Propine Hall Legal & Finning And Corporations and Burger of Associates Inc. Lagranger of Associates Inc.	HAVEDMUNER
Annual Report Na Change of Registered Agent Na Dissolution/Withdrawal No Domestication Oth Flotitious Business Name Pro Foreign - Profit Re Climited Partnership Tra Limited Liability UC	riger me Reservation me Registration n-Profit/Articles of Incorporation ner ofit/Articles of Incorporation instatement signation of R.A., Off/Dir demark C/Filling I C/Filling 3
Certified Copy Photocopy Corporate Print-Out Fictitious/Owner Search	CUS Good Standing R.A., Off/Dir Search
(X) Walk in () Call If Problem () V	VIII Walt (X) Pick up C/-3 12 to
BRANCH ORDERING: M. Wiener BRANCH RECEIVING: FZ BY: Quideau REF/JOB # 572 - 95 - 0 4 2 1 9 CLIENT MATTER # SAME DAY 24 HR ROUTINE VERBAL REQUESTED: YES OR NO DATE SENT: MAIL FAX FED EXP FILED: MAIL FAX FED EXP SENT TO: BRANCH CLIENT SPECIAL INSTRUCTIONS:	CHECK # 50.2 308 40 ST./CTY/ FEES CORR. FEE/ SPEC. HANDL. MESSENGER COPIES FAX FEE OTHER TOTAL

T. BROWN

MAY 1 0 1995

1201 HAVS STREET TAILA/(ASSEE, FL 32301 904-222-0371 904-222-0393 FAX

800-142-8086



PRESSILE TIALD. TELLA & PINANCEAL SERVICES
ACCOUNT NO. 1 0721000000032
REFERENCE : 596723 86901D
AUTHORIZATION 1
COST LIMIT : \$
ORDER DATE: May 10, 1995
ORDER TIME : 1:40 PM
ORNER NO. : 596723
CUSTOMER NO: 86901D
CUSTOMER: Ms. Merryl Wiener
DOMESTIC FILING
NAME: ISRAEL BERGER & ASSOCIATES OF FLORIDA INC.
X ARTICLES OF INCORPORATION CERTIFICATE OF LIMITED PARTNERSHIP
PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:
X CERTIFIED COPY PLAIN STAMPED COPY CERTIFICATE OF GOOD STANDING
CONTACT PERSON: Gail L. Shelby EXAMINER'S INITIALS:



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

April 3, 1995

PRENTICE HALL

TALLAHASSEE, FL

SUBJECT: ISRAEL BERGER & ASSUCIATES OF FLORIDA, INC.

Ref. Number: W95000007137

We have received your document for ISRAEL BERGER & ASSOCIATES OF FLORIDA, INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of an entity name **DOES NOT** constitute a difference. Please select a new name and make the substitution in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

When the document is resubmitted, please return a copy of this letter to ensure that your document is properly handled.

If you have any questions about the availability of a particular name, please call (904) 488-9000.

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) 487-6052.

Hope Sims Corporate Specialist

Letter Number: 695A00014924

ARTICLES OF INCORPORATION OF

ISRAEL BERGER & ASSOCIATES OF FLORIDA INC

FIRST: The corporate name for the corporation (her thafter called the "Corporation") is ISRAEL BERGER & ASSOCIATES OF FLORIDA INC.

SECOND: The street address, wherever located, of the principal office of the Corporation is 7104 N.W. 51st Street, Miami, Florida 33166.

THIRD: The number of shares that the Corporation is authorized to issue is one thousand (1,000), all of which are of a par value of one and xx/100 dollar each and are of the same class and are common shares.

FOURTH: The street address of the initial registered office of the Corporation in the State of Florida is 220 Utopia Circle, Merritt Island, Florida 32952.

The name of the initial registered agent of the Corporation at the said registered office is Karen Lane.

The written acceptance of the said initial registered agent, as required by the provisions of Section 607.0501(3) of the Florida Business Corporation Act, is set forth following the signature of the incorporator and is made a part of these Articles of Incorporation.

FIFTH: The name and address of the incorporator is Paul S. Levy, 64 Hilton Avenue, Hempstead, New York 11550.

No holder of any of the shares of any class of the Corporation shall be entitled as of right to subscribe for, purchase, or otherwise acquire any shares of any class of the corporation which the Corporation proposes to issue or any rights or options which the Corporation purposes to grant for the purchase of any shares, bonds, securities, or obligations of the Corporation which are convertible into or exchangeable for , or which carry any rights to subscribe for, purchase or otherwise acquire shares of any class of the Corporation; and any and all of such shares, bonds, securities, or obligations of the Corporation, whether now or hereafter authorized or created, may be issued or may be reissued if the same have been reacquired and if their reissue is not prohibited, and any and all of such rights and options may be granted by the Board of Directors to such individuals and entities, and of such lawful consideration, and on such terms, as the Board of Directors in its discretion may determine, without first offering the same, or any thereof, to any said holder.

SEVENTH: The purposes of which the Corporation is organized, which shall include the authority of the Corporation to engage in

any lawful business for which Corporations may be organized under the Florida Business Corporation Act, are as follows:

To have all of the general powers grated to corporations organized under the Florida Business Corporation Act, whether granted by specific statutory authority or be construction of law.

EIGHTH: The duration of the Corporation shall be perpetual.

MINTH: The Corporation shall, to the fullest extent permitted by the provisions of the Florida Business Corporation Act, as the same may be amended and supplemented, indemnify any and all person whom it shall have power to indemnify under said provisions from and against any and all of the expenses, liabilities, or other matters referred to all or covered by said provisions, and the indemnification provided for norgan shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any Bylaw, vote of shareholders or disinterested directors, or otherwise, both as to action in his official capacity and as to action in another capacity while holding such office, and shall continue as to a person who has ceased to be a director, officer, employee, or agent and shall inure to the benefit of the heirs, executors, and administrators of such a person.

TENTH: Whenever the Corporation shall be engaged in the business of exploiting natural resources or other wasting assets, distributions may be paid in cash out of depletion or similar reserves at the discretion of the Board of Directors and in conformity with the provisions of the Florida Business Corporation Act.

Signed on March 27, 1995

Paul S. Levy, Incorporator

naving been named as registered agent and to accept service of process of the above named corporation at the place designated in these Articles of Incorporation, 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.

Karen Lane