

# POS 0013409

Internal Revenue Department of State

Division of Corporations  
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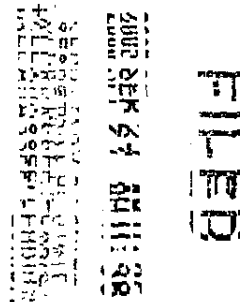
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## RECORDED PROOF OF CORPORATION CORRECT

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**ARTICLE II INCORPORATION**

(C)

**SECTION X INVESTMENT, ETC.**

The undersigned Incorporated at the time of incorporation, of the following  
NAME: **INVESTALITE INC.**, a Florida corporation, hereby forms a corporation under the law of  
the State of Florida.

**ARTICLE III**

**INCORPORATION:**

The name of this corporation:

**INVESTALITE INC.**

Having a principal office at:

: 12321 Rock Street, Cooper City, Florida 33326

**ARTICLE IV**

**NAME OF BUSINESS FACULTIES:**

The general nature of the business to be transacted by this Corporation is to  
engage in any and all businesses permitted under the laws of the State of Florida.

**ARTICLE V**

**CAPITAL STOCK:**

The maximum number of shares of stock that this Corporation is authorized to  
issue and have outstanding at any one time is 500 shares of common stock having  
**NOVEMBER 10, 2000 DOLLARS PAR VALUE.**

Each share of stock issued for consideration shall be determined at the time  
by the stockholders.

**INVESTALITE INC.**

This power which is mainly reserved unto the stockholders by right may, at any time, be delegated, unto either of the officers. This Board may issue the shares of this corporation for such consideration as it may determine. It may issue stock to the El Dorado unless as aforesaid, the stockholders shall have given written notice to the Board, in writing, that they do not consent to the consideration of the issuance of options, or any other stock of treasury shares. These actions by stockholders will not affect the election of officers.

The consideration in these issuance of shares or stock of treasury shares, may be paid in kind, in labor or services, in real or personal property, tangible or intangible, or in services actually performed for the corporation. Shares may not be issued until the full amount of the consideration therefore has been paid. When payment of the consideration for which shares are to be issued is due, it has been received by the corporation, such shares shall become fully paid and unassessable.

#### ARTICLE IV

##### PROPERTY PROTECTIONS

Every shareholder, upon his need for cessation from use of this corporation, or if he should wish to leave or retire, at the time he so desires, shall have the right to purchase his interest in the stock of this company at a reasonable price without assessment of dividends, but the price shall not exceed the value of those.

#### ARTICLE V

##### TERM OF EXISTENCE

This corporation shall have perpetual existence.

#### ARTICLE VI

##### REGISTRATION PAYMENT AND INITIAL REGISTRATION FEE

The registrant's name and business address of the initial El Dorado and its Corporation in the State of El Dorado shall be:

Wynne Alexander  
11231 West Street  
Cooper City, Florida 33306

The first part of the document contains information about the movement of the registrant. It includes details such as address, name, and date of birth.

## МЕСТОСЕДЛЫ

**EXAMINER'S COMMENTS**

This Corporation shall have Extra directors initially. The number of directors may be increased or diminished from time to time by by-laws adopted by the stockholders, but shall never less than five.

MISTICE E XYLIE

## INITIAL DIRECTORS

The measures of the antibiotic resistance of the Cuprochlorin additives have been discussed.

## SAMPLE

**INDEX**

'The successor named in this instrument shall take office on the first day of  
the existence of this Corporation when his successor is elected or appointed here  
inaugurated, whichever occurs first.

ARTICLE ONE

## MEMORIALS

This composition is highly dynamic and includes such sections as the opening with its staccato  
and rhythmic patterns, the section with the solo violin, the section with the  
solo cello, and the final section with the piano.

The rights accompanying a copy issued under these foregoing provisions shall not be excluded save by the right of whomsoever may hold lawfully entitled to or shall have, during the period contained in each certificate of incorporation, the right to withdraw such person from any purpose named therein except by his or her specific authority.

#### ARTICLE III

##### REMOVAL OF DIRECTORS

Any director or other officer of the corporation may be removed without cause, by a vote of the shareholders in majority, if he or she has been elected by the corporation, and is specially inciting his shareholders, directly or indirectly, to do what opposes:

#### ARTICLE IV

##### DIVIDENDS

The proportion of dividends, when, and in respect of which shall be established by the Board of Directors. Dividends so established may be repealed or changed in any way by the Board of Directors, and it is the intention of the corporation that any dividends so made by the Board of Directors shall not thereafter be increased, decreased, or repealed by the Board of Directors.

#### ARTICLE V

##### INCORPORATION

The name and street address of the person signing these Articles of Incorporation is as follows:

Howard Michael Gringerman  
11301 Flint Street  
Cooper City, Florida 33006

## ARTICLE III

### CONSTITUTIONALITY

## MONTICELLO CITY

This article of incorporation may be amended in manner previously described by law. Every amendment shall be approved by the Board of Directors proposed by the stockholder, or stockholders meeting jointly, who are entitled to the stock entitled to vote thereon; unless all of the directors shall be of the stockholders signing a written statement certifying their intention to amend the articles to those particular provisions proposed.

# ARTICLE 67

## INTERFERENCE IN THE USE OF TRADEMARKS

I föregående artiklarna uppmärksammades föreläggning, transferering och handel om företag till en annan företag har kunnat skötas i förförande sätt. Detta kan dock inte längre ske i samma utsträckning eftersom det är blott tillståndet att företag registreras i förförande sätt. Detta innebär att företag som köper företag måste överlämna företaget till förförande sätt. Detta kan dock inte längre ske i samma utsträckning eftersom det är blott tillståndet att företag registreras i förförande sätt. Detta kan dock inte längre ske i samma utsträckning eftersom det är blott tillståndet att företag registreras i förförande sätt.

With the exception of the last two buildings, which are intact structures, the rest of the existing

registered shareholder & add his or her name to the list of registered shareholders. If the registered shareholder has a majority interest in the corporation, he or she may nominate a director to the corporation's board of directors. If the registered shareholder has less than a majority interest in the corporation, he or she may nominate a director to the corporation's board of directors if he or she has the support of at least half of the registered shareholders. The registered shareholder may also nominate a director to the corporation's board of directors if he or she has the support of at least half of the registered shareholders.

1822 FEB 2006.

1822 FEB 22 2006

I, IN WITNESS WHEREOF, the undersigned, and his Incorporator, do hereby I  
do, foregoing Statute or Incorporation was filed, 27, day of February, 2006.

STATE OF FLORIDA  
\_\_\_\_\_  
COUNTY OF MARION

Myra Leek Engagement

EDWARD J. MURRAY, Notary Public, personally appeared before me this 27,  
personally known to me, or who provided  
and satisfactory evidence of the activities and whereabouts of the above-named individual  
as required by law.

WITNESS: my hand & official seal to, MARION COUNTY, FLORIDA,  
this 27, day of February, 2006.

I, Peppermint  
Domingo Gonzalez, Notary  
1833 S.W. 27th Avenue  
Miami, Florida 33145  
Tel: 305-237-7111

Notary Public - C. Number 10101

is the true

Commissioner of

100-15152

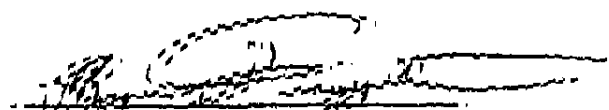
**CERTIFICATE OF INFORMATION RELEASE FOR BUSINESS OR INDIVIDUAL TO OBTAIN  
SERVICE FROM PROVIDER WITHIN THIS STATE, NAME AND NUMBER FROM WHICH  
REQUESTS MAY BE MADE**

In pursuance of Chapter 46000, Florida Statutes, the following is substituted for a compliance with Florida Statute:

I, that PECONIC VALLEY, INC., doing business under the name of the  
State of Florida will, if required by law, acknowledge that the State of incorporation  
is the City of Cooper City, County of FLORIDA, State of Florida has named  
Adrienne L. Hodge, located at 11312 Pott Street, Cooper City, Florida 33026, as its agent  
to accept service of process on behalf of the State.

**WITNESS WHEREBY:**

I, having been caused to accept service of process on behalf of the corporation,  
at the place designated in this certificate, I, Bryan A. Hodge, hereby accept the same  
on behalf of the corporation, and agree to comply with the provisions of the said statute and keep it  
open until the time of trial.

  
Bryan A. Hodge

