	P97000	084599-	
9/30	/97 FLORIDA DIVISION O PUBLIC ACCESS ELECTRONIC FILING	System	
	(((H9 700001	.6258 6)))	
TO :	DIVISION OF CORPORATIONS	FAX #: (850)922-4001	
FROM	CRARY, BUCHANAN, BOWDISH, ET AL CONTROT: BETTY J DEES	λCCT∰: 076424001.425	
	PHONE: (561)287-2600	FAX #1 (861)287-0115	
RANE:	ONE BOURCE REAL ESTATE, INC. AUDIT NUMBER H9700016255		
	CERT. COPIES1 DE	QES 5 L.METHOD FAX	•
NOTE :	23 PLEASE FRINT THIS PAGE AND USE IT A AUDIT MUNBER ON THE TOP AND BOTTOM	T.CHARGE \$122.50 9 A COVER SHEET. TYPE THE FAX 07 ALL PAGES OF THE DOCUMENT	

** ENTER 'M' FOR HENU. **

ENTER BELECTION AND <OR>:

97 (EP 3c MH 7: 25

Audit No. H97000016255 ARTICLES OF INCORPORATION

97 SEP 2º HA T: 2

The undersigned incorporator, for the purpose of forming a corporation under the Florida Business Corporation Act, hereby adopts the following Articles of Incorporation.

OF ONE SOURCE REAL ESTATE, INC.

ARTICLE I NAME

The name of the corporation shall be: ONE SOURCE REAL ESTATE, INC.

ARTICLE II ADDRESS OF PRINCIPAL OFFICE OF CORPORATION

The principal office of the corporation shall be located at: 2000 S. E. Port St. Lucie Bivd., Port St. Lucie, Florida 34952. The mailing address of the corporation shall be: 2000 S.E. Port St. Lucie Bivd., Port St. Lucie, Florida 34952.

ARTICLE III TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE IV NATURE OF BUSINESS

The corporation may transact any and all lawful business for which corporations may be incorporated under the Florida General Corporation Act. To engage in any activity or business permitted under the laws of the United States and of the State of Florida and to carry out said purposes in any state, territory, district, or possession of the United States, or in any foreign country, to the extent that these purposes are not forbidden by the law of the state, territory, district, or possession of the United States or in any foreign country.

Avdit No. H97000016255 Leigh A. Williams, Egg. Crary, Buchanan et al. 555 Colorado Ave. Stuart, FL 34995 Fla. Bar No. 768775 (561) 287-2600

1

ARTICLE V CAPITAL STOCK

The maximum number of shares of stock which this corporation is authorized to have outstanding at any one time is One Hundred (100) shares of common stock having a nominal or par value of One and no/100 Dollars (\$1.00).

ARTICLE VI INITIAL REGISTERED OFFICE AND AGENT

The corporation's initial registered office and initial registered agent at that address shall be:

Carmon Bollantoni

2000 S.E. Port St. Lucle Blvd. Port St. Lucle, FL 34952

ARTICLE VII BOARD OF DIRECTORS

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 (1). The names and street addresses of the members of the first Board of Directors who shall hold office for the first year of the corporation's existence, or until their successors are elected and have qualified are as follows:

Carmon Bollantoni

2000 S.E. Port St. Lucie Bivd. Port St. Lucie, FL 34952

ARTICLE VIII INCORPORATOR

The names and street addresses of the incorporator of these Articles of Incorporation are as follows:

Carmen Bellantoni

2000 S.E. Port St. Lucie Blvd. Port St. Lucie, FL 34952

2

Audit No. H97000016255

ARTICLE IX PREEMPTIVE RIGHTS

The holders of the common stock of this corporation shall have preemptive rights to purchase, at prices, terms and conditions that shall be fixed by the Board of Directors, such of the shares of the stock of this corporation as may be issued for money, or any property or services from time to time, in addition to that stock authorized and issued by the corporation. The preemptive right of any holder is determined by the ratio of the authorized and issued shares of common stock held by the holder to all shares of common stock currently authorized and issued.

ARTICLE X INDEMNIFICATION

The corporation shall indemnify any present or former officer or director, or person exercising powers and duties of a director, to the full extent now or hereafter permitted by law.

ARTICLE XI AMENDMENT OF ARTICLES OF INCORPORATION

This corporation reserves the right to amend or repeal any provision contained in these Articles of incorporation, or any amendment hereto, by a majority vote of the Board of Directors, and any right conferred upon the shareholders is subject to this reservation.

ARTICLE XII BYLAWS

The By-Laws of the Corporation shall be initially adopted by the Board of Directors, and may be changed or repealed by the affirmative vote of a majority of the Board of Directors or by the affirmative vote of a majority of Shareholders of any meeting thereof.

Article XIII EMERGENCY BY-LAWS

The Board of Directors of the corporation may adopt bylaws to be effective only in an "emergency." An emergency exists if a quorum of the corporation's directors cannot readily be assembled because of some catastrophic event. Emergency bylaws are subject to amendment or repeal by the shareholders as well as the directors.

Audit No. H97000016255

ARTICLE XIV MISCELLANEOUS

Stockholders and directors meetings may be held within or without the State of Florida.

The undersigned incorporator has executed these Articles of incorporation this 20day of September, 1997.

Carmen Beilantoni Pres!dent/Secretary/Incorporator

4

Audit No. H97000016255

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of sections 607.0501, Florida Statutes (1993), the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

The name of the corporation is ONE SOURCE REAL ESTATE, INC.

The name and address of the initial registered agent and office is:

Carmen Bellantoni

2000 S.E. Port St. Lucie Blvd. Port St. Lucie, FL 34952

Having been named as Registered Agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as Registered Agent.

Carmen Bellantoni Registered Agent

97 SED 30 NH 7: 25

Audit No. H97000016255

5