ក្សេក THU 11960001 SYSTE ELECTRONIC FILING COVER SHEET FROM: COHEN, CHASE, HOFFMAN & TRAUTMAN, P. (((H9600001565))) DIVISION OF CORPORATIONS 9400 8 DADELAND BLVD DEPARTMENT OF STATE BUITE 600 STATE OF FLORIDA 316-MIAMI FL 33156-409 EAST GAINES STREET CONTACT: MARY W KURLANSIK TALLAHASSEE, FL 32399 PHONE: (305) 670-0201 FAX: (904) 922-4000 FAX: (305) 670-6152 FLORIDA PROFIT CORPORATION OR P.A. DOCUMENT TYPE: (((H96000001565))) NAME: WARREN O. WOOD FINANCIAL GROUP, INC. CURRENT STATUS: REQUESTED FAX AUDIT NUMBER: H96000001565 TIME REQUESTED: 12:41:58 DATE REQUESTED: 02/01/1996 CERTIFICATE OF STATUS: 0 CERTIFIED COPIES: 1 METHOD OF DELIVERY: FAX NUMBER OF PAGES: 3 ACCOUNT NUMBER: 102450002676 Note: Please print this page and use it as a cover sheet when submitting documents to the Division of Corporations, Your document cannot be processed ESTIMATED CHARGE: \$122.50 without the information contained on this page. Remember to type the Fax Audit number on the top and bottom of all pages of the document. (((H96000001565)))

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ARTICLES OF INCORPORATION

OF

WARREN O. WOOD FINANCIAL GROUP, INC.

FILED

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SECRETARY OF STATE
TALLAHASSEE FLORIDA

ARTICLN I - NAME

The name of this corporation is WARREN O. WOOD FINANCIAL GROUP, INC.

ARTICLE II - CORPORATE EXISTENCE

The existence of this corporation shall commence on the day of filing these Articles of Incorporation; provided that if such day be unauthorized under law, then on the earliest day allowable pursuant to Florida law for the commencement of corporate existence. The duration of the corporation shall be perpetual.

ARTICLE III - PURPOSE

The nature of the business and the objects and purposes to be transacted, promoted, or carried on by the corporation are to engage in any lawful act, activity or business for which corporations may be organized under the laws of the State of Florida. Additionally, the corporation shall have all of the powers vested in a corporation organized under and existing by virtue of the laws of the State of Florida.

This instrument prepared by: Alan R. Chase, Esquire Floride Bar No. 205478 Cohen, Chase, Hoffman E Trautman, P.A. 9400 S. Dadeland Boulevard, Suite 600 Miami, Florida 33156 (305) 670-0201 1196000001565

ARTICLE IV - CAPITAL STOCK

The capital stock authorized, the par value thereof, and the class of such stock shall be as follows:

NUMBER OF SHARESAUTHORIZED	PAR VALUE PER SHARE	CLASS OF STOCK
7,500	\$1.00	Common

ARTICLE V - PRINCIPAL OFFICE

The corporation's principal office shall initially no located at the following address: 5722 S. Flamingo Road, Suite 155, Cooper City, Florida 33330-3206. The corporation's mailing address shall, initially, be located at the same address.

ARTICLE VI - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this corporation and the name of the initial registered agent of this corporation at such address are as follows:

Corporation at addit address the	
REGISTERED AGENT	STREET ADDRESS OF REGISTERED OFFICE
Ed A. Stucke, Jr.	911 SW 74th Avenue Miami, Florida 33144-4525

ARTICLE VII - INITIAL BOARD 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 By-Laws but shall never be less than one. The initial director of this corporation shall be:

ial	director or curs	COLDOIRGION AND AND AND AND AND AND AND AND AND AN
	NAME ADDRESS	
Ed	A. Stucke, Jr.	5722 S. Flamingo Road, Suite 155 Cooper City, Florida 33330-3206

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ARTICLE VIII - INCORPORATOR

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

NAME

ADDRESS

Ed A. Stucke, Jr.

5722 S. Flamingo Road, Suite 155 Cooper City, Florida 33330-3206

ARTICLE IX - INDEMNIFICATION

This corporation shall indemnify all officers and directors, and former officers and directors, to the fullest extent permitted by law as the law now exists or may be smended hereafter.

IN WITNESS WHEREOF, the undersigned Incorporator has executed these Articles of Incorporation this 3 day of January, 1996.

Incorporator:	ECKETAKY :	6 FEB -1	밁
ED A. STUCKE, JR.	FSTATE	개 나 17	Ū

I, the undersigned initial registered agent, am familiar with and accept the duties and responsibilities as registered agent for the corporation:

ED A. STUCKE, JR.

PARA\FILES\WOW\ARTICLES

Warren O. Wood Financial Group, Inc.

10081 Bines Boulevard - Suite 249 Lembroke Lines, Florida 38024-6169

January 15, 1997

Florida Department of State Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314 500002072175--4 -01/29/97--01036--025 *****96.25 *****96.25

Dear Sir(s):

This is a request to amend to the articles of incorporation; specifically article I and article III (name and capital stock respectively).

Enclosed is a check for \$96.25. (\$35.00 filing fee; \$52.50 certified copies; and \$8.75 certificate of status).

Thank you.

Sincerely,

Ed A. Stucke, Jr.

President/Director/Incorporator

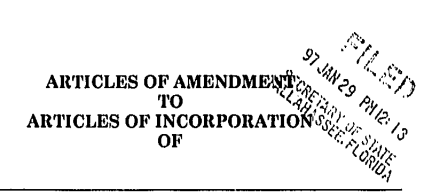
(954) 438-7872 - Homo

Ed Stude

(954) 928-5021 - Pager

FILED 37 JAN 29 PH 12: 13 SECRETARY OF STATE

OPP 16 AM



WARREN O. WOOD FINANCIAL GROUP, INC.

(present name)

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

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

ARTICLE I. - NAME OF CORPORATION

IS TO BE AMENDED TO:

WARREN O. WOOD, INC.

ARTICLE III. - CAPITAL STOCK.

THE MAXIMUM NUMBER OF SHARES OF STOCK THAT THIS CORPORATION IS AUTHORIZED TO HAVE OUTSTANDING AT ANY ONE TIME IS 20,000 SHARES OF CAPITAL STOCK HAVING \$30.00 PAR VALUE PER SHARE; 5,000 SHARES OF COMMON STOCK HAVING \$10.00 PAR VALUE; AND 15,000 SHARES OF PERFERRED STOCK HAVING \$20.00 PAR VALUE.

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:

THIRD: The date of	onch amondment's adoption:DECEMBER 3187, 1996
	of Amendment(s) (CHECK ONE)
	The amendment(s) was/were approved by the shareholders. The number of votes east for the amendment(s) was/were sufficient for approval.
***************************************	The amendment(s) was/were approved by the shareholders through voting groups, The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
	"The number of votes for the amendment(s) was/were sufficient for approval by" voting group
	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
XXX	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action as not required.
Signed this de	ny 31 ST of DECEMBER . 19 96 .
Signature	Ed A Silvert
	o Chairman or Vice Chairman of the Board of Directors, President, or other officer if adopted shareholders)
	OR
	(By a director if adopted by the directors)
	OR
	(By an incorporator if adopted by the incorporators)
	ED A. STUCKE, JR. Type or printed name
	PRESIDENT/DIRECTOR/INCORPORATOR Title