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Treiser, Kobza & Volpe, Coro.

ATTORNEYS AT LAW

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June 18, 1996

Return 30

Attorneys Title Insurance Fund Attn: Order Department 660 Jefferson Street, Suite 200

Tallahassee, FL 32301

RE:

B & R Enterprises of Naples, Inc.

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Thomas A. Collins, B .

Kent A. Johanson o.

Catherine II. Ridon

Klin Patrick Kobza 0

Stanley L. Lieberfarb William L. Rogers

Richard M. Treber

Michael J. Volpe (
Richard A. Shapack ()
of Council
() Also admitted in Kentucky

Also admitted in Iowa
 Also admitted in Michigan
 Doard Certified
 Tas Attorney
 Also admitted in New York

Ladies:

Enclosed you will find an original and one (1) copy of the Articles of Incorporation for B & R Enterprises of Naples, Inc., together with our law firm's check in the amount of \$122.50 representing the filing fee due the Secretary of State. Please deliver these Articles to the Secretary of State for filing as soon as possible.

Kindly return to my attention a certified copy of said Articles of Incorporation.

If you have any questions regarding this matter, please feel free to contact me. Thank you for your assistance and cooperation.

I understand you will bill our office for your handling fee.

Very truly yours,

TREISER, KOBZA & VOLPE, Chtd.

Michael J. Volbe

MJV:mjw

cc: John Remington

ARTICLES OF INCORPORATION

OF

THE ED

B & R ENTERPRISES OF NAPLES, INC.

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1. . .

The undersigned, acting as Incorporator of a Corporation under the Florida Business Corporation Act, adopts the following Articles of Incorporation for such Corporation:

1. Name:

The name of this Corporation is B & R ENTERPRISES OF NAPLES, INC.

Duration.

The period of its duration is perpetual.

3. <u>Purpose and Powers</u>.

This Corporation may engage in any activity or business and perform all of the powers and privileges granted corporations under the laws of the State of Florida and United States of America.

4. Capital Stock.

The maximum number of shares of stock which this Corporation is authorized to have outstanding at any one time shall be Seven Thousand Five Hundred (7,500) shares with a par value of ONE (\$1.00) DOLLAR and shall be classified as follows:

Series A Voting Stock - Seven Thousand Five Hundred (7,500) Shares

5. <u>Initial Registered Office and Agent.</u>

The Street address of the initial registered office of the Corporation is 1175 First Avenue South, Naples, Florida 33940, and the name of its initial registered agent at such address is JOHN D. REMINGTON.

6 Place of Business.

The principal place of business of this Corporation shall be located at 1175 First Avenue South, Naples, Florida 33940, and it may have such other places of business within or without the State of Florida, or in foreign countries as may be necessary or convenient and as may be determined by the Board of Directors of this Corporation.

7. Board of Directors.

The business of this Corporation shall be conducted by the Board of Directors, which shall number no less than one (1), nor more than five (5); the exact number to be determined by the By-laws of the Corporation.

The name and address of the initial Directors of this Corporation are:

John D. Remington 1175 First Avenue South Naples, Florida 33940

Clifford Barksdale 620 Fourteenth Avenue South Naples, Florida 33940

8. Officers.

The name and post office address of the President, Vice President, Secretary and Treasurer who shall hold office for the first year of existence of the Corporation, or until their successors are elected pursuant to the Corporation By-laws are as follows:

John D. Remington President/Trensurer 1175 First Avenue South Naples, Florida 33940

Clifford Barksdale Vice President/Secretary 620 Fourteenth Avenue South Nuples, Florida 33940

9. Incorporator.

The name and address of the Incorporator signing these Articles of Incorporation is John D. Remington, 1175 First Avenue South, Naples, Florida 33940.

10. Bylaw Amendment.

The power to adopt, after, amend or repeal the Bylaws of this Corporation shall be vested in the Board of Directors and the Shareholders.

11. Indemnification.

The Corporation shall indemnify any Officer or Director, or any former Officer or Director, to the full extent permitted by law.

12. Informal Action of Directors.

If all the Directors severally or collectively consent in writing to any action taken or to be taken by the Corporation, and the writings evidencing their consent are filed with the Secretary of the Corporation, the action shall be as valid as though it had been authorized at a meeting of the Board of Directors.

13. Grant of Rights.

Each shareholder of this Corporation shall have the first right to purchase shares (and securities convertible into shares) of any class, series of stock of this Corporation that may from time to time be issued (whether or not presently authorized), including shares from the treasury of this Corporation, in the ratio that the number of shares he holds at the time of issue bears to the total number of shares outstanding, exclusive of treasury shares. This right shall be deemed waived by any shareholder who does not exercise it and pay for the shares pre-empted within thirty (30) days of receipt of a notice in writing from the Corporation stating the prices, terms and conditions of the issue of shares, and inviting him to exercise his pre-emptive rights. The right may also be waived by affirmative written waiver submitted by the shareholder to the Corporation within thirty (30) days of receipt of the notice from the Corporation.

14. Meetings By Conference Telephone.

Members of the Board of Directors may participate in regular and special meetings of the Board of Directors by means of conference telephone as provided by law.

15. Amendment of Articles.

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This Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, any right conferred upon the shareholders is subject to this reservation.

| IN WITNESS WITEREOF, the undersigned Incorporator has executed these Articles of Incorporation this |
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| STATE OF FLORIDA COUNTY OF COLLIER |
| June THE FOREGOING INSTRUMENT was acknowledged before me this the day of January, 1996, by JOHN D. REMINGTON, who is (personally known to me) or has produced (driver's license/picture identification) and who (did hid not) take an oath. |
| Michael Viely |
| Notary Public (SEAL) |
| My Commission Expires: My Commission Number is: |
| Articles of Incorporation prepared by: |
| MICHAEL J. VOLPE, ESQUIRB TREISER, KOBZA & VOLPE, CHARTERED 4001 Tamiami Trail North, Suite 330 Naples, Florida 33940 (813) 649-4900 |

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

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

FIRST: That **B & R ENTERPRISES OF NAPLES**, INC., desires to organize under the laws of the State of Florida and has named **JOHN D. REMINGTON** whose address is 1175 First Avenue Socia, Naples, Florida 33940, 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 the place designated in this Certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said Act relative to keeping open said office.

JOHN D. REMINGTON