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To:

Division of Corporations

Fax Number : (850) 205~0381

Account Name : FAS-T CORP. AGENTS, INC.

Account Number: 071001002335 Phone : (305)599-0839 Fax Number : (305)716-0346

FLORIDA PROFIT/NON PROFIT CORPORATION

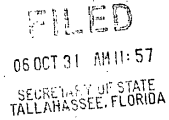
JOSE RIOS LAWN SERVICES, INC.

Certificate of Status	0
Certified Copy	1
Page Count	05
Estimated Charge	\$78.75

Electronic Filing Menu

Corporate Filing Menu

Help



ARTICLES OF INCORPORATION

I, THE UNDERSIGNED, SUBSCRIBER TO THESE ARTICLES FOR THE FORMATION OF A CORPORATION UNDER THE LAWS OF THE STATE OF FLORIDA PURSUANT TO THE FLORIDA GENERAL CORPORATION ACT.

ARTICLE I

CORPORATE NAME

THE NAME OF THIS CORPORATION SHALL BE JOSE RIOS LAWN SERVICES, INC.

ARTICLE II

NATURE OF CORPORATE BUSINESS

THIS CORPORATION MAY ENGAGE IN ANY ACTIVITY OR BUSINESS PERMITTED UNDER THE LAWS OF THE UNITED STATES AND THE STATE OF FLORIDA.

ARTICLE III

CAPITAL STOCK

THIS CORPORATION SHALL BE AUTHORIZED TO HAVE A MAXIMUM OF FIVE HUNDRED (500) SHARES OF STOCKS OUTSTANDING AT ANY GIVEN TIME. THE SHARES OF STOCK AUTHORIZED SHALL HAVE A PAR VALUE OF ONE DOLLAR (\$1.00).

ARTICLE IV

INITIAL CAPITAL

THE AMOUNT OF CAPITAL WITH WHICH THIS CORPORATION SHALL BEGIN BUSINESS SHALL BE ONE HUNDRED AND 00/00 (\$100.00) DOLLARS.

PREPARED BY:

CORDERO CFA P.A. ALFONSO CORDERO

8025 NW 36 STREET STE. 302 MIAMI, FLORIDA 33166

ARTICLE V

DURATION AND BEGINNING OF CORPORATE EXISTENCE

THIS CORPORATION IS TO EXIST PERPETUALLY. THE CORPORATE EXISTENCE OF THIS CORPORATION SHALL BEGIN OCTOBER 31, 2006.

ARTICLE VI

PRINCIPAL OFFICE AND REGISTERED AGENT

THE INITIAL ADDRESS OF THE PRINCIPAL OFFICE OF THIS CORPORATION IN THE STATE OF FLORIDA IS:

12238 SW 195 TERRACE MIAMI, FLORIDA 33177

THE BOARD OF DIRECTORS MAY FROM TIME TO TIME MOVE THE PRINCIPAL OFFICE OF THIS CORPORATION TO ANY OTHER ADDRESS IN FLORIDA. THE REGISTERED AGENT OF THIS CORPORATION SHALL BE:

JOSE RIOS 12238 SW 195 TERRACE MIAMI, FLORIDA 33177

ARTICLE VII

DIRECTORS AND/OR OFFICRES

THIS CORPORATION SHALL HAVE DIRECTORS AND OFFOCES INITIALLY.
THE NUMBER OF DIRECTORS MAY BE INCREASED, OR DIMINISHED, FROM
TIME TO TIME, BY BY-LAWS ADOPTED BY THE STOCKHOLDERS:

JOSE RIOS 12238 SW 195 TERRACE MIAMI, FLORIDA 33177 NIDIA ESCOBAR 12238 SW 195 TERRACE MIAMI, FLORIDA 39177

ARTICLE VIII

BOARD MEMBERS

THE NAME AND TITLE OF THE MEMBERS OF THE FIRST BOARD OF DIRECTORS AND THE STATE OF CORPORATE OFFICERS IS AS FOLLOWS:

NAME JOSE RIOS NIDIA ESCOBAR TITLE
PRESIDENT
VICE-PRESIDENT

ARTICLE IX

SUBSCRIBERS

THE NAME AND ADDRESS OF THE SUBSCRIBERS OF THESE ARTICLES OF INCORPORATION ARE AS FOLLOWS:

JOSE RIOS 12238 SW 195 TERRACE MIAMI, FLORIDA 33177 NIDIA ESCOBAR 12238 SW 195 TERRACE MIAMI, FLORIDA 33177

ARTICLE X

PREEMPTIVE RIGHTS

SHOULD ANY STOCKHOLDER WISH TO DISPOSE OF HIS STOCK IT SHALL FIRST BE OFFERED TO THE REMAINING STOCKHOLDERS, AT A PRICE NO GREATER THAN A BONA-FIDE OFFER BY ANY THIRD PERSON, AND SAID SHALL BE AVAILABLE FOR A PERIOD OF NINETY (90) DAYS TO SUCH REMAINING STOCKHOLDERS. IN THE EVENT THAT ANY OF SAID STOCK IS NOT PURCHASED BY ANY OF THE REMAINING STOCKHOLDERS WITHIN NINETY (90) DAYS OF THE OFFER, SAID STOCK MAY THEN BE SOLD BY THE STOCKHOLDER TO A THIRD PERSON APPROVED BY THE OTHER SHAREHOLDERS.

ARTICLE XI

AMENDMENT

THESE ARTICLES OF INCORPORATION MAY BE AMENDED IN THE MANNER PROVIDED BY LAW. EVERY AMENDMENT SHALL BE APPROVED BY THE BOARD OF DIRECTORS, PROPOSED BY THEM TO THE STOCKHOLDERS AND APPROVED AT A STOCKHOLDERS MEETING BY A MAJORITY OF THE STOCK ENTITLED TO VOTE THEREON.

ARTICLE XII

THE STOCK OF THIS CORPORATION MAY BE ISSUED PURSUANT TO THE PROVISIONS OF SECTION 1244 OF THE INTERNAL REVENUE CODE, SO THAT THE STOCKHOLDERS OF THE CORPORATION MAY RECEIVE THE BENEFITS PROVIDED THEREUNDER.

IN WITNESS WHEREOF, THE UNDERSIGNED INCORPORATOR HAS EXECUTED THESE ARTICLES OF INCORPORATION THE 31 DAY OF OCTOBER 2006

JOSE RIOS

NEDIA ESCOBAL

06 OCT 31 AMII: 57

ACKNOWLEDGMENT

SECRE TAKY OF STATE HAVING BEEN NAMED ABOVE AS REGISTERED AGENT TO ACCEPT FLORIDA SERVICE OF PROCESS FOR THE ABOVE SLATED CORPORATION, AT PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT TO ACT IN THE CAPACITY, AND AGREE TO COMPLY WITH THE PROVISION OF SAID ACT RELATIVE TO KEEPING OPEN SAID OFFICE.



Public Access System

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To:

Division of Corporations

Fax Number : (850)205-0381

From:

Account Name : A.A.ALI, CPA Account Number : I20000000192 Phone : (407)298-3900 Fax Number : (407)298-0660

FLORIDA PROFIT/NON PROFIT CORPORATION

NO DOUBT TRUCKING, INC.

Certificate of Status	
Certified Copy	0
Page Count	04
Estimated Charge	\$78.75

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Corporate Filing Menu

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06 OCT 31 PM 12: 00

SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION

Of

NO DOUBT TRUCKING, INC.

The undersigned subscriber(s) to these Articles of Incorporation, natural person(s) competent to contract, hereby form a corporation under the laws of the State of Florida.

ARTICLE I - CORPORATE NAME

The name of the corporation is:

NO DOUBT TRUCKING, INC. 6712 POMPEII ROAD, ORLANDO, FL 32822

ARTICLE II - DURATION

This corporation shall exist perpetually unless dissolved according to Florida law.

ARTICLE III - PURPOSE

The corporation is organized for the purpose of engaging in any activities or business permitted under the laws of the United States and the State of Florida.

ARTICLE IV - CAPITAL STOCK

The corporation is authorized to issue 1000 shares of (One) Dollar(s) (\$1.00) par value Common Stock; which shall be designated "Common Shares."

ARTICLE V - INITIAL REGISTERED OFFICE AND AGENT

The name and street address of the Initial Registered Agents of this Corporation is:

Name:	JUAN FAIRCLOUGH	
Address:	6712 POMPEII RD	
City:	ORLANDO, FL 32822	

(((H06000264960 3)))

Page 1

(((H06000264960 3)))

ARTICLE VI - INITIAL BOARD OF DIRECTORS

This corporation shall have ONE (1) director initially. The number of directors may be either increased or diminished from time to time by the By-laws, but shall never be less than one (1). The name and address of the initial director(s) of the corporation are as follows:

Name:	JUAN FAIRCLOUGH, President
Address:	6712 POMPEII RD
City:	ORLANDO, FL 32822

ARTICLE VII - INCORPORATORS

The name and address of the person(s) signing these articles of Incorporation are as follows:

Name:	JUAN FAIRCLOUGH, President	
Address:	6712 POMPEII RD	<u> </u>
City:	ORLANDO, FL 32822	

(((H06000264960 3)))

 $(((H06000264960\ 3)))$



06 OCT 31 PH 12: 00

i i i	
Having been named as registered agent to according process for the above stated corporation at the pain this certificate, I am familiar with a appointment as registered agent and agree to act in the contract of the contrac	lace designated accept the
I Iran Fairclongen	10/30/06
JUAN FAIRCLOUGH / Registered Agent	Date
I June Fairclonge	10/30/06
JUAN FAIRCLOUGH / Incorporator	Date

 $(((H06000264960\ 3)))$

P06000138145

(Re	equestor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	ty/State/Zip/Phone	e #)
PICK-UP	☐ WAIT	MAIL
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(Do	cument Number)	
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Special Instructions to	Filing Officer:	
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06 OCT 31 PM 2: SECHETARY OF ST TALLAHASSEE, FLO



A&M ACCOUNTING & PROFESSIONAL SERVICES, INC.

Professional Accounting Services & Income Tax

Member of National Society of Accounting & Certified Tax Professional

NOTARY PUBLIC

1695 NE. 123rd.ST.N. Miami,Fl. 33181.TE.# (305)893-2670.FAX#(305)893-7231 E-Mail:ajmg1@Bellsouth.Net

October 28, 2006

Florida Dept. of State Division of Corporation NEW FILING SECTION

Dear Sir:

We are sending you a check of \$ 78.75 covering FILING FEES & CERTIFICATE OF STATUS for the new Company

J.N.Y. ENTERPRISES, INC.

Please return the Articles to our Office.

Thank you, very much.

Amelia Javier, P.A.

06 OCT 31 PH 2: 40
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION OF

J. N.Y. Enterprises, Inc.

We, the undersigned, all of whom are of legal age, do hereby associate ourselves for the purpose of becoming a corporation under the laws of the State of Florida, authorizing the formation of corporation.

ARTICLE!

CORPORATE NAME

The name of this Corporation shall be: J.N.Y. Enterprises, Inc.

ARTICLE II

GENERAL NATURE OF BUSINESS

The general nature of the business will be Real Estate and the objects and purposes proposed to be transacted and carried on are to do any and all of the things herein mentioned, as fully and to the same extent as natural might or could do, and in addition thereto engage in any activity or business permitted under the laws of the State of Florida, viz:

- a) Real estate, purchase, lease, build, construct, erect, occupy and manage buildings of every kind and character whatsoever, to finance the purchase, improvement, development and construction of land and buildings belonging to or to be acquired by this company, or any person, firm or corporation.
- b) To purchase, manufacture, acquire, hold, own, mortgage, hypothecate, pledge, sell, assign, transfer, invest in, trade real and personal property of every kind and description
- c) To subscribe for, purchase, invest in, hold, own assign, pledge and otherwise dispose of shares of capital stock, bond, mortgages, debentures, notes and other securities, obligations, contracts and evidences of indebtedness of any person, firms, associations or other corporations, whether domestic or foreign, and to exercise in respect of any such shares of stock, bonds, and other securities, any and all rights, powers and privileges of individual ownership, including to right to vote thereon, to issue bonds and other obligations, and to secure the same by pledging or mortgaging the whole or any part of the property of the company, and to sell such bonds and other obligations for proper corporate purposes, and to do any and all acts and things tending to increase the value of the property at any time held by the company.
- d) To acquire, hold, undertake and fully exploit the good will, property rights franchises and assets of every kind, and the liabilities of any persons, firm,

association or corporations, either wholly or partly and to pay for cash, stocks, or bonds of the company or otherwise.

- e) To borrow money and contract debts when necessary in the purchase or acquisition of real, personal and intangible property, business right or franchises, or for additional working capital, or for any other object in or about its business or affairs and without limit as to amount, to incur debt and to raise, borrow and secure the payment of money in any lawful manner, including the issue and sale or other disposition of bonds, warrants, debentures, obligations, negotiable and transferable instruments and evidences of indebtedness of all kinds, whether secured by mortgage, pledge, deed of trust or otherwise,
- f) In any manner to acquire, enjoy utilize and to dispose of patents, copyrights and trademarks, and any license or other rights or interest therein and there under.
- g) To conduct business and operations and to have one or more offices and hold, mortgage, lease, dispose of, deal in, and convey real and personal property without restrictions in this state and in any other of the several states, territories, possessions, and dependencies of the United States, District of Columbia, and in any and all foreign countries.
 - h. To purchase or otherwise acquire, become interested in deal in and with, invest in, hold, pledge, sell, mortgage, lend money on, exchange or otherwise dispose of, or turn to account upon realize as owner, agent, broker, or factor, all forms of securities, including stocks, bonds, debentures, mortgages, notes, evidences or indebtedness, leases, options, certificates of interest, participation certificates, voting trust certificates, evidencing shares of interest or interest in common law trust and trust estates or associations, certificates of trust or beneficial interest in trust, mortgages, contracts and other instruments, securities and rights; to investigate and report with respect to, and to undertake, carry on, aid, assist or participate in the organizational liquidation or reorganization of financial, commercial, mercantile, manufacturing, industrial or other business concerns, firms, associations and corporations to institute, participate in or promote commercial, mercantile, financial and industrial enterprises and operations.
- i) To engage in and carry on any advertising business in connection with property of any nature, owned, leased or otherwise acquired by this corporation, as principal or agent with power to let contracts for any such advertising and to make and carry out contracts of every kind any nature that may be conducive to the accomplishments of any purpose of the Corporation.

j) To do any and all things, and everything necessary and proper for the accomplishments of the objects, enumerated in these Articles of Incorporations or any amendment thereto necessary and incidental to the protection and benefit of the corporation in general to carry on any lawful business necessary or incidental to the attainment of the objects of the corporation, whether or not such business is similar in nature to the objects set forth herein, it being understood that the enumeration of specific powers in this Certificate of incorporation shall not be deemed to be exclusive, but all other lawful powers conferred by the statutes of the State of Florida are here and included.

ARTICLE III CAPITAL STOCK

ARTICLE IV

CAPITAL TO BEGIN BUSINESS

The amount of capital with which this corporation shall commence business shall not be less than __1000____dollars.

ARTICLE V

CORPORATE EXISTENCE

This corporation shall exist perpetually unless sooner dissolved according to law.

ARTICLE VI

PRINCIPAL PLACE OF BUSINESS

The principal place of business of said corporation shall be 15650 Bull Run Rd. # J.604 Miami Lakes, Fl. 33014

ARTICLE VII

BOARD OF DIRECTORS

The number of Directors may be altered from time to time by By-Laws adopted by the Stockholders, however, this Corporation shall have no less than one (1) Director at any time.

ARTICLE VIII DIRECTORS

The name and post office addresses of the first board of directors of this corporation who shall hold office for the first year or until their successors are chosen, shall be:

NAME

ADDRESS

Jonathan M. Santiago

15650 Bull Run Rd. # J-604

Miami Lakes, Fl. 33014

ARTICLE IX

SUBSCRIBERS

The name and post office address of the subscriber(s) executing these Articles of incorporation is as follows:

NAME

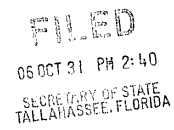
ADDRESS

Jonathan M. Santiago

15650 Bull Run Rd. # J-604 Miami Lakes, Fl. 33014

ARTICLE X

This Corporation reserves the right to amend, alter change or repeal any provision contained in these Articles, of Incorporations, in the manner now or hereafter prescribed by Statute or set out in the corporate By Laws,'so



longsame does not conflict with the Florida Statutes.

The Directors of this Corporation shall have the power to make or amend the By Laws and to fix any amount to be reserved for working capital.

The private property of the stockholders shall not be subject to the payment of the corporate debts in any extent whatever. The corporation shall have a first lien on the shares of its members and upon the dividends due them for any indebtedness of such members of the corporation.

ARTICLE XI

Board of Directors shall control the officers of the corporation, and each resolution shall require the approval by majority vote of all directors before its adoption as a corporate act.

No person shall be required to own, hold, or control stock in this corporation as a condition precedent to holding an office in this corporation.

The original incorporators of this corporation shall have the right, upon its organization, to assign and deliver their subscriptions of stock as set forth in Article IX hereof, to any other person, or to firms or corporations who may Hereafter become subscribers to the capital stock of the corporation, who, upon acceptance of said assignment, shall in lieu of the original incorporations, assume and carry out all the rights, liabilities and duties entailed by said subscribers, subject to the laws of the State of Florida, and the execution of the necessary instruments of assignment.

ARTICLE XII

INITIAL REGISTERED AGENT AND INITIAL REGISTERED OFFICE

The corporation's initial Registered Agent and Registered Office in the State of Florida Shall be: Jonathan M. Santiago. 15650 Bull Run Rd. # J-604- Miami Lakes, Fl. 33014

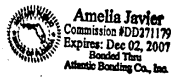
IN WITNESS WHEREOF, we the undersigned being each of original subscribers to the capital stock herein above named, for the purpose of forming a corporation to do business both within and without the State of Florida, under the laws of Florida, do make and file these Articles, hereby declaring and certifying that the facts herein stated are true, and respectfully agree to take the number of share hereinabove set forth, and hereunto set out hands and seal, this October 28, 2006.

STATE OF FLORIDA COUNTY OF DADE

Before me, the undersigned authority, personally appeared: Jonathan M. Santiago to me known to be the person (s) described in and who executed the foregoing Articles of Incorporation, and who, after being by me first duly sworn upon oath, depose and say and do acknowledge before me, that the said Articles to be the Act and Deed of the signors respectively and respectfully, and the facts and matters therein set forth are true and correct.

Witness my hand and official seal at, Florida, this October 28, 2006

My commission expires:



NOTARY PUBLIC
State of Florida

At large

Certificate designating place of Business or domicile for the service of process within Florida, naming Agent upon may be served in compliance with Section 49.091 Florida Statutes, the following is submitted.

First that J.N.Y. ENTERPRISES INC.

Desiring to organize or qualify under the Laws of the State of Florida with its principal place of Business at The City of Miami

State ofFLORIDA	Has named	Jonathan M. Santiago
•		(Name of Resident Agent)
	Miami Lakes, Fl. 33014 of building -Post Office Box Address to accept Services by process within	
		Title President Date 10/28/06

Having been named to Accept Service of Process for the above Stated Corporation at the place designated in this Certificate. I hereby agree to Act in this capacity, and I further agree to comply the provisions of all Statutes relative to the proper and complete performance of my Duties.

Resident Agent

Date 10/28/2006

P06000138094

(Re	equestor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	ty/State/Zip/Phone	= #)
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06 OCT 31 PH I2: 57

MRAIL

COVER LETTER

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

SUBJECT: ART LIFE MEDIA, INC.		
(PROPOSED CORPORA	TË NAME – <u>MUST INCL</u>	UDE SUFFIX)
Enclosed are an original and one (1) copy of the arti-	cles of incornoration and	d a check for:
\$70.00 \$78.75 Filing Fee Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate of Status
FROM: MARK MEGLER CPA	(Printed or typed)	· · · · · · · · · · · · · · · · · · ·
774 STATE RD. 13, S	UITE #8 Address	
JACKSONVILLE, FL 3	32259 State & Zip	
904-230-4504 Daytime T	elephone number	

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

ARTICLES OF INCORPORATION

In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

ARTICLE I NAME

The name of the corporation shall be:

Art Life Media, Inc.

FILED

06 OCT 31 PM 12: 57

SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLE II PRINCIPAL OFFICE

The principal place of business/mailing address is:

11883 Magnolia Falls Drive Jacksonville, FL 32258

ARTICLE III **PURPOSE**

The purpose for which the corporation is organized is:

Any and all lawful purpose for which a corporation may be incorporated in the state of Florida.

ARTICLE IV SHARES

The number of shares of stock is:

1,000 Shares

INITIAL OFFICERS AND/OR DIRECTORS

List name(s), address(es) and specific title(s):

Chris DeLellis 11883 Magnolia Falls Drive Jacksonville, FL 32258

ARTICLE VI REGISTERED AGENT

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Chris DeLellis 11883 Magnolia Falls Drive Jacksonville, FL 32258

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

Mark Megler, CPA 774 State Rd. 13, Suite #8 Jacksonville, FL 32259

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familjai with and accept the appointment as registered agent and agree to act in this capacity

Signature/Registered Agent

10/27/2006 Date 10/26/2006

F06000006869

(Re	equestor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	ty/State/Zip/Phon	e #)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Nar	me)
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Special Instructions to	Filing Officer:	

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SECRETARY OF STATE
TALLAHASSEF, FI ORIO

COVER LETTER

	on of Corporations		
SUBJECT:	TriStar Financial Gr	oup, Inc.	
•	(Name of corp	oration - must include suffix	()
Dear Sir or Ma	dam:		
	'Application by Foreign Corporation Existence," and check are submitted as in Florida.		
Please return a	Il correspondence concerning this r	natter to the following:	
Daniel K	ashani		
	(Na	me of Person)	
TriStar F	inancial Group, Inc.		
	•	m/Company)	
18653 V	entura Blvd. Suite 30	33	
_		(Address)	
Tarzana	, CA 91356		
	(City/S	State and Zip code)	
For further info	ormation concerning this matter, plo	ease call:	
Daniel K	ashani _{at (} 8	.18 ₎ .	344-5800 x 205
(Name		Area Code & Daytime Telep	
New F Divisio Clifton 2661 E	ET/COURIER ADDRESS: iling Section on of Corporations Building Executive Center Circle assee, FL 32301	MAILING New Filing S Division of O P.O. Box 63: Tallahassee,	Section Corporations 27
Enclosed is a c	heck for the following amount:		
\$70.00 Filin	g Fee \$\bigcup \$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certificate of Status & Certified Copy

APPLICATION BY FOREIGN CORPORATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION 607.1503, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN CORPORATION TO TRANSACT BUSINESS IN THE STATE OF FLORIDA.

TriStar Financial Group, Inc.						
	(Enter name of corporation; must include "INCORPORATED," "COMPANY," "CORPORATION," "Inc.," "Co.," "Corp," "Inc," "Co," or "Corp.")					
	me., co., corp. me, co, or corp.)					
	(If name unavailable in Florida, enter alternate corporate name adopted for the purpose of transacting business in Florida)					
2.	California 3, 37-1513522					
	(State or country under the law of which it is incorporated) (FEI number, if applicable)					
4.	7/15/2005 _{5.} Perpetual					
	(Date of incorporation) (Duration: Year corp. will cease to exist or "perpetual")					
6.	N/A					
(Date first transacted business in Florida, if prior to registration) (SEE SECTIONS 607.1501 & 607.1502, F.S., to determine penalty liability)						
7.	18653 Ventura Blvd. Suite 333 Tarzana, CA 91356					
	(Principal office address)					
18653 Ventura Blvd. Suite 333 Tarzana, CA 91356						
	(Current mailing address)					
8.	Real Estate Services					
	(Purpose(s) of corporation authorized in home state or country to be carried out in state of Florida)					
9.	Name and <u>street address</u> of Florida registered agent: (P.O. Box <u>NOT</u> acceptable) William R Penuel	,γuβt 1 i 1a lia				
	Name: William R Penuel	المستشفرة المستفركة				
O	fice Address: 1655 The Greens Way #3211					
	Jacksonville Beach Florida 32250 💯 🔅 🧟					
	(City) (Zin code) ST CT					

10. Registered agent's acceptance:

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this application, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

(Registered agent's signature)

11. Attached is a certificate of existence duly authenticated, not more than 90 days prior to delivery of this application to the Department of State, by the Secretary of State or other official having custody of corporate records in the jurisdiction under the law of which it is incorporated.

12. Names and business addresses of officers and/or directors:
A. DIRECTORS
Chairman: Daniel Kashani
Address: 18653 Ventura Blvd. Suite 333 Tarzana, CA 91356
Vice Chairman: Asi Ifrah
Address: 18653 Ventura Blvd. Suite 333 Tarzana, CA 91356
Director: Ryan Tomlinson
Address: 18653 Ventura Blvd. Suite 333 Tarzana, CA 91356
Director: NIA.
Address:
B. OFFICERS
President: Daniel Kashani
Address: 18653 Ventura Blvd. Suite 333 Tarzana, CA 91356
Address: 10000 Veritara Diva. Gaite 300 Tarzaria, CA 91000
Vice President: Asi Ifrah
Address: 18653 Ventura Blvd. Suite 333 Tarzana, CA 91356
Address: 10033 Ventura Bivu. Suite 333 Tarzana, CA 91330
Secretary: Ryan Tomlinson
19652 Venture Plyd Cuite 222 Terrano CA 04256
Acilfroh
Treasurer: Asi Ifrah
Address: 18653 Ventura Blvd. Suite 333 Tarzana, CA 91356
NOTR: If necessary you may attach an addendum to the application listing additional officers and/or directors.
(Signature of Director or Officer listed in number 12 of the application)
Daniel KashaniCEO
(Typed or printed name and capacity of person signing application)

State of California Secretary of State

06 NOV -1 AM 8: 56
SECRETARY OF STATE TALLAHASSEE, FLORIDA

CERTIFICATE OF STATUS DOMESTIC CORPORATION

I, BRUCE McPHERSON, Secretary of State of the State of California, hereby certify:

That on the 15TH day of JULY, 2005, TRISTAR FINANCIAL GROUP, INC. became incorporated under the laws of the State of California by filing its Articles of Incorporation in this office; and

That said corporation's corporate powers, rights and privileges are not suspended on the records of this office; and

That according to the records of this office, the said corporation is authorized to exercise all its corporate powers, rights and privileges and is in good legal standing in the State of California; and

That no information is available in this office on the financial condition, business activity or practices of this corporation.

IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of October 26, 2006.



BRUCE McPHERSON
Secretary of State

P06000/38370

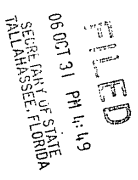
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THARTMENT OF STATE
ISION OF CORFORATION
ALLAHASSEE, FLORIDA

11/5



Florida Incorporators, Inc.

Mark S. Hankins President 8875 Hidden River Pkwy Ste. 300 Tampa, FL 33637

October 26, 2006

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

RE: IED Global Inc.

Dear Corporate Specialist:

mark n

Enclosed is an original and one (1) copy of the Articles of Incorporation for the above-referenced corporation, and funds of \$78.75 representing the filing fee for same.

Please do not hesitate to contact the undersigned if there are any questions or concerns.

Sincerely,

Mark Hankins President Articles Of Incorporation

F[LED]
06 0CT 31 PN 4: 49

Of

SECRETARY OF STATE TALLAHASSEE, FLORIDA

IED GLOBAL INC.

THE UNDERSIGNED, ACTING AS INCORPORATOR OF A CORPORATION UNDER THE FLORIDA BUSINESS CORPORATION ACT, ADOPTS THE FOLLOWING ARTICLES OF INCORPORATION:

FIRST: The name of the corporation is IED Global Inc.

SECOND: The period of its duration is perpetual.

THIRD: The date and time of the commencement of the corporate existence shall be the date of the filing of these Articles by the Department of State.

FOURTH: The purpose or purposes for which the corporation is organized is to engage in the transaction of any or all lawful business for which the corporation may be incorporated under the provisions of the Florida Business Corporation Act.

FIFTH: The aggregate number of shares which the corporation shall have authority to issue is ONE THOUSAND (1,000) SHARES of capital stock, \$.001 par value each.

SIXTH: The number of directors constituting the initial Board of Directors of the corporation is ONE (1) and the name and address of the person who is to serve as director until the first annual meeting of shareholders or until his successor is elected and qualified is:

FUED

JACQUES METHOT 5100 NW 35TH STREET SUITE 208 LAUDERDALE LAKES, FL 33319

06 OCT 31 PM 4: 49

SECRETARY OF STATE TALLAHASSEE, FLORIDA

SEVENTH: The name and address of the incorporator is:

JACQUES METHOT 5100 NW 35TH STREET SUITE 208 LAUDERDALE LAKES, FL 33319

EIGHTH: The name and address of the initial registered agent and the initial registered office is:

JACQUES METHOT 5100 NW 35TH STREET SUITE 208 LAUDERDALE LAKES, FL 33319

NINTH: The mailing address and principal office of the corporation is:

IED GLOBAL INC. 4631 N.W. 31ST AVE. SUITE 234 FT. LAUDERDALE, FL 33309

DATED: October 18, 2006

JACQUES METHOT Incorporator

ACCEPTANCE OF REGISTERED AGENT

I hereby am familiar with and accept the duties and responsibilities as registered agent of the corporation.

JACQUES METHOT

Public Access System

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Division of Corporations

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Division of Corporations Fax Number : (850)205-0381

FIOR:

Account Number : DIAZ & MOSS Account Number : 120020000117 Phone : (407)246-5200 Pax Number : (407)245-5494

FLORIDA PROFIT/NON PROFIT CORPORATION

SC CLEANING SERVICES, INC

Certificate of Status	0
Certified Copy	1
Flage Count	03
Estimated Charge	\$78.75

Electronic Filing Menu

Corporate Filing Menu

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MRD 11/1 10/31/2006 9:03 AM ARTICLES OF INCORPORATION
OF
S.C. CLEANING SERVICES, INC.

The undersigned, acting as the sole incorporator, desiring to form a corporation for profit

ARTICLE I - NAME OF CORPORATION

pursuant to the Florida Business Corporation Act, adopts the following Articles of Incorporation:

The name of the corporation shall be S.C. CLEANING SERVICES, INC.

ARTICLE II - TERM OF EXISTENCE

The corporation shall begin its corporate existence as of the filing of these Articles of Incorporation and shall exist perpetually.

ARTICLE III - GENERAL PURPOSES

The general purposes for which the corporation is organized shall be to manufacture, construct, purchase, or otherwise acquire, and to own, mortgage, pledge, sell, assign, transfer, or otherwise dispose of, and to invest in, trade in, and deal in and with products, goods, wares, merchandise, real and personal property and services of every kind, class, and description. It is intended that the corporation is organized for and may conduct and transact any and all lawful business authorized and not prohibited by the Florida Business Corporation Act, as the same may be, from time to time, amended.

ARTICLE IV - CAPITAL STOCK

The maximum number of shares of capital stock that the corporation is authorized to issue and have outstanding is One Thousand (1,000), which shall be designated Common Shares with a par value of one cent (0.01ϕ) per share.

ARTICLE V - INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The initial street address of the registered office of the corporation in the State of Florida is 4246 Galther Street, Orlando, Florida 32811. The Board of Directors may from time to time move the registered office to any other address in the State of Florida. The name of the initial registered agent of the corporation is Shirley Carson. The Board of Directors may from time to time designate a new registered agent.

H060002645873

ARTICLE VI - INCORPORATOR

The name and street address of the incorporator of the corporation are:

Name

Address

Shirley Carson

4246 Gaither Street Orlando, FL 32811

ARTICLE VII - BOARD OF DIRECTORS

The corporation shall initially have a Board of Directors consisting of one (1) person. The number of Directors may be increased from time to time by a resolution of a majority of the shareholders of the corporation but shall never be less than one (1).

The name and address of the initial Director of this corporation is:

Name

Address

Shirley Carson

4246 Gaither Street Orlando, FL 32811

ARTICLE VIII - OFFICERS

The corporation shall initially have one (1) officer. The number of officers may be increased from time to time by a resolution of a majority of the shareholders of the corporation, but shall never be less than one (1).

The name and title(s) of the initial officers of this corporation is:

<u>Name</u>

Title

Shirley Carson

President, Secretary, Treasurer

ARTICLE IX - BY-LAWS

The power to adopt, amend, or repeat By-Laws for the management of the corporation shall be vested solely in the shareholders of the corporation.

ARTICLE X - PRINCIPAL OFFICE

The principal office of the corporation in the State of Florida is 4246 Gaither Street, Orlando, Florida 32811.

H06000264587 3

ARTICLE XI - AMENDMENT TO ARTICLES

These Articles of Incorporation may be amended in any manner permitted by law.

ARTICLE XII - INDEMNIFICATION

The corporation shall indemnify its directors, officers, employees, and agents to the full extent permitted by the Florida Business Corporation Act.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation at Orlando, Florida, this 27th day of October, 2006.

Shirley Carson, Incorporator

ACCEPTANCE BY REGISTERED AGENT

The undersigned, **SHIRLEY CARSON**, as registered agent appointed in accordance with the foregoing Articles of Incorporation, does hereby accept such appointment, and does hereby state that it is familiar with, and accepts, the obligations imposed pursuant to §607.0501 and §607.0505 of the Florida Business Corporation Act.

Shully Caroll SHIRLEY CARRON

ACKNOWLEDGMENT

STATE OF FLORIDA)) SS:
COUNTY OF ORANGE) .

The foregoing instrument was acknowledged before me this 27th day of October, 2006, by **Shirley Carson**, as Registered Agent, who is personally known to me.

NOTARY PUBLIC

Notary Public State of Florida
Parnela S Hanna
My Commission DD442084
Expires 08/01/2009

OF OCT 31 AM III: 36
SECURIASSEE, FLORIDA

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To:

Division of Corporations

Fax Number : (850) 205-0381

From:

Account Name : BERRIZ & GIRALDO P.A.

Account Number : I19990000017 Phone : (305)485-9300

Fax Number : (305)485-1098

this eorporation will start operating on January 151,200.

FLORIDA PROFIT/NON PROFIT CORPORATIO

NSG INT'L, CORP.

Certificate of Status	0
Certified Copy	1
Page Count	05
Estimated Charge	\$78.75

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10/31/2006

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06 OCT 31 AM!!: 44

ARTICLES OF INCORPORATION

OF

SECRETARY OF STATE TALLAHASSEE, FLORIDA

NSG INT'L, CORP.

EFFECTIVE DATE

THE UNDERSIGNED, has executed the following document as incorporator of the above name corporation, a corporation organized under the laws of the State of Florida, and all rights, duties and obligations of the undersigned as incorporate, and those of the corporation, are to be determined in accordance with the law of the State of Florida.

ARTICLE 1

The name of this corporation shall be:

NSG INT'L, CORP.

ARTICLE II

This corporation shall commence existence upon the filing of these Articles of Incorporation by the Department of State, State of Florida, and shall have perpetual existence.

ARTICLE III

The general nature of the business and objects and purposed to be transacted and carried on by this corporation are to do any and all of the things herein mentioned, as fully and to the same extent as natural persons might do, viz:

(1) Transact any and all lawful business.

(2) Said corporation shall further have powers:

To have perpetual succession by its corporate

name:

NSG INT'L, CORP.

BERRIZ & GIRALDO P.A. 4080 SW 84 AVENUE SUITE C MIAMI, FL 33155 PH.: (305) 485-9300 H06 000 265 312 3.

406 000 2653123 ARTICLE IV

The aggregate number of shares which the corporation shall have authority to issue is the total sum of 50 shares, having an individual par value of \$10.00

Unless otherwise stated in these articles, or in an amendment to these articles, there shall be only one (1) class of stock of this corporation.

ARTICLE V

The street address of the initial registered office and the name of the initial Resident Agent of this corporation shall be:

NESTOR YERO RAMIREZ 525 KIRK # 102 E WEST PALM BEACH, FL. 33406

The principal office shall be:

525 KIRK # 102 E WEST PALM BEACH, FL. 33406

HOG 000 2653123.

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ARTICLE VI

The initial Board of Directors shall consist of a total of ONE (01) person, and the name and address of the person who is to serve as an initial director is:

NESTOR YERO RAMIREZ 525 KIRK # 102 E WEST PALM BEACH, FL. 33408 **PRESIDENT**

The name and address of the incorporator executing these Articles of Incorporation is

NESTOR YERO RAMIREZ 525 KIRK # 102 E WEST PALM BEACH, FL. 33406

IN WITNESS WHEREOF, the undersigned incorporator has (ve) executed these Articles of Incorporation this 31 OCTOBER 2008.

NESTOR YERO RAMIREZ

ARTICLE VII

THIS CORPORATION WILL START OPERATING ON JANUARY 1st, 2007.

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Hob 000 265 3123.

CERTIFICATE OF DESIGNATION REGISTERED AGENT / REGISTERED OFFICE

Pursuant to the provision of sections 607.0501 or 617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, Submits the following statement in designating the registered office/registered agent, in the State of Florida.

1. The Name of the corporation is:

NSG INT'L, CORP.

2. The Name and Address of the registered agent and office is

NESTOR YERO RAMIREZ 525 KIRK # 102 E WEST PALM BEACH, FL. 33406

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES. AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

SIGNATURE

Dated: OCTOBER 31, 2006.

HOS 000 265 3123

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Division of Corporations

Fax Number : (850)205-0381

Account Name

: COLEMAN LENDING SERVICES, INC.

Account Number : 119980000002

Phone . . .

: (904)353-1144

Fax Number

: (904)996-1512

FLORIDA PROFIT/NON PROFIT CORPORATION

LAND TITLE INSURANCE, INC.

Certificate of Status	0
Certified Copy	0
Page Count	05
Estimated Charge	\$70.00

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(H06000261503 3)

ARTICLES OF INCORPORATION
OF.
LAND TITLE INSURANCE, INC.

SECRETARY OF STATE TALLAHASSEE, FLORIDA

06 OCT 31 AM II: 53

ARTICLE I

The name of this corporation is: LAND TITLE INSURANCE, INC.

ARTICLE II

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

ARTICLE III

The maximum number of shares of stock that this Corporation is authorized to issue and have outstanding at any one time is one thousand (1,000) shares of common stock having a par value of \$1.00 per share.

ARTICLE IV

This corporation shall have perpetual existence.

ARTICLE V

The Registered Agent and the street address of the principal office of this Corporation in the State of Florida shall be:

Mariya Y. Zarakhovich 6821 Southpoint Drive North Suite 109 Jacksonville, FL 32216

The Board of Directors from time to time may move the Registered Office to any other address in the State of Florida. $(H0600\underline{0261503\ 3})$

(H06000261503 3)

ARTICLE VI

This Corporation shall have one director initially. The number of directors may be increased or diminished from time to time by Bylaws adopted by the stockholders, but shall never be less than one.

ARTICLE VII

The names of the initial director of this Corporation and their street addresses are:

Mariya Y. Zarakhovich 6821 Southpoint Drive North Suite 109 Jacksonville, FL 32216

The persons named as initial directors shall hold office for the first year of existence of this Corporation or until their successors are elected or appointed and have qualified, whichever occurs first.

ARTICLE VIII

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

Mariya Y. Zarakhovich 6821 Southpoint Drive North Suite 109 Jacksonville, FL 32216

ARTICLE IX

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the stockholders and approved at a stockholders' meeting by at least a majority of the stock entitled to vote, unless all of the directors and all of the stockholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made. (H06000261503 3)

(H06000261503 3)

IN WITNESS WHEREOF, the undersigned, as Incorporator, has executed the foregoing Articles of Incorporation on the day of October, 2006.

Incorporator

STATE OF FLORIDA

COUNTY OF DUVAL

BEFORE ME, a Notary Public, personally appeared Mariya Y. Zarakhovich, to me known to be the person described as Incorporator and who executed the foregoing Articles of Incorporation, and acknowledged before me that they subscribed to these Articles of Incorporation on the 30 day of October, 2006.

(SEAL) WHEN P. COL

Notary Public State of Florida

State of Florida at Large My commission expires:

(H06000261503 3)

06 OCT 31 AM 11:53

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

SECRETARY UF STATE TALLAHASSEE, FLORIDA

Pursuant to the provisions of sections 607.0501 or 617.0501, Florida Statues, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

The name of the corporation is:

LAND TITLE INSURANCE, INC.

2. The name and address of the registered agent and office is:

Mariya Y. Zarakhovich 6821 Southpoint Drive North, Suite 109 Jacksonville, FL 32216

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

(H06000261503 3)



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To:

Division of Corporations

Fax Number : (850)205-0381

From:

Account Name : A.A.ALI, CPA Account Number : I20000000192 Phone : (407)298-3900

Pax Number : (407)298-0660

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FLORIDA PROFIT/NON PROFIT CORPORATION

ALPHA LEGAL NURSE CONSULTING, INC.

Certificate of Status	1
Certified Copy	0
Page Count	04
Estimated Charge	\$78.75

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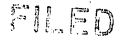
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SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION

ALPHA LEGAL NURSE CONSULTING, INC.

The undersigned subscriber(s) to these Articles of Incorporation, natural person(s) competent to contract, hereby form a corporation under the laws of the State of Florida.

ARTICLE I - CORPORATE NAME

The name of the corporation is:

ALPHA LEGAL NURSE CONSULTING, INC. 940 FRESHMEADOW CT, APOPKA, FL 32703

ARTICLE II - DURATION

This corporation shall exist perpetually unless dissolved according to Florida law.

ARTICLE III - PURPOSE

The corporation is organized for the purpose of engaging in any activities or business permitted under the laws of the United States and the State of Florida.

ARTICLE IV - CAPITAL STOCK

The corporation is authorized to issue 1000 shares of (One) Dollar(s) (\$1.00) par value Common Stock, which shall be designated "Common Shares."

ARTICLE V - INITIAL REGISTERED OFFICE AND AGENT

The name and street address of the Initial Registered Agents of this Corporation is:

Name:	TERESA HALLETT	
Address:	940 FRESHMEADOW CT	
City:	APOPKA, FL 32703	

Page 1

(((H06000264966 3)))

ARTICLE VI - INITIAL BOARD OF DIRECTORS

This corporation shall have ONE (1) director initially. The number of directors may be either increased or diminished from time to time by the By-laws, but shall never be less than one (1). The name and address of the initial director(s) of the corporation are as follows:

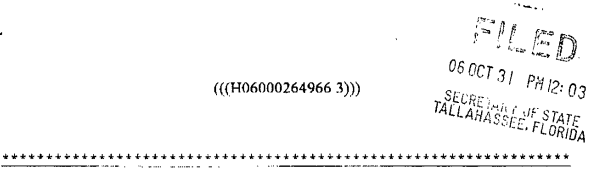
Name:	TERESA HALLETT,	President
Address:	940 FRESHMEADOW	СТ
City:	APOPKA, FL 32703	

ARTICLE VII - INCORPORATORS

The name and address of the person(s) signing these articles of Incorporation are as follows:

Name:	TERESA HALLETT, President
Address:	940 FRESHMEADOW CT
City:	APOPKA, FL 32703

TACK CKY KCR:01



(((H06000264966 3)))

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity

10/31/06

. TERESA HALLETT / Registered Agent

Date

TERESA HALLETT / Incorporator

10/31/06

Date