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LAW OFFICES OF ._ WILLIAM J. KANANACK

1825 RIVERVIEW DRIVE MELBOURNE, FL 32901 TELEPHONE (321) 768-2001 FACSIMILE (321) 676-0729 wjk@reinmanlaw.com wjk@wjklaw.com

September 8, 2006

Department of State Division of Corporations PO Box 6237 Tallahassee, FL 32314

Attention: Amendment Section

Re: SOUTHEAST DOOR & TRIM, INC.

To Whom It May Concern:

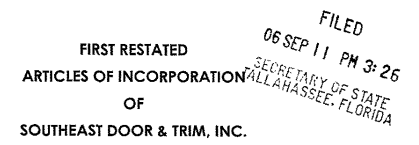
I have enclosed for processing by the Amendment Section of the Division of Corporations one original and one copy of the First Restated Articles of Incorporation for the above-referenced corporation. A certificate required by subsection 4 of §607.1007 Florida Statutes is also enclosed together with a check to cover both the filing fee (\$35.00) and the certification (\$8.75). The check in the amount of forty-three 75/100 (\$43.75) is made payable to the Department of State.

Please call me if you have any questions.

Thank you.

Sincerely yours,

William J. Kananack



The First Restated Articles of Incorporation of SOUTHEAST DOOR & TRIM, INC. shall replace in their entirety the Articles of Incorporation and all amendments thereto as are in existence prior to the filing of these First Restated Articles.

ARTICLE I

NAME

The name of the Corporation is Southeast Door & Trim, Inc.

ARTICLE II PRINCIPAL OFFICE

The principal office and mailing address of the Corporation is 7685 Progress Circle, West Melbourne, FL 32904.

ARTICLE III PURPOSE OF CORPORATION

The general nature of the business transacted by Corporation and the purposes for which this Corporation is formed are as follows:

A. To engage in every phase and aspect of the business as determined by the Board of Directors from time to time including, without limitation, the manufacture, design, construction, ownership, use, purchase, sale or lease, of articles and property of all kinds and to render services of all kinds, and to engage in any lawful act or activity for which corporations may be organized under the laws of the United States and the State of Florida.

- B. To invest the funds of this Corporation in real estate, mortgages, stocks, bonds, or any other type of investment, and to own real and personal property necessary to the operation of the Corporation.
- C. To do anything necessary and proper for the accomplishment or furtherance of any of the purposes or objectives of the Corporation.

ARTICLE IV

TERM OF EXISTENCE

The original Articles of Incorporation of the Company were filed with the Secretary of State on April 30, 1990. The First Restated Articles of Incorporation of the Corporation shall take effect as of the date the First Restated Articles are filed with the Florida Department of State, Division of Corporations. The Company shall have perpetual existence unless dissolved according to law.

ARTICLE V

CORPORATE CAPITALIZATION

- A. The maximum number of shares of capital stock that this Corporation is authorized to issue and have outstanding at any one time is one hundred thousand (100,000) shares of common stock having a par value of \$.001 per share.
- B. The Board of Directors of the Corporation may authorize, from time to time, the issuance of shares of common stock for such consideration as the Board of Directors may deem advisable, subject to such restrictions or limitations, if any, as may be set forth in these First Restated Articles of Incorporation, as amended, the Bylaws of the Corporation, or the applicable provisions of Chapter 607 of the Florida Statutes.

ARTICLE VI

VOTING RIGHTS

Except as otherwise provided by law, the entire power for the election of Directors, and for all other purposes, shall be vested exclusively in the holders of the outstanding shares of common stock.

ARTICLE VII

REGISTERED AGENT

The Registered Agent of the Corporation shall be Earl E. Matthews, III, whose business office is identical with the Corporation's registered office set forth below.

ARTICLE VIII

ADDRESS OF REGISTERED OFFICE

The street address of the registered office of this Corporation is 7685 Progress Circle, West Melbourne, FL 32904.

ARTICLE IX

BOARD OF DIRECTORS

- A. The business of this Corporation shall be managed by the Board of Directors. The Board of Directors shall have two (2) Directors.
- B. The number of Directors may be either increased or diminished from time to time by the Bylaws, adopted by the shareholders or Directors, but shall never be less than one (1).
- C. The name and street addresses of the members of the Board of Directors, to hold office for the next calendar year, or until successors are elected or appointed and have been qualified, are:

<u>Name</u>	Street Address
Earl E. Matthews, III	7685 Progress Circle
	West Melbourne, FL 32904
Douglas G. Robertson	7685 Progress Circle
	West Melbourne, FL 32904

ARTICLE X

BYLAW\$

The power to adopt, amend or repeal the Bylaws of this Corporation shall be vested in the Board of Directors and the shareholders. The Board of Directors shall have the power, without the assent or vote of the shareholders, to make, alter, amend or repeal the Bylaws, but the affirmative vote of a number of Directors equal to a majority of the number who would constitute a full Board of Directors at the time of such action shall be necessary to take any action for the making, alteration, amendment or repeal of the Bylaws.

ARTICLE XI INDEMNIFICATION.

This Corporation shall to the fullest extent permitted by law, as amended and supplemented from time to time, indemnify any and all persons whom it shall have power to indemnify from and against any and all expenses, liabilities or costs, and the indemnification provided for herein shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any Bylaw, agreement, vote of stockholders, or disinterested directors, or otherwise, both as to actions in an official capacity, or to actions in another capacity while holding office, and shall continue as to a person who has ceased to be a director, officer, employee or agent and shall inure to the benefit of the heirs, executors and administrators of any such person.

ARTICLE XII

INCORPORATOR

The name and addresses of the Incorporators and Subscribers to the original Articles of Incorporation as of the date of the filing of such Articles of Incorporation with the Secretary of State were as follows:

<u>Name</u>

Street Address

Douglas G. Robertson

6251 Babcock St., SE

Palm Bay, FL 32909

Earl E. Matthews, III

6251 Babcock St., SE

Palm Bay, FL 32909

ARTICLE XIII

AMENDMENT

This Corporation reserves the right to amend or repeal any provisions contained in these First Restated Articles of Incorporation, or in any amendment hereto, or to add any provision to these First Restated Articles of Incorporation, or to any amendment hereto, in any manner now or hereafter permitted by the Florida Statutes.

IN WITNESS WHEREOF, the undersigned executed these First Restated Articles of Incorporation on this _______ day of August, 2006.

EARLE, MATTHEWS, III, President, Director

SOUTHEAST DOOR & TRIM, INC.
RESTATED ARTICLES OF INCORPORATION
CERTIFICATE

Pursuant to Resolution of the Board of Directors, dated August 31, 2006,

Southeast Door & Trim, Inc., duly adopted and replaced the Articles of Incorporation,

with the First Restated Articles of Incorporation. Southeast Door & Trim, Inc., pursuant to

Florida Statutes §607.1007 hereby certifies the following:

1. The First Restated Articles of Incorporation of Southeast Door & Trim, Inc.,

does not contain an amendment to the articles requiring shareholder approval.

2. The Board of Directors of Southeast Door & Trim, Inc., adopted the First

Restated Articles of Incorporation on August 31, 2006.

3. The duly adopted First Restated Articles of Incorporation of Southeast

Door & Trim, Inc., supersedes the original articles of incorporation and any amendments

thereto.

Dated: August 31, 2006.

SOUTHEAST DOOR & TRIM, INC.

Earl E. Matthews, President/Director