LOOD-ADOS OR PROFIT CORPORATION \$ 600.00

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High-Time Developers, Inc.			1 -	19 AH 10: 29
DO NOT WRITE IN THIS SPACE			TALLAHA	ISSEE. FLORIDA
2. Principal Place of Business 2721 Village Boulevard Sure, Act. # cic.	5. Mailing Address P. D. Box 110306 Suite, Ast. #, etc.		9001.9570108 05/20/0301022012 **600.00 po not write in this space	
City & grate Palm Beach FL.	Firy & State L.		4. FEI Number	Appliad For Not Applicable
210 53409 Country	33011	Country	6. Certificate of Status Desired	\$8.75 Additional Fee Required
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The above named entity submits this statement to the obligations of registered agent.	e the purpose of changing its re	egiztered office or regietati		
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12. Thereby certify that the information supplied with this fling does not qualify for the exemption stated in Section 119.07(3)(1). Florida Statutes. I further certify that the information indicated on this report or supplemental report is true and accurate and that my algorithms shall have the same legal effect as if made under certify that I am an officer or director of the corporation or the receiver or trusted empowered to execute this report as required by Chapter 507, Florida Statutes; and that my name appears in Block 10 or or, an attachment with an address, with all other like empowered.				
SIGNATURE: OS DE CANONITED NAME OF SIGNAGE OFFICIA OF DIRECTOR OF DIRECTOR CANONIC CAN				

FROM : Corporate Offices

HIGH - TIME DEVELOPERS, INC.

April 14, 2003

High - Time Developers, Inc. Executive Division 2721 Village Boulevard West Palm Beach, Florida 33409

Phone: (786) - 287 - 7796 Fax: (305) - 828 - 7883

E-Mail: HighTimeDevelopersInc@Email.Com

Glenda E. Hood Secretary Of State Florida Department Of State R. A. Gray Building 500 South Bronough Tallahassee, Florida 32399 - 0250

For The Respective, Confidential, And Exclusive Attention Of: Secretary Glenda E. Hood,

Re: Corporate Entity Filing Number: P99000073158

Please note that our firm was previously based within the city of New York, which represented the location of origination of our corporate development - related operations. Having operated within the city of New York for an extended amount of time, our firm decided to establish a second division for operations within a foreign state. Our firm then initiated an extensive background search of numerous prospective states for the purpose of selecting the most appropriate state for the establishment of our second division. During such point in time, amidst our extensive background search of numerous states, our firm communicated with the late and honorable Governor Lawton Chiles. Upon communication with Governor Chiles, he immediately and warm - heartedly welcomed our firm to establish its second division - related operations within the State. Further, Governor Chiles assisted our firm with a number of development - related issues amidst our firm's establishment procedures within the State. Since such point in time until present, our firm has predominantly functioned under

our primary corporate name of Highlanders Oil, Inc. (corporate entity filing number: P96000087310), of which I do represent the President and Chief Executive Officer. In addition, our firm further established additional secondary entities for the purposes of organization within our corporate activities . Such additional secondary entities represent that of High - Time Developers, Inc. (corporate entity filing number: P99000073158), of which I do represent the President and Chief Executive Officer and Tricon Development Group, L.L.C. (corporate entity filing number: L02000020933), of which I do represent the Chief Managing Member. Once again, it is critical to note that the establishment of such additional secondary entities were for the sole, and at times, temporary purposes of organiz ation within our corporate activities, and thus in conjunction with such, our firm's primary corporate activities have functioned under our corporate name of Highlanders Oil, Inc. . Recently, our firm researched the records to verify the status of all of our corporate filings in conjunction with the State's Division of Corporations. Ironically, our firm was perplexed to note that our registered filing of High-Time Developers, Inc. was reflecting to currently be within an inactive status. Coincidently, our firm did not possess a need to, nor did it operate in any shape, form, nor manner under such filing name during such period of time. Nevertheless, our firm's intention as well as direction for such filing represented that of retaining such within an active manner, in alignment with the activeness of all of our firm's other filings. Upon further research with regards to the inactive status of such filing, in conjunction with the State's Division of Corporations, it was found that the reason for such filing to currently reflect within an inactive status was due to the fact that annual reports for such filing had not been in receipt. As you can understand, our firm is not able to directly handle all of our corporate related activity due to the fact that our operations are engaged within two states, each of which are present within different regions of the country. As a result of such, our firm is forced to subcontract and outsource a substantial percentage of our operations to external organizations. With respect to the processing of all of our firm's accounting needs in addition to any and all filing and record - related

work, our firm has permanently retained a professional accounting organization recognized as Approved Associates, Inc. based within Delray Beach, Florida. Such organization has been performing all accounting and record filing - related work for our firm since its origination with the State. Immediately upon notification of the inactive status of High - Time Developers, Inc. from the State's Division of Corpo rations, our firm immediately researched such matter in conjunction with our accounting organization. Pursuant to further research, it was found that although annual reports had both been received as well as remitted for our firm's other registered filings, annual reports for High - Time Developers, Inc. had not been received from the State's Division of Corporations and thus as a result of such , such had not been remitted in return to the State for annual filing and record keeping. Please note that our firm's intentions are, have always been, and unconditionally will always remain that of being in full compliance with all local, state, as well as federal regulations. Our firm is not in the position to make substantial investments into the economy and then to subsequently not be in compliance with any and all regulations, as motives and intentions, as such, possess no value to our firm. The matter does not represent one within which our firm did not fullfill its responsibility, as our firm has never possessed any similar difficulties in conjunction with neither of our other filings, including those filed within and external to the State of Florida. A review of the status of our firm's other filings as described above will clearly reflect such. The reason for neither our firm, nor its accounting division to not have become in receipt of such annual reports for such particular filing, whereas our firm was able to both receive and remit such annual reports for all our firm's other filings, represents a matter beyond our understanding. Please note that your assistance, as the respective Secretary of State, is needed with respect to the expedited and understanding - based clarification of such matter in conjunction with the restoration of an active status for our firm's filing of High - Time Developers, Inc. . Please further note that as a result of such matter, our firm is not in the position to afford

any and all penalties, reinstatement fees, etc., as such matter does not represent the result of neither an intention nor an error on behalf of our firm. Thus, your clarificational assistance is needed with regards to the waivement of any and all penalties, reinstatement fees, etc. in conjunction with such matter. Our firm has issued a check for payment for the filing of the annual report for the entity for the period of the physical year 2003. Such check is on standby to be rem itted to your division pending confirmation of clarification as described above. Please do remit confirmation of such clarification, involving the waivement of any and all penalties, reinstatement fees, etc., involving confirmation of the clarification of the status of the entity, as well as docum entation pertaining to the contact name and address of the representative of your division to whom such check, for payment for the filing of the current annual report for the entity, may be remitted to . Please have all of such confirmation of clarification, as above, remitted to our firm via our fascimile number of: (305) - 828 - 7883 . Please note that both your understanding as well as assis tance is sincerely appreciated within this matter, as we do look forward to continuing to contribute towards the State of Florida's economy, and further as we do look forward to continuing to maintain a positive and cooperation - based relationship with your division, similiar to that of what was experienced with and received from the late and honorable Governor Lawton Chiles.

Sincerely,

Mr. Oamar

President and Chief Executive Officer

High - Time Developers, Inc.