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(ARMEN COM (Requestor's Name) 1992 CONNEG (Address) CLENGLATER (City, State, Zip)	FC. 14623 (Phone #)	OFFICE USE ONLY	100001383421 -01/18/9501110015 ****122.50	
	(s) & DOCUMENT NUMB			
1 \DC	HOLDING GROUP, INC	-		
(Corporation 2.	Name)	(Document #)		
(Corporation Name)		(Document #)		
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Walk in Pick	up time	Certified Copy		
Mail out Will	wait Photocopy	Certificate of State		
NEW FILINGS	AMENDMENTS			11. 15)
Profit	Amendment		NAS - 1505	
NonProfit	Resignation of R.A., Officer/D	Director	M3 - 1	
Limited Liability	Change of Registered Agent	···	<i>I</i> \	
Domestication	Dissolution/Withdrawal		Kl. Fx (6- /511-	•
Other	Merger ,		(CE18, CU615,00	111
OTHER FILINGS	REGISTRATION/ QUALIFICATION			,,,
Annual Report	Foreign			
Fictitious Name	Limited Partnership			
Name Reservation	Reinstatement		$(\mathcal{O}_{\mathcal{A}})$	•

Examiner's Initials

Trademark

Other

CR2E031(10/92)



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

January 20, 1995

CARMEN CARAMBOT 2382 COVINGTON DR. CLEARWATER, FL 34623

SUBJECT: IDC HOLDING GROUP, INC.

Ref. Number: W95000001505

We have received your document for IDC HOLDING GROUP, INC. and check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The document must contain written acceptance by the registered agent, (i.e. "I hereby am familiar with and accept the duties and responsibilities as registered agent for said corporation"); and the registered agent's signature.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6927.

Kanut Khosla Corporate Specialist

Letter Number: 895A00002568

ARTICLES OF INCORPORATION OF IDC HOLDING GROUP, INC.

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CALLASSALE TI GATE

The undersigned subscriber's to these Articles of Incorporation, are natural person gribs competent to contract, hereby forms IDC HOLDING GROUP, INC., a corporation under the laws of the State of Florida.

ARTICLE ONE: NAME

The name of this corporation is IDC HOLDING GROUP, Inc.

ARTICLE TWO: NATURE OF BUSINESS

This corporation is being formed for the purpose of the distribution of merchandise and service, and further to exercise all powers granted by Law, including but not limited to the following:

To have perpetual succession by its corporate name unless a limited period of duration is stated in its Articles of Incorporation, To sue and be sued, complain, and defend its corporate name in all actions or proceedings; To have a corporate seal which may be altered at pleasure and to use the same by causing it or a facsimile thereof to be impressed, affixed, or in any other manner reproduced; To purchase, take, receive, lease, or otherwise acquire, own, hold, improve, use and otherwise deal in and with real or personal property or any interest therein, wherever situated; To sell, convey, mortgage, pledge, create a security interest in, lease, exchange, transfer, and otherwise dispose of all or any part of its property and assets; To lend money to and use its credits to assist its officers and employees in accordance with Section 607.141, Florida Statues, To purchase, take, receive, subscribe for, or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, lend, pledge or otherwise dispose of, and otherwise use and deal in and with shares or other interest in obligations of other domestic and foreign corporation associations, partnerships or individuals or direct or indirect obligations of the United States or of any other instrumentality thereof. To make contracts and guarantees and incur liabilities, borrow money at such rates of interest as the corporation may determine, issue its notes, bonds, and other obligations, and secure any of its obligations by mortgage or pledge of all or any of its property, franchises, and income; To lend money for its corporate purpose, invest or reinvest its funds, and take and hold real and personal property as security for payment of funds so loaned or invested, To conduct its businesses, carry on its operations, and have offices and exercise the powers granted by section 607.011, Florida Statues within or without this state; To elect or appoint officers and agents of the corporation and define their duties and fix their compensation; To make and alter by-laws not inconsistent with its articles of incorporation or with the laws of this state for the administration and regulation of the affairs of the corporation, To make donations for the public welfare or for charitable, scientific, or educational purposa. To transact any lawful businesses which the board of directors shall find will be in the aid of governmental policies; To pay

pensions and establish and carry out pension plans, profit sharing plans, stock bonus plans, stock option plans, retirement plans, benefit plans and any other incentives and compensation plans for any and all of its directors, officers and employees, and any or all of the directors, officers, and employees of its subsidiaries, To provide insurance for its benefit on the life of any of its directors, officers, or employees, or on the life of any shareholder for the purpose of acquiring at death shares of its stock by the stockholder or by the spouse or limited partner, member, associate, or manager of any corporation or enterprise, To have and exercise all powers necessary for the convenience to effect its purpose

ARTICLE THREE: CAPITAL STOCK

The maximum number of shares of common stock this corporation is authorized to have outstanding at any one time is one-thousand (1,000) shares at a \$ 1.00 par value, fully paid and non-assessable.

ARTICLE FOUR: INITIAL CAPITAL

The amount of capital with which this corporation will begin business is \$ 4,000.00 in cash and in kind.

ARTICLE FIVE: TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE SIX: ADDRESS

The initial principal office of this corporation is in the State of Florida at 6001-27 Argyle Forest Blvd., Suite 127, Jacksonville, FL 32244. The Board of Directors may from time-to-time move the principle office to any other address in the State of Florida.

ARTICLE SEVEN: REGISTERED AGENT

The initial registered agent is Debbie Carambot 8459 Pikes Peak Drive, Jacksonville, FL 32244.

ARTICLE EIGHT INITIAL DIRECTORS

Initially, this corporation shall have three [3] directors. The number of directors may be increased or decreased from time-to-time, in accordance with the by-laws adopted by the Stockholders, but shall never be less than three [3] nor more than six [6].

The names and addresses of each of the first Board of Directors are:

Carmen Carambot 2382 Covington Drive, Clearwater, FL 34623 Debbie Carambot 8459 Pikes Peak Drive, Jacksonville, FL 32244 Ingrid Gonzalez 1505 Lawndale Circle, Winter Park, FL 32792

ARTICLE NINE: SUBSCRIBERS

The names and addresses of each of the subscribers of these ARTICLES OF INCORPORATION, the number of shares of stock each agrees to take, and the value of the consideration thereof are:

Carmen Carambot 2382 Covington Drive, Clearwater, FL 34623: Thirty-three point thirty-three [33.33] shares; Thirty-three dollars and thirty-three cents [\$33.33] and Thirty-three point thirty-three [33.33] percent of capital surplus.

Debbie Carambot 8459 Pike Peak Drive, Jacksonville, FL 32244: Thirty-three point thirty-three [33.33] shares; Thirty-three dollars and thirty-three cents [\$33.33] and Thirty-three point thirty-three [33.33] percent of capital surplus.

Ingrid Gonzalez 1505 Lawndale Cr. Winter Park, FL 32792: Thirty-three point thirty-three [33.33] shares; Thirty-three dollars and thirty-three cents [\$33.33] and Thirty-three point thirty-three [33.33] percent of capital surplus.

ARTICLE TEN: SHAREHOLDERS' PREEMPTIVE RIGHTS

Each shareholder of the corporation shall have the right to purchase, subscribe for, or receive a right to purchase, or subscribe for, at the par value thereof, a pro rata portion of:

- [1] Any stock of any class that the corporation may issue or sell, whether, or not exchangeable for any stock of the corporation of any class or classes, and whether or not of unissued shares authorized by the articles of incorporation as originally filed or by any amendment after the issuance thereof, and whether issued for cash, labor done, personal property, or real property or leases thereof; or
- [2] Any obligation that the corporation may issue or sell which is convertible into or exchangeable for any stock of the corporation of any class or classes, or to which is attached or pertinent any warrant or warrants or conferring on the holder the right to subscribe for or purchase from the corporation any shares of its stock of any class or classes.

ARTICLE ELEVEN: PREREQUISITE FOR TRANSFER OF STOCK-PRIOR OFFER TO OTHER SHAREHOLDERS.

[1] In case a shareholder desires to sell their shares, they must first offer them for sale to the remaining shareholders, whereby the intention is to give preference in the purchase of such shares. Any attempted sale in violation of this provision is null and void. A shareholder desiring to sell their stock shall file notice in writing of their intention with the secretary of the corporation, stating the terms of the sale, and unless their terms are accepted by any or all of the other shareholders within ten working days thereafter, they shall be deemed to have waived their privilege of purchas and they will be at liberty to sell to anyone else.

[2] Each share certificate issued by the corporation shall have printed or stamped on it the following legend: "These shares are held subject to certain transfer restrictions imposed by the articles of incorporation of the corporation. A copy of such articles of incorporation is on file at the principal office of the corporation."

ARTICLE TWELVE: CONSIDERATIONS DETERMINABLE BY DIRECTORS

Stock may be issued by the corporation from time-to-time. Such considerations may be fixed by the Board of Directors thereof.

ARTICLE THIRTEEN: AMENDMENT

These Articles of Incorporation may be amended in accordance with the By-Laws. 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 Stockholders entitled to vote thereon, unless all directors and all the Stockholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

DATED THE 29th day of December, 1994

Carmen Carambot, Subscriber

Debbie Carambót, Subscriber

NOTARY PUBLIC

JOANNE BARIL

My Comm Exp. 3/23/98 Ronded By Service Ins. No. CC358774

Personally Known [] Other L.D.

Subscribed and sworn to before me this 29th day of December, 1994.

Spanne Baril

ADDENDUM TO ARTICLES OF INCORPORATION

<u>OF</u>

IDC HOLDING GROUP, INC.



I, Debbie Carambot, understand and acknowledge the role and responsibilities of Registered Agent for IDC Holding Group. Inc. and do hereby accept this role and responsibilities.

Debbie Carambot

Date

with fish

William J. Colon

Notary Public, State of Florida
Commission No. CC 426223

My Commission Expires 12/13/98

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