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To:

Division of Corporations

Fax Number : (850) 205-0381

From;

Account Name : FILINGS, INC.
Account Number : 072720000101
Phone : (850)385-6735
Fax Number : (954)641-4192

FLORIDA PROFIT CORPORATION OR P.A.

HAWKS III, INC.

Certificate of Status	0
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#### ARTICLES OF INCORPORATION

#### OF

#### HAWKS III. INC.

The undersigned hereby states for the purpose of forming a corporation under the laws of the State of Florida, providing for the formation, rights, privileges, immunities, and liabilities of corporation for profit:

#### ARTICLE I.

The name of the corporation shall be:

#### HAWKS III, INC.

#### ARTICLE II.

The general nature of the business, objectives and purposes to be transacted and carried on, are to do any and all things herein mentioned, as fully and to the same extent as natural persons might or could do, to wit:

- A. To buy, sell, and develop vacant or other lands for wholesale and retail resale.
- B. To buy and sell developed and undeveloped lands for sale to the general public.
- C. To buy, sell, rent and lease real estate or equipment for the use of the corporation.
- D. To buy, sell, rent and lease motor vehicles, construction equipment and various other equipment to use in the corporation's business.
  - E. To buy, sell, rent, lease or operate any other items to the general public.
- F. It is the intention that each of the objects, purposes and powers specified in each of the paragraphs of this Articles of Incorporation shall, except where otherwise so specified, be nowise limited or restricted by reference to or interference from the terms of any other paragraph or of any other Article in these Articles of Incorporation, but that the objectives, purposes and powers specified in the article, and in each of the article or

paragraphs of these articles, shall be regarded as independent objectives, purposes and powers of this corporation, nor shall the expression of one thing be deemed to exclude another, although it be of a like nature. The enumeration of objectives or purposes herein shall not be deemed to exclude or in any way limit by inference, any powers, objects or purposes which this corporation is empowered to exercise, whether expressly by force of these laws of the State of Florida, now or hereafter in effect or implied by any reasonable constrictions of said law.

#### ARTICLE III.

#### COMMON STOCK

The maximum number of shares of the corporation shall be One Thousand (1,000) shares, each having a par value of One Dollar (\$1.00) per share; and to be fully paid in and non-assessable; all of which will be common stock; and Five Hundred (500) shares shall be issued and sold for such consideration as may be fixed by the Board of Directors hereof. Said shares of stock shall be issued, sold or transferred only in accordance with the By-Laws of the Corporation as the Corporation may from time to time make, and all of said shares of stock subscribed to shall be paid for either in cash, property, labor or services, it being recognized that property, labor or services rendered may be purchased or paid for with the common stock of the Corporation as a just valuation.

#### ARTICLE IV.

#### <u>AMOUNT OF CAPITAL TO BEGIN BUSINESS</u>

The amount of capital with which this Corporation shall begin business shall be not less than Five Hundred (\$500.00) Dollars, including cash and equipment.

#### ARTICLE V.

This Corporation shall have a perpetual existence unless dissolved according to the law.

#### ARTICLE VI.

The principal place of business of the Corporation shall be 11901 N.W. 4th Street,

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City of Plantation, County of Broward, State of Florida. Said Corporation shall have full power and authority to transact business and to establish offices and agencies in other places both within and without the State of Florida and in any foreign countries.

#### ARTICLE VIL

The business of the Corporation shall be conducted by a Board of Directors of not less than one nor more than five, to be increased at the discretion of the Board of Directors.

#### ARTICLE VIII.

The names and post office addresses of the first Board of Directors of this Corporation, all subject to the provisions of this Certificate, the By-laws, and the Corporation Law of the State of Florida, who shall hold office for the first year or until their successors are duly elected and qualified are:

NAME

ADDRESS.

DAVID A. HALL

11901 N.W. 4th Street Plantation, FL 33325

#### ARTICLE IX.

The names and post office addresses of the Officers of the Corporation are as follows:

DAVID A. HALL

President/ Secretary/

11901 N.W. 4th Street Plantation, FL 33325

Treasurer

# NAMES AND ADDRESS

DAVID A. HALL

500

11901 N.W. 4<sup>th</sup> Street Plantation, FL 33325

#### ARTICLE XI.

The Directors may exercise all powers held by the Corporation not inconsistent with law, and in particular they may:

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- (a) Determine upon what terms and conditions stock certificates which have been lost or destroyed may be replaced or reissued.
- Make By-Laws for the exercise of corporate powers, the management (b) regulation and government of the Corporation's property and affairs, the transfer of its stock and the calling and holding of meetings of its stockholders.
- Appoint such officers and agents as the affairs of the Corporation shall require, and allow for suitable compensation.
- Acquire by purchase, gift, or other lawful mode, shares of its own capital stock and the capital stock of other corporations.
- File a plan or any documents required by the Internal Revenue Code under Section 1244, pertaining to small business corporations or Sub-chapter S in the event the directors feel that it is in the Corporation's interest.

But this enumeration of powers shall not be held as in any manner curtailing the powers belonging to the directors by virtue of the Common and Statute Laws of the State of Florida.

IN WITNESS WHEREOF, the undersigned Incorporators, being the same persons named in Article X above, do hereby subscribe for the number of shares of the common stock of the corporation set opposite their name in Article X, and in evidence thereof and of their desire to form this corporation do hereunto subscribe their name this  $\underline{\mathcal{I}}^{\tau}$ day of June, 2005.

STATE OF FLORIDA COUNTY OF BROWARD ) SS

H050001

The foregoing instrument was acknowledged before me this 2005, by DAVID A. HALL, who is personally known to me or whe has as identification and who did not take an oath.

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#### CERTIFICATE DESIGNATING PLACE OF BUSINESS OF DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA. NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

IN COMPLIANCE WITH S	SECTION 48.091, F	LORIDA STATUTES	3,
THE FOLLOWING IS SUBMITTI	ED:		
FIRST-THAT HA	WKS III. INC. OF CORPORATION	<i>V</i> )	<del></del>
DESIRING TO ORGANIZE OR	QUALIFY UNDER T	THE LAWS OF THE	STATE OF
FLORIDA, WITH ITS PRINCIPA	L PLACE OF BUSI	NESS AT CITY OF	
, FLOR	IDA HAS NAMED.	DAVID J. SII (NAME OF RESI	MONS DENT AGENT)
LOCATED AT 3884 SHERI (STREET	DAN STREET ADDRESS AND N	UMBER OF BUILDI	NG)
CITY OF HOLLYWOOD, STAT	TE OF, FLORIDA 3	3021, AS ITS AGE	NT TO ACCEPT
OF PROCESS WITHIN FLORID	DA.	, , , , , , , , , , , , , , , , , , ,	4.6
	SIGNATURE:	CORPORATE	Hall Officer)
	TITLE:	PRESIDENT	
	DATE:	c/s/05	
HAVING BEEN NAMED TO A STATED CORPORATION, AT HEREBY AGREE TO ACT IN T WITH THE PROVISIONS OF COMPLETE PERFORMANCE	THIS CAPACITY, AN ALL STATUTES	OF PROCESS FOR IGNATED IN THIS NO I FURTHER AGREEMENT TO THE	OR THE ABOVE CERTIFICATE, I REE TO COMPLY PROPER AND
	DATE:		klas
	DATE:	9	THOS
			OS JU SECRET

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