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TO: DIVISION OF CORPORATIONS

FAX #: (904)922-4001

FROM: EMPIRE CORPORATE KIT COMPANY

AUCT#: 072450003255

CONTACT: RAY STORMONT PHONE: (305)541-3694

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NAME: CAPITAL TITLE, INC. SERVICES, INC.

AUDIT NUMBER..... H98000012801

DOG TYPE.....FLORIDA PROFIT CORPORATION OR P.A.

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PAGES.....

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## ARTICLES OF INCORPORATION

OF

CAPITAL TITLE SERVICES, INC.

a Florida Comoration

The name of this corporation is:

CAPITAL TITLE SERVICES, INC.,

a Florida Corporation

### **ARTICLE ONE**

## NATURE OF BUSINESS

This corporation may engage in any activity or business permitted under the laws of the United States of America and the laws of the State of Florida.

Without limiting any of the purposes, powers and objects of this corporation, it is expressly declared and provided that this corporation shall have power in carrying on its own business, or for the purpose of any lawful act or activity for which corporations may be organized under the laws of the State of Florida and accomplishment of any of the purposes or attainment of the objects hereinabove specified, to make and perform contracts of any kind and description and to do any and all other acts and things, and to exercise any and all powers, either as principal, agent or broker, conferred by the Laws of Florida upon corporations, and which a partnership or natural person could do and exercise, and which now or hereafter may be authorized by law

# ARTICLE II

This corporation shall have perpetual existence unless sooner dissolved in accordance with the laws of the State of Florida. The date on which corporate existence shall begin is upon the filing of these Articles of Incorporation and upon acceptance by the Secretary of State.

# ARTICLE THREE CAPITAL STOCK

This corporation is authorized to issue shares of stock as follows:

A. Designation. The stock of this corporation shall be known as Common Stock.

PREPARED BY: RICHARD WASERSTEIN, ESQ. 913 NORMANDY DRIVE, MIAMI BEACH, FLORIDA 13141 FLA BAR NO.: 604050 (103) 866-1455

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## ARTICLY SILVEN

The power to adopt, alter, amend or repeal By-Laws shall be vested either in the Board of Directors or the Shareholders, but the Board of Directors may not amend or repeal any By-Law adopted by shareholders if the shareholders specifically provide such By-Law not subject to amendment or repeal by the directors

## PREEMPTIVE RIGHTS

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 pro-rate share thereof (as nearly as may be done without issuence of fractional shares) at the price at which it is offered to others.

### ARTICLE NINE SHAREHOLDER OUDRUM AND VOTING

Fifty-One per cont of the shares entitled to vote, represented in person or by proxy, shall constitute a quorum at a meeting of shareholders.

If a quorum is present, the affirmative vote of a majority vote of the shares represented at the meeting and entitled to vote on the subject matter shall be the act of the shareholders.

# ARTICLE TEN APPROVAL OF SHAREHOLDERS REQUIRED FOR MERGER

The approval of the shareholders of this corporation to any plan of merger shall be required in every case, whether or not such approval is required by law.

# ARTICLE ELEVEN DIRECTOR OUORUM AND VOTING

A majority of the Directors shall constitute a quorum for a meeting of Directors.

If a quorum is present, the affirmative vote of a majority of the Directors present, or, if a Director or Directors have abstained from voting because of an interest in the matter to be voted upon, the affirmative vote of a majority of the Directors present and voting, shall be the act of the Board of Directors.

## ARTICLE TWELVE INDEMNIFICATION

The corporation shall indemnify any officer or director, or any former officer or director, to the full extent permitted by law.

### ARTICLE THIRTEEN AMENDMENT

This comporation reserves the right to amend or repeal any provisions contained in these articles of incorporation of any amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

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- H. Authorized. The maximum number of shares of Common Stock that this corporation may beste is: 100 shares.
  - C. Par Yellig. Each there of Common Stock shall have no per value.
- D. Consideration. Shares, of Common Stock may be lessed in exchange for cash, real property, labor on acroices rendered, or any combination of the foregoing. In the absence of fraud in the transaction, the judgment of the Roard of Directors as to the value of any such consideration shall be conclusive.
- b). Non-more mability. Each share of Common Stock shall be issued in exchange for consideration which is at least equal to the part value thereof, and shall be fully paid and non-assessable.
- F. Voting Bidgits. Each share of Common Stock shall entitle the record halder thermal to one vote upon each proposal precented at meetings of the stockholders of the corporation.
- G.: Dividende. Record sholders of Common Stock are entitled to receive their pro-rate share of any dividends that may be declared by the Board of Directors out of assets logally available for such purpose.
- H. Liquidation Rights. Holders of Common Stock are entitled, in the event of the liquidation or dissolution of this corporation to receive their pro-rate share of any assists of this corporation remaining after payment of an approach debts and obligations.

## ARTICLE FOUR INITIAL REGISTERED OFFICE AND AGENT

The street address of the Initial Begistered Office of this corporation is 910 Normandy Drive. Mismi Reach Florida 33141, and the name of the Initial Registered Agent of this corporation at that address is RICHARD WASERSTEIN.

### ARTICLE FIVE

The sole incorporator for CAPITAL TITLE SERVICES, INC., is Bonnie Madow, whose address is 913 Normandy Drive, Miami Boach, Florida 38141. The street address for CAPITAL TITLE SERVICES, INC., is 1680 N.E. 135TH STREET, SUITE 106 WEST, NORTH MIAMI, FLORIDA 38181.

## INITIAL BOARD OF DIRECTORS

This corporation shall have initially one directors. The number of Directors may be either increased or decreased from time to time by the By-Laws but shall never be less

than ione Director. The name(s) and address(es) of the initial Director(s) of this comporation is (are):

PRESIDENT : BONNIE MADOW
VICE! PRESIDENT : BONNIE MADOW
TREASURER : BONNIE MADOW
SECRETARY : BONNIE MADOW

ALL WITH ADDRESSES AT 1680 NE 125TH STREET, SUITE 106 WEST NORTH MIAMI, FLORIDA 33181

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IN WITNESS WHEREOF Incorporation this day of Se	, the undersigned subscriber has executed these Articles of
	Subscriber Subscriber
	Address: 1000 Bulgerale?
STATE OF FLORIDA )	D. Mani, 186 3313
COUNTY OF DADE )	
	ublic Authorized to take acknowledgements in the State and uppeared BONNIE MADOW known to me and known by me foregoing Articles of Incorporation.
IN WITNESS WHEREOF State and County aforemid, this	have hereunto set my hand and affixed my spal, in the day of SEPTEMBER, 1990.
	Illy Why
My Commission Expires:	Notary Public State of Florida
CERTIFICATE DESI OFFICE AND RESIDENT A OF RESIDE	GNATING RESIDENT AND REGISTERED AND REGISTERED AGENT AND ACCEPTANCE ENT AND REGISTERED AGENT
and the state of t	507.034, Florida General Corporation Act, the following
First — That CAPITAL TIT of the State of Florida with its print City of Miami, County of Dade, St Resident and Registered Agent, at 13141, as its Resident and Registere	FLE SERVICES, INC., desiring to organize under the laws cipal office, as indicated in the Articles of Incorporation at ate of Florida has named RICHARD WASERSTEIN as its 913 NORMANDY DRIVE, MIAMI BEACH, FLORIDA and Office.
Second — That said Resident of process for the above state Corpor Office in this Certificate, hereby ac provision of said Act relative to kee	t and Registered Agent, having been named to accept service ation, at the place designated as the Resident and Registered cepts to act in this capacity and agrees to comply with the sping open said office.
	TALI SEC 96
Instrument Prepared by RICHARD WASERSTEIN, ESQ. 913 Normandy Drive Miami Beach, Florida 33141 (305) 866-1455	BY: Resident and Registered Agent LONDA



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