/were approve the amendment(s) by the shareholder	ed by the shareholders. The number of votes cast for s was/were sufficient for approval.
The amendment(s) was/were approv following statement must be separate separately on the amendment(s):	ed by the shareholders through voting groups. The ely provided for each voting group entitled to vote
"The number of votes cast for the	e amendment(s) was/were sufficient for approval by
(voting group)	•
☐ The amendment(s) was/were adopted and shareholder action was not required.	l by the board of directors without shareholder action red.
The amendment(s) was/were adopted shareholder action was not required.	d by the incorporators without shareholder action and
selected, by an incorporat appointed fiduciary by the	
Herbert 7	E. McKinney Jr. r printed name of person signing)
Presid	(Title of person signing)

FILING FEE: \$35