Requestor's Name

890 S.W. 87 AVENUE SUITE: 16
Address

MIAMI, FLORIDA 33174 (305)552-5973

City/State/Zip Phone#

LOCAL REPRESENTATIVE TALLAHASSEE

900002034669 -12/20/96--01024--****122.50 *****1 Office Use Only

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

1. TREND (Corporation	INVESTMO	ENTS N (Document #)	'C,
2(Corporation	on Name)	(Document #)	:
3(Corporation	on Name)	(Document #)	96 DET
4(Corporation	on Name)	(Document #)	DEC 20 PI
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VEW BUTTINGS	AMENDMENTS		
Profit	Amendment		
NonProfit	Resignation of R.A., Of	licer/Director	A STATE OF THE STA

OTHERIGIBINGS
Annual Report
Fictitious Name
Name Reservation

Limited Liability

Domestication

Other

KEĞİŞTÜXİLİĞKILE ZOUADIELEATION
Foreign
Limited Partnership
Reinstatement
Trademark
Other

Change of Registered Agent

Dissolution/Withdrawal

Merger

RECEIVED,
96 DEC 20 AMID: 47

Examiner's Initials

DEG 2 0 1996



ARTICLES OF INCORPORATION

<u>OF</u>

TREND INVESTMENTS, INC.

ARTICLE ONE

NAME

The name of this corporation is:

TREND INVESTMENTS, INC.

The principal place of business of this corporation shall be 6655 S.W. 90 Court, Miami, Florida 33173.

ARTICLE TWO

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.

ARTICLE THREE

DURATION

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 FILING WITH THE SECRETARY OF STATE.

ARTICLE FOUR

CAPITAL STOCK

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

- A. <u>Designation</u>. The stock of this corporation shall be known as Common Stock.
- B. <u>Authorized</u>. The maximum number of shares of Common Stock that this Corporation may issue is: <u>500</u>.
- C. <u>Par Value</u>. Each share of Common Stock shall have the par value of: <u>\$1.00</u>.
- D. <u>Consideration</u>. Shares of Common Stock may be issued in exchange for cash, real property, labor or services rendered, or any combination of the foregoing. In the absence of fraud in the transaction, the judgement of the Board of Directors as to the value of any such consideration shall be conclusive.
- E. <u>Non-Assessability</u>. 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. <u>Voting Rights.</u> Each share of Common Stock shall entitle the record holder thereof to one vote upon each proposal presented at meetings of the stockholders of the corporation.
- G. <u>Dividends</u>. Record holders of Common Stock are entitled, in the event of the liquidation or dissolution of this corporation, to receive their pro-rata share of any assets of this corporation remaining after payment of all corporate debts and obligation.

ARTICLE FIVE

INITIAL REGISTERED OFFICE AND AGENT

The Street A	ddress of the	he Init:	ial Regis	stered Offi	.ce of	this
corporation	is <u>6655</u>	S.W. 90	Court_			
<u>-</u>	MIAMI.	FLORIDA	33173	and t	he nan	ne of
the initial	Registered	Agent	of this	corporation	on at	that
address is	TOMAS	F. GON	ZALEZ			·

ARTICLE SIX

OFFICERS, DIRECTORS AND INCORPORATOR

This corporation shall have initially TWO Directors. The number of Officers and Directors may be either increased or decreased from time to time by the bylaws but shall never be less than ONE. The names and addresses of the initial Officer and Directors of this corporation are:

TOMAS F. GONZALEZ PRESIDENT/DIRECTOR	6655 S.W. 90 COURT MIAMI, FLORIDA 33173
HELENA O. GONZALEZ SECRETARY/TREASURER/DIRECTOR	6655 S.W. 90 COURT MIAMI, FLORIDA 33173
TOMAS F. GONZALEZ INCORPORATOR/SUBSCRIBER	6655 S.W. 90 COURT MIAMI, FLORIDA 33173

ARTICLE SEVEN

BY-LAWS

The power to adopt, amend or repeal By-Laws shall be vested in the Board of Directors, and Shareholders who may designate certain articles which the Board of Directors may not change.

ARTICLE_BIGHT

SHAREHOLDER QUORUM AND VOTING

100% 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 100% of the shares represented at the meeting and entitled to vote on the subject matter shall be the act of the shareholders.

ARTICLE NINE

SHAREHOLDERS MEETING REQUIRED

Any action of the shareholders of this corporation must be taken at a meeting of the shareholders of this corporation, duly called as provided by law.

ARTICLE TEN

COMPENSATION

The shareholders of this corporation shall have the exclusive right to fix the compensation of directors of this corporation.

ARTICLE_ELEVEN

NO REMOVAL OF DIRECTORS

The shareholders of this corporation shall not be entitled to remove, without cause, any director from office during his term.

ARTICLE TWELVE

DIRECTOR QUORUM AND VOTING

100 % of the directors shall constitute a quorum for a meeting of directors. If a quorum is present, the affirmative vote of 100% 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 100% of the directors present and voting, shall be the act of the Board of Directors.

ARTICLE THIRTEEN

INDEMNIFICATION

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

ARTICLE FOURTEEN

DIVIDENDS

Dividends may be paid to shareholders (only out of the unreserved and unrestricted earned surplus of the corporation). Dividends payable in shares of any class may be paid to the holders of shares of any other class.

ARTICLE FIFTEEN

AMENDMENT

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

IN WITNESS WHEREOF, these articles of in <u>DECEMBER</u> , 19	the undersigned subscacerporation this 96.	riber has executed 17th day of
	Incorporator and Subsci	riber
	TOMAS F. GONZAI NAME	EZ
STATE OF FLORIDA)) SS:)	
in the state and co TOMAS F. GON me to be the person	public authorized to tal unty set forth above, p ZALEZ, known n who executed the for he acknowledged before ncorporation.	personally appeared to me and known by egoing articles of
my official seal, i	I have hereunto set ments in the state and county CEMBER , 19	aforesaid, this
Expires Oct. 2	ion 00326135 25, 1997 NB	
777 pr p. 000-852-587	u	

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

in pursuance of chapter 40.091, Frortda Scatutes, the
following is submitted, in compliance with said Act:
First, that TOMAS F. GONZALEZ
desiring to organize under the laws of the State of Florida
with its principal office, as indicated in the articles of
incorporation in the City of MIAMI, County
ofDADE, State of Florida, as its agent
to accept service of process within this State.
ACKNOWLEDGEMENT: (Must be signed by Designated Agent)
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 acree to comply
with the provision of said Act relative to keeping poer said
office.
By James & Gaugeley Fo P M
TOMAS F. GÓNZALEZ REGISTERED AGENT NAME