. (Daa	nn/			91	うう	7 /	
	-170	BOWEN & C. ATTORNE 80 Royal Palm Boulevan Telephone: (561) 978-956 600 Jennings Avenu Telephone: (352) 589-14'	AMPIONE EYS AT LA d, Vero Beach, Flo 32 Telecopier: (56 ue, Eustis, Florida	P.A. W orida 32960 1) 978-9584 32726	92	SECHE TAKY OF ST TALLAHASSEE, FLC	99 JUL 29 M 9	
JASON M. R	AMPIONE*_ IER C. CAMPIONE** ADSON		 		EPLY TO: Vero	NDATE Beach	90 90 90	-
	practice in Georgia s practice in South Carolina	July 2	28, 1999		800g	9/2973 9 - ***122.9	4739 0 *****	003 78.75
Secretary of State Division of Corporations The Capitol Tallahassee, Florida 32304					·			s *an ² ∎ F *an ²
RE: <u>Ar</u>	ticles of Incorporation	n for Offshore Closing	and Charte	<u>r Service, lı</u>	<u>ıc.</u>			
Dear Sir:								
To to you the f	effectuate the incorp following documents	poration of Offshore (Closing and (Charter Ser	vice, Inc., v	we herewith	n deliver	
1.	One original ar and Charter Se	nd one conformed cop ervice, Inc.	by of the Artic	cies of Inco	rporation of	Offshore C	losing	

A check in the amount of \$122.50 payable to the Florida Secretary of State. The amount 2. of the check covers the cost of filing for incorporation (\$35.00), registered agent fee (\$35.00) and certified copy fee (\$52.50).

I respectfully request that you file the Articles of Incorporation, issue a Certificate of Incorporation for Offshore Closing and Charter Service, Inc., and take such other actions as are required by law to effectuate the incorporation. Please forward a certified copy of the Articles of Incorporation with the Certificate of Incorporation attached.

Please notify the undersigned if there are any questions regarding these documents.

Sincerely yours,

Bowen & Campione, P.A.

Christopher C. Campione

÷ · · ·

CCC:gae Enclosures (3)

C GALLMON CASE AUG O 4 1999

ARTICLES OF INCORPORATION

OF

OFFSHORE CLOSING AND CHARTER SERVICE, INC.

ARTICLE I

The name of the corporation is OFFSHORE CLOSING AND CHARTER SERVICE, INC.

ڢ

ARTICLE II APPLICABLE LAW

The Corporation is organized pursuant to the provisions of the Florida Business Corporation Act.

ARTICLE III DURATION

The Corporation will begin its corporate existence as of the filing of these Articles of Incorporation and will have a perpetual duration.

ARTICLE IV

The Corporation is organized for the purpose of transacting any and all lawful business authorized and not prohibited by the Florida Business Corporation Act, as the same may be from time to time amended.

ARTICLE V CAPITAL STOCK

The maximum number of shares this Corporation is authorized to issue is ten thousand (10,000) shares all of which shall be Common Shares. All Common Shares shall be identical with each other in every respect and the holders of Common Shares shall be entitled to one vote for each share on all matters on which shareholders have the right to vote.

ARTICLE VI INITIAL REGISTERED OFFICE AND AGENT AND PRINCIPAL OFFICE OF THE CORPORATION

The street and mailing address of the initial registered office of business and principal office of the Corporation is 2425 53rd Avenue, Vero Beach, Florida 32966 and the initial registered agent of the Corporation at that address is **DAVID R. LANGFITT**, **JR**. The principal office address and the registered office address is the same.

ARTICLE VII

The Corporation will indemnify any officer or director, or any former officer or director, to the fullest extent permitted by the Florida Business Corporation Act.

ARTICLE VIII LIMITATION OF DIRECTOR LIABILITY

1. A director is not personally liable for monetary damages to the Corporation or any other person for any statement, vote, decision, or failure to act, regarding corporate management or policy, by a director, unless:

a. The director breached or failed to perform his duties as a director; and

b. The director's breach of, or failure to perform, those duties constitute:

(1) A violation of the criminal law, unless the director had reasonable cause to believe his conduct was lawful or had <u>no</u> reasonable cause to believe his conduct was unlawful. A judgment or other final adjudication against a director in any criminal proceeding for a violation of the criminal law estops that director from contesting the fact that his breach, or failure to perform, constitutes a violation of the criminal law; but does not estop the director from establishing that he had reasonable cause to believe that his conduct was lawful or had no reasonable cause to believe that his conduct was unlawful;

(2) A transaction from which the director derived an improper personal benefit, either directly or indirectly;

(3) A circumstance under which the liability provisions of the Florida Business Corporation Act Section 607.0834 are applicable;

(4) In a proceeding by or in the right of the Corporation to procure a judgment in its favor or by or in the right of a shareholder, conscious disregard for the best interest of the Corporation, or willful misconduct; or

(5) In a proceeding by or in the right of someone other than the Corporation or a shareholder, recklessness or an act or omission which was committed in bad faith or with malicious purpose or in a manner exhibiting wanton and willful disregard of human rights, safety, or property.

2. The limitation of director liability will be consistent with the Florida Business Corporation Act, as the same may be from time to time amended.

ARTICLE IX INITIAL BOARD OF DIRECTORS

The initial board of directors will consist of two (2) members. The number of directors of the Corporation may be increased or decreased from time to time pursuant to the Bylaws but will never be less than one (1). The names and addresses of the directors comprising the initial board of directors are:

<u>Name</u>

Address

David R. Langfitt, Jr. 6220 69th Street Vero Beach, FL 32967

> 6220 69th Street Vero Beach, FL 32967

Gail Langfitt

ARTICLE X INCORPORATOR

The name and address of the incorporator of the Corporation is:

<u>Name</u>

Address

David R. Langfitt, Jr.

6220 69th Street Vero Beach, FL 32967

IN WITNESS WHEREOF, the undersigned being the incorporator of the Corporation has executed these Articles of Incorporation this and the second second

David R. Langfitt,

ACCEPTANCE BY REGISTERED AGENT

Having been named as registered agent for the above stated Corporation at the place designated in the Articles of Incorporation, I hereby agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

Registered Agent

