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TO: DIVISION OF CORPORATIONS FROM: EMPIRE CORPORATE KIT COMPANY

DEPARTMENT OF STATE 1492 W FLAGLER ST STATE OF FLORIDA SUITE 200

409 EAST GAINES STREET MIAMI FL 33135-

TALLAHABBEE, FL 32399 CONTACT: RAY BTORMONT PHONE: (305) tr541-3694

FAX: (305) 541-3770

(((H96000003574))) DOCUMENT APOTYPE: FLORIDA PROFIT CORPORATION OR P.A.

NAME: NAMUR TRAVEL INC.

CURRENT STATUS: REQUESTED74

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ANTICLES OF INCORPORATION

OF

MANUE TRAVEL INC.

The undersigned subscriber to these Articles of Incorporation, a natural person competent to contract, hereby forms a corporation under the laws of the State of Florida.

ARTICLE 1. MAME

The name of this corporation shall be:

HAMUR TRAVEL ENC.

ARTICLE II. MATURE OF BUSINESS

This corporation may engage or transact in any or all lawful activities or business parmitted under the laws of the United States, the State of Florida or any other State, Country, territory or nation.

ARTICLE III. CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 500 shares of common stock having \$1.00 per value per share.

ARTICLE IV. INITIAL CAPITAL

The amount of capital with which this corporation will begin business is Five Hundred and no/100 (\$500.00) -- Dollars.

ARTICLE V. TERM OF EXISTENCE

This corporation shall have perputual existence and time of commencement of existence of this corporation shall be at the time of the date of filing of these Articles of Incorporation.

Prepared by: Jan Phillips Basential Business Services Inc. 2750 W.Oakland Pk Blvd., Ste B Ft.Lauderdale, Florida 33311 (305)739-1733

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AMTICLE VI. ADDRESS

The initial street address of the principal office of this corporation in the State of Florida is 788 SOUTH PEDERAL HIGHWAY, DESCRIPTION BEACE, FLORIDA 37441.

The Board of Directors may from time to time move the principle office to any other address in Florida.

ARTICLE VII. DIRECTORS

This Corporation shall have not less than one nor more than five directors, initially. The number of Directors may be increased or diminished from time to time, by By-Laws adopted by the Stockholders, but shall never be less than one.

ARTICLE VIII. REGISTERED AGENT AND OFFICE

This Corporation's initial Registered Agent and Registered Office in the State of Florida shall be:

MORIE MANUR 788 SOUTH PEDERAL HIGHWAY DEERFIELD BEACH, PLORIDA 33441

ARTICLE II. INITIAL DIRECTORS

The name and post office address of each of the member(s) of the First Board of Directors is:

MORIS MAMUR 700 SOUTE PEDERAL MIGHNAY DEERPIELD MEACH, FLORIDA 33441

The members of the first Board of Directors shall hold office until the first annual meeting of the Stockholders of the Corporation.

ARTICLE L. INCORPORATION

The name and post office address of the incorporator(s) of these Articles of Incorporation is:

NORIS MANUR 788 SOUTH FEDERAL HIGHWAY DRERFIELD HEACH, FLORIDA 33441

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ARTICLE EL AMENDMENT

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 Stockholders, and approved at the Stockholder's meeting by a MAJORITY of the stock entitled to vote thereon, unless all of the Directors and all of the Stockholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

The Directors of this Corporation shall have the power to make or amend the By-Laws and to fix any amount to be reserved for working

capital.

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

ARTICLE III.

The stockholders of this contains may divide themselves into groups for the purpose of the groups the stockholders owning at least Seventy-five percent shall be binding upon the corporation, shall be recognized by the Directors and shall be observed by the officers and agents of the corporation, and particularly, the stockholders are authorized to include in such agreements entered into between themselves provisions which will confer upon individual groups the power to elect certain numbers of directors, and, in particular, stockholders may include in the agreements between themselves the following as valid matters of agreement, to wit:

1) The manner and method in which the persons by whom Directors

may be elected

2) Any limitation upon the transferability or assignment of the stock

The conferring of preemptive rights of purchase upon stockholders on conditions precedent to the sale of any other stocks

4) Any matter relating to effectuating the purpose included in any of the foregoing matters

Agreements between the stockholders shall continue binding upon the corporation until there is filed with each office of the corporation, a written instrument signed by the persons who originally created such stockholder's agreement (or their successors in ownership, providing such a succession in ownership shall have been accomplished in accordance with the terms of the stockholder's agreement) consenting to the revocation and cancellation of the agreements among the stockholders.

(BEAL)

ANTICLE IIII. FLECTION FOR TAX PURPOSES

At the election of the officers of this Corporation, this corporation may be qualified as a Sub-Chapter S Corporation pursuant to the Laws of the United States and the Internal Revenue Service. This provision shall be applicable only if the business in which the corporation engages qualifies for such tax treatment under the Laws of the United States.

ARTICLE XXV. CONCENCEMENT DATE

Corporate Existence shall commence on the date of filing.

ARTICLE IV. INITIAL OFFICERS

The name and address of the initial officer(s) of the corporation is:

PRESIDENT: MORIE MANUE 788 SOUTE PEDREAL HIGHWAY DEERFIELD BEACH, FLORIDA 33441

IN WITNESS WHRREOF, the undersigned, being the original incorporator(s) to the capital stock hereinabove named, 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 of Incorporation, hereby declaring and certifying that the facts herein stated are true, and do respectively agree to take the number of shares hereinabove set forth, and hereunto set said hand(s) and seal this 12TE day of FARCE 1996.

State of Florida)

County of Broward)

I REFERE CERTIFY THAT ON THIS DAY, REPORE ME, A MOTARY PUBLIC DULY AUTHORISED IN THE STATE AND COUNTY MANED AROVE TO TAKE ACKNOWLEDGEMENTS, PERSONALLY APPEARED MORIN MANUR TO ME MEONE TO BE THE PERSON(S) DESCRIBED AS INCORPORATOR(S) OR WHO PRODUCED IDENTIFICATION, I.E. (LANDA DRIJES LAKASE "N 540-676-41-103-0 IN AND WEO EXECUTED THE FOREGOING ARTICLES OF INCORPORATION, AND ACKNOWLEDGED BEFORE ME THAT HE SUBSCRIBED TO TROSE ARTICLES OF INCORPORATION.

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IN WITHESS WHEREUF, I have because set my hand and official seal at PT. LAUDERDALM, Broward County, Plorida this 12TH day of MARCH, 1996.

My Commission Expires: JUNE 4, 1999 STERED AGENT FOR DESCRIPTION OF PLANT PRODUCTION OF THE PRODUCTION

CERTIFICATE OF DESIGNATION REGISTERED AGENT FOR

Pursuant to Chapter 607.0505 of Florida Statutes, the undersigned hereby disignates:

MORIS MAMUR

as its registered agent to accept service of process within the State.

Mark Marks

ACCEPTANCE OF DESIGNATION AS REGISTERED AGENT

The undersigned hereby accepts the foregoing designation as Registered Agent for Service of Process within the State of Florida, does hereby agree to act in this capacity and to comply with the provisions of all statutes relative to the proper and complete performance of my duties this 1875 day of MARCE, 1996.

BYI

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