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# Prentice Hall Legal & Financial Services

\_(904) 222-7495 1201 HAYS STREET, SUITE 105 TALLAHASSEE, FL 32301 CORPORATION(S) NAME CHARTER NUMBER Plument from, Inc. 400001416384 -02/28/95--01054--007 -\*\*\*\*122,50 Annual Report Name Reservation Change of Registered Agent Name Registration Dissolution/Withdrawal Non-Profit/Articles of Incorporation Domestication Fictitious Business Name Profit/Articles of Incorporation Foreign - Profit Reinstatement Foreign - Non-Profit Resignation of R.A., Off/Dir Limited Partnership Trademark Limited Liability UCC/Filing I Mtr. Veh. \_\_\_\_ UCC/Filing 3 Certified Copy \_ Photocopy \_\_\_\_\_\_Corporate Print-Out Good Standing R.A., Off/Dir Search Fictitious/Owner Search ( Walk in ) Call if Problem ) Will Wait FOR PRENTICE HALL'S USE ONLY H 5" FFT 2 8 1995 BRANCH ORDERING: BRANCH RECEIVING: 030084 CHECK # REF/JOB # \_\_\_ MCL/L 9() 12250 ST./CTY/ FEES CLIENT MATTER # \_\_\_\_\_ CORR. FEE/ SAME DAY \_\_\_\_\_ 24 HR \_\_\_\_ ROUTINE SPEC. HANDL. **MESSENGER** VERBAL REQUESTED: YES OR DATE SENT:\_\_\_/\_\_\_ COPIES FILED: \_\_\_/ / **FAX FEE** SENT TO: BRANCH\_\_ CLIENT OTHER

SPECIAL INSTRUCTIONS:

TOTAL

# ARTICLES OF INCORPORATION

OF

# THE JERRY PLUMMER GROUP, INC.

The undersigned incorporator delivers these Articles of Incorporation to form a corporation under the laws of the Florida Business Corporation Act.

## ARTICLE I

Name. The name of this corporation is:

The Jerry Plummer Group, Inc.



# ARTICLE II

tincipal Office. The principal office and mailing address of this exporation is 7532 Municipal Drive, Orlando, Florida 32819.

#### ARTICLE III

Business and Activities. This corporation may, and is authorized to, engage in any activity or business permitted under the laws of the United States and of the State of Florida.

# ARTICLE IV

Capital Stock. The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 10,000 shares of common stock having \$0.01 par value, with the consideration to be paid for each share to be in money, property or services, as may be fixed by the Board of Directors.

## ARTICLE V

Term of Existence. This corporation shall have perpetual existence.

#### ARTICLE VI

Initial Registered Office and Agent. The street address of the initial registered office of the corporation is 7532 Municipal Drive, Orlando, Florida 32819, and the name of the initial registered agent of the corporation at that address is Gerald B. Plummer.

# ARTICLE VII

Number of Directors. This corporation shall have one Director initially. The number of Directors may be either increased or diminished from time to time by the Board of Directors or the shareholders in accordance with the By-Laws of this corporation. Directors, as such, shall receive such compensation for their services, if any, as may be set by the Board of Directors at an annual or special meeting. The Directors may authorize and require the payment of the reasonable expenses incurred by Directors in attending meetings of the Directors. Nothing in this Article shall be construed to preclude the Directors from serving the corporation in any other capacity and receiving compensation therefor.

## ARTICLE VIII

Initial Board of Directors. The name and street address of the initial Director of this corporation is:

Name

Address

Gerald B. Plummer

7532 Municipal Drive Orlando, Florida 32819

## ARTICLE IX

Incorporator. The name and street address of the incorporator
signing these Articles is:

Name

Address

Gerald B. Plummer

7532 Municipal Drive Orlando, Florida 32819

### ARTICLE X

Lost or Destroyed Certificates. Stock certificates to replace lost or destroyed certificates shall be issued on such basis and according to such procedures as are from time to time provided for in the By-Laws of this corporation.

#### ARTICLE XI

Amendment to Articles. 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 shareholders, and approved at a shareholders' meeting by a majority of the stock issued and entitled to be voted, unless all the

Directors and all the shareholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

IN WITNESS WHEREOF, the undersigned does set his hand and seal and he acknowledged and filed the foregoing Articles of Incorporation under the laws of the State of Florida this 27th day of February, 1995, and I accept the duties and responsibilities of Registered Agent for the Corporation as set forth in the Florida Business Corporation Act.

Gerald B. Plummer

Incorporator and Registered Agent

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