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*Miim Practi	FRANK W. RICCI* IMPR INDIANA BAR ONLY ICR LIMITED EXCLUSIVELY IORATION & CUSTOMS LAW		CUNTOMN ATTORNEYN	11	BITTINA DIETCH OFACE ADMINISTRATOR SENIOR PARALEGAL
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	S. COMPT OF APPEALS THE FEDERAL CIRCUIT	January	11, 1996		DECOUNSIEL DOMENICE D. FARACE
•	Secretary of St 409 East Gaines Tallahassee, Fl	Street		Fo	10
•		of Corporations		ECRET	99 an
	RE: Capricorn,	Inc., Everest E	nterprises, Inc.	ASS	CIT Contraction
	Dear Sir/Madam:				
	check in the	find the Article amount of \$2 be filed with y	es of Incorporati 45.00 for the our office.	above-rete	with a render
	I am also enclos it "filed" and r envelope.	bing an extra cor teturn to me in t	y of the Article he enclosed self	s for you to -addressed s	stamp tamped
	If you have any	questions, plea	se feel free to	contact me.	
_	Bettina Dietch	th		-01/16/96-	1689660 -01049007 0 ****122.50
	Office Administ /bd enc.	rator	The get		



## ARTICLES OF INCORPORATION

#### OF

## CAPRICORN USA, INC.

I, the undersigned, hereby file these Articles of Incorporation for the purpose of becoming a corporation under and pursuant to the laws of the State of Florida providing for the formation, liability, rights, privileges and immunities of a corporation for profit, and for that purpose I hereby certify, declare and set forth as follows, to wit:

#### ARTICLE I

NAME

The name of this corporation shall be:

CAPRICORN USA, INC.

#### ARTICLE II

## GENERAL NATURE OF BUSINESS

The general nature, object and purpose is to do and transact all lawful business.

#### ARTICLE III

#### CAPITAL STOCK

The capital stock of this Corporation shall be 1000 shares at \$1.00 par value, which shall be designated "Common Shares."

#### ARTICLE IV

#### VOTING RIGHTS

Except as otherwise provided by law, the entire voting power for the election of directors and for all other purposes shall be vested exclusively in the holders of the outstanding common shares of stock.

#### ARTICLE V

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## CORPORATE EXISTENCE

This Corporation shall exist perpetually unless sconer dissolved according to law.

#### ARTICLE VI

# PRINCIPAL PLACE OF BUSINESS

The principal place of business of said Corporation shall be 4360 Northlake Blvd., Suite 205, Palm Beach Gardens, Florida 33410, County of Palm Beach, State of Florida, and its mailing address shall be:

#### 4360 Northlake Blvd. Suite 205 Palm Beach Gardens, Fl 33410

with the privilege of having branch offices at other places within or without the State of Florida.

#### ARTICLE VII

# REGISTERED OFFICE AND REGISTERED AGENT

The name of the registered agent and the street address of the initial registered office of this Corporation is:

Martin E. Washofsky, E.A., P.A. 4360 Northlake Blvd., Suite 205 Palm Beach Gardens, Florida 33410

#### ARTICLE VIII

## OFFICERS AND DIRECTORS

The names and post office address of the initial officers and directors who shall hold office for the first year of the corporation's existence or until their successors are elected are:

Jay R. Stoelting, President 4360 Northlake Blvd., Suite 205 Palm Beach Gardens, Florida 33410

The corporation at all times shall have at least one director. No person shall be required to own, hold or control stock in the corporation as a condition precedent to holding an office in the corporation.

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#### ARTICLE IX

#### INCORPORATORS

The name and address of the person signing these Articles is:

Martin E. Washofsky, E.A., P.A. 4360 Northlake Blvd. Suite 205 Palm Beach Gardens, Florida 33410

#### ARTICLE X

#### BYLAWS

The power to adopt, alter, amend or repeal bylaws shall be vested in the board of directors and shareholders.

#### ARTICLE XI

Every shareholder, upon the sale for cash of any new stock of this corporation of the same kind, class or series as that which he already holds, shall have the right to purchase his prorata share thereof (as nearly as may be done without issuance of fractional shares at the price at which it is offered to others.

#### ARTICLE XII

This corporation reserves the right to amend, alter, change or repeal any provisions contained in these Articles of Incorporation in the manner now or hereafter prescribed by statute.

Directors of this corporation shall have the power to make or amend the bylaws and to fix any amount to be reserved for working capital.

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

IN WITNESS WHEREOF, the undersigned, being the original incorporator to the Articles of Incorporation herein, 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, this day of Four day of ou 

In the presence of:

MARTIN E. WASHOFSKY, E.A., P.A.

PRESIDENT

STATE OF FLORIDA COUNTY OF PALM BEACH:

BEFORE ME, the undersigned Notary Public, duly authorized in the State and County aforesaid to take acknowledgments and administer oaths, personally appeared Martin E. Washofsky who is personally known by me and who in my presence executed the foregoing instrument and who under oath acknowledged to me and before me that

WITNESS my hand and official seal in the County and State last aforesaid this \_\_\_\_\_ day of \_\_\_\_\_, 1996.

State of Florida at Large My commission expires:



CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THEOREN SERVICE OF PROCESS WITHIN THE STATE OF FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

Martin E. Washofsky, E.A., P.A.

In pursuance of Chapter 48.091, Florida Statutes, the following for submitted, in compliance with said Act:

First, that CAPRICORN USA, INC., desiring to organize under the laws of the State of Florida with its principal office, as indicated in the Articles of Incorporation at 4360 Northlake Blvd. Suite 205, Palm Beach Gardens, Florida 33410, County of Palm Beach, State of Florida, has named:

Martin E. Washofsky, E.A., P.A., President 4360 Northlake Blvd., Suite 205 Palm Beach Gardens, Florida 33410

as its agent to accept service of process within this state.

## ACKNOWLEDGMENT

Having been named to accept service of process for the above stated corporation, at place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office.

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MARTIN E. WASHOFSKY, E.A., P.A. PRESIDENT



FRANK W, RICCI\* \*MEMBER INDIANA BAR ONLY PRACTICE LIMITED EXCLUSIVELY TO IMMORATION & CUSTOMS LAW ALSO ADMITTED: UNITED STATES SUFFEME COURT

U.S. TAX COURT

U.S. COURT OF INTERNATIONAL TRADE

U.S. COURT OF APPEALS FOR THE FEDERAL CRCUIT IMMIGRATION & CUSTOMS ATTORNEYS

January 23, 1997

BITTINA DIFTCH OFFICE ADMINISTRATOR

SHNUR PARALUGAL BELLE KRUPINSKI

PARALEGAL STAFF SUSAN E. CAIRL MARTINA FLORUS LISA MILAM KRISTIN PEREZ ESTI VOLLINGER

OF COUNSELL SCOTT J. LIOTTA

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Secretary of State 409 East Gaines Street Tallahassee, Florida 32399

Attn: Amendment Section

RE: Capricorn USA, Inc./Infinity Trading Group, Inc.

Dear Sir/Madam:

Enclosed please find an amendment to the articles of Incorporation and the annual report for the old corporation together with a check in the amount of \$200.00 representing the annual report fee of \$165.00 and the amendment fee of \$35.00.

If you have any questions, please feel free to contact our office.

Sincerely, Mna Dietch

Gftige Administrator

600002079346----3 -02/06/97--01003--002 \*\*\*\*200,00 \*\*\*\*\*35.00

VS FEB 7 1997

4360 NORTHLAKE BLVD., SUITE 205, PALM BEACH GARDENS, FLORIDA 33410 (561) 694-2400, FAX (561) 694-6629 e-mail: ricci@usvisas.com or visit us at our web site: www.internet-ad.com/ricci

# ARTICLES OF AMENDMENT

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#### TO

## ARTICLES OF INCORPORATION

OF

FILED 97 JAN 29 PH 12: 28 WILLANASSEE MORIDA

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A. S. A. A. A.

CAPRICORN USA, INC.

(present name)

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (Indicate article number(s) being amended, added or deleted)

Article I: The name of this corporation is hereby amended to read as follows:

Infinity Trading Group, Inc.

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

IIIRD: The date	e of each amendment's adoption:1/23/97
•	on of Amendment(s) (check one)
The amendme cast for the ame	nt(s) was/were approved by the shareholders. The number of votes endment(s) was/were sufficient for approval.
] The amendme	nt(s) was/were approved by the shareholders through voting groups.
The for voting	llowing statement must be separately provided for each group entitled to vote separately on the amendment(s):
"The n approv	number of votes cast for the amendment(s) was/were sufficient for val by(voting group)
The amendme shareholder ac	nt(s) was/were adopted by the board of directors without tion and shareholder action was not required.
The amendme action and sha	nt(s) was/were adopted by the incorporators without shareholder reholder reholder action was not required.
Signed this	23rd day of January , 1997
- ·	<u>23rd</u> day of <u>January</u> , 1997 ature <u>JAY STOELTING</u> <u>January</u> , 1997 (By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the swareholders) OR (By a director if adopted by the directors) OR (By an incorporator if adopted by the incorporators)
- ·	ature JAY STOELTING JAM GANAMA (By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders) OR (By a director if adopted by the directors) OR

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