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STATE
TALLAHASSEE, FLORIDA

05 JUL 28 AM 9:16

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8/1/05
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TRANSMITTAL LETTER

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

SUBJECT: I &N Investment group inc.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed are an original and one (1) copy of the articles of incorporation and a check for:

\$70.00 Filing Fee
 \$78.75 Filing Fee & Certificate of Status

<input type="checkbox"/> \$78.75 Filing Fee & Certified Copy	<input checked="" type="checkbox"/> \$87.50 Filing Fee, Certified Copy & Certificate of Status
ADDITIONAL COPY REQUIRED	

FROM: Nervil Anofils
Name (Printed or typed)

279 NE 116 Street
Address

Miami, Florida 33161
City, State & Zip

305 754-4640
Daytime Telephone number

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

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Article Of Incorporation

I & N Investment Group Inc.

We the undersigned, in order to form a corporation under and pursuant to the provisions of the law of State of Florida for the purposes set forth below, hereby subscribed to these Articles subscribed of Incorporation

STATE
FLORIDA

Article I The Name of the Corporation

The name of the corporation is "I& N Investment Group inc.". The principal place of business shall be at 8272 N.E. 2nd Ave Suite -D Miami, Florida

Article II Nature of Business

The corporation may engage in any activity of business permitted under the laws of United States and of this State. These activities may include, but are not in anywise limited to the operation of the following:

- a) To engage in the business of Buying and Selling Real Estate etc...
- b) To conduct any and all types of business and operation, to have one or more Locations in this State, and any other State of the United States and including out side of the United States.
- c) To borrow money and contract debt when necessary in the purchase of or acquisition of real, personal and intangible property; business right or franchise; or for additional working capital, or for any other object in or about its business affairs and without limits to amount; and to secure the payment of money in a lawful manner.
- d) To exercise all of the powers which are now, or may hereafter be conferred upon corporations generally by the United States

Article III Capital Stock

The maximum number of common stock that this corporation is authorized to have outstanding at any time is: Five Hundred (500) shares of 10 dollars each.

Article IV Initial Capital

The amount of initial capital with which this corporation shall business is: Five Thousand (\$5000) dollars.

Article V Term of Existence

This corporation shall perpetual existence, unless sooner dissolve by law.

Article VI Initial office and Agent

The street address of the initial registration office of this corporation is: 8272 N.E. 2nd Ave. Miami, Fl 33138 and the name of the initial Registered agent is: Nervil Anofils

Article VII Directors

The corporation shall have (4) Directors Initially, whose name and Street Address follows:

<u>Name</u>	<u>Address</u>
Innocent Joseph President	4545 S.W. 152 nd Ave. Miramar, Fl 33027
Nervil Anofils Vice President	279 NE 116 th Street Miami, Florida 33161
Innocent Joseph Secretary	4545 S.W. 152 nd Ave. Miramar, Fl 33027
Nervil Anofils Treasury	279 NE 116 th Street Miami, Florida 33161

Article VIII Subscribers

The name and street address of the subscribers to these articles of Incorporation and the number of shares of no par value common stock, which is agreed upon, is as follow:

<u>Name</u>	<u>Shares</u>	<u>Address</u>
Innocent Joseph	250 shares	4545 S.W. 152 nd Ave. Miramar, Fl 33027
Nervil Anofils	250 shares	279 NE 116 th Street. Miami, Fl 33161

Article IX Officers

<u>Name</u>	<u>Address</u>
Innocent Joseph	4545 S.W. 152 nd Ave. Miramar, Fl 33027
Nervil Anofils	179 NE 116 th Street Miami, Florida 33161

Article X stockholders

This Corporation shall be initially governed by the stockbrokers, not with standing other provisions of these Articles of incorporation. At the discretion of the initial sole stockholder, or when there are two or more stockholders owning stocks in the corporation, at a meeting held for that purpose stockholders may elect to operate with a Board of Directors and officers provided elsewhere in theses Articles of Incorporation. At

such time there shall be elected a minimum of one director who shall hold their successors are elected or appointed and have qualified. The stockholders shall also elect such person (s) to fill offices of: President, Vice President, Secretary, and Treasurer and such other offices are as permitted by the By-Laws of the corporation. The officers shall serve for one year after their election or until their successors are elected or appointed and have qualified. The manner and form of electing or appointing officers and directors shall be set out in the By-Laws.

Articles XI Acknowledgement and Consent of Registered Agent

Having been made, initial Registered Agent to accept service of the process of the corporation at the initial registered office designated in these Articles of incorporation. I hereby accept such status and consent to act in this capacity and agree to comply with all the requirements of the law pertaining thereto.

Nervil Anofils
Nervil Anofils
Registered agent

In Witness whereof, we have hereunto made, subscribed and acknowledge these Articles of Incorporate under the law of the state of Florida.

Nervil Anofils
Nervil Anofils
Incorporator

State of Florida}

County of Dade}

Before me, personally appear, Nervil Anofils, to me well known, and know to me, to be the individual described in and who executed the foregoing Articles of Incorporation and acknowledge before me that he executed the same for the purpose herein expressed.

Witness my hand and official seal in this 26th day of July 2005.



Judith Larochelle
My Commission DD200202
Expires March 26, 2008

7/26/05
Judith Larochelle