MAY-28-96 TUE 10:44 AM ORPORATIONS FROM: FILINGS, INC. DEPARTMEN OF 3732 NW 16TH ST STATE OF FLORIDA 409 EAST GAINES STREET DIVISION OF CORPORATIONS TO: EET TATE CONTACT: TERESA FT LAUDERDALE FL 33311- TALLAHASSEE, FL 32399 PHONE: (904) 385-6735 FAX: (904) 385-6761 TYPE: LIMITED LIABILITY COMPANY NAME: FAX: (904) 922-4000 DOCUMENT TYPE: (((H96000007434))) FAX AUDIT NUMBER: H96000007434 CURRENT ALLSTEEL PROCESSING, L.C. TIME REQUESTED: STATUS: REQUESTED DATE REQUESTED: 05/28/1996 CERTIFICATE OF STATUS: 0 NUMBER OF 11:29:46 CERTIFIED COPIES: 1 METHOD OF DELIVERY: MAIL ESTIMATED CHARGE: \$337.50 ACCOUNT NUMBER: 072720000101 Note: Please print this page and use it as a cover sheet when submitting documents to the Division of Corporations. Your document cannot be processed without the information contained on this page. Remember to type the Fax Audit number on the top and bottom of all pages of the document. (((H96000007434))) ** ENTER 'M' FOR MENU. ** HOLD FOR A ale up

SECRETARY OF STATE TALLAHASSEE, FLORIDA

ер жіон об совробулска

SE HAY 28 PH 2: 21

BECEINED

H\$600007439

96 MAY 28 FR 3-5
SECRETARY OF STATE
TANY ARESSEE FLORD.

ARTICLES OF ORGANIZATION OF ALLSTEEL PROCESSING, L.C.

I, the undersigned a natural person of the age of eighteen (18) years or more, acting as organizer of a limited liability company under the Florida Limited Liability Company Act, (Florida Statute Ann. 606.401 through 606.514 and 621.01 through 621.14 and as further amended)(the "Act") do hereby adopt the following Articles of Organization for such Limited Liability Company.

ARTICLE ONE

The name of the Limited Liability Company is Alisteel Processing, L.C.

ARTICLE TWO

The period of duration of this Limited Liability Conipany is thirty (30) years from the date of the filing of these Articles of Organization with the Secretary of State or until the dissolution of the Limited Liability Company in accordance with the provisions of its Regulations, whichever is earlier.

ARTICLE THREE

The purpose for which the Limited Liability Company is organized is to engage in any lawful act or activity for which limited liability companies may be organized under the Act.

ARTICLE FOUR

The Limited Liebility Company shall have the powers provided for a corporation under the Act.

ARTICLE FIVE

The Limited Liability Company will not commence business until it has received for the issuance of its certificates of membership interest consideration consisting of money, labor done, a promissory note, or property received.

Bitmen & Girnen Chartered Attempts 2265 Gloder Rd., Buts 220-A Bose Reton, FL 33451 Alen Richard Simon, Esq. Floride Ber No.215028

ARTICLE SIX

On each matter on which the membership interest is entitled to vote, a Member will have a vote equal to the fraction of membership interest cannot by the Member.

Cumulative voting is not allowed.

Preemptive rights do not exist.

ARTICLE SEVEN

The Principal onice and making address of the Limited Lieblity Company shall be:

Principal Office:

2251 SW 65th Terrace

Davie, Florida 33317

Mailing Addrocc;

2251 GW 00th Terrace

Davie, Florida 33317

ARTICLE EIGHT

The management of the Limited Liability Company is hereby reserved to the Members, and the names and addresses of its Initial Members are as follows:

NAME

ADDRESS

GADA Menagement, L.C.

23152 Vie Stel

Boce Reton, FL 33433

Charles Richard Abbott

14150 SW 20th Court

Davie, FL 33330

ARTICLE NINE

The name and address of the organizer is:

Simon & Simon Chartered Attorneys 2256 Glades Road, Suite 226-A Boca Raton, FL 33431

as authorized representative for GADA Management.

ARTICLE TEN

The initial Regulations will be adopted by the Members. The powers to after,

H16000007434

H96000007434

amend, or repeal the Regulations or adopt new Regulations is vested in the Members.

ARTICLE ELEVEN

No Member of the Limited Liability Company shall be flable to the Limited Liability Company or the other Members for monetary damages for an act or omission in such Member's capacity as a Member of the Limited Liability Company, except that this Article does not eliminate or limit the flability of a Member to the extent the Member is found liable for (i) a breach of the Member's duty of loyalty to the Company or its members; (ii) an act or omission not in good faith that constitutes a breach of duty of the Member to the Company or an act or omission that involves intentional misounduct or a knowing violation of the law; (iii) a transaction from which the Member received an improper benefit whether or not the Levient resulted from an action taken which the acope of the Member's uffice; or (iv) an act or omission for which the liability of a Member is expressly provided by an applicable statute.

ARTICLE TWELVE

TRANSFER AND FNGUMBRANCE OF SHARES

A. Transfer of Shares

- Save as may be otherwise provided in the Regulations, no Member they well or transfer all or any part of its Membership Interest in the Company, including to any affiliate or entity owned and controlled by the transferring Member, except with the prior written consent of all other Members. Any sale or transfer without said consent shall be null and void and conter no rights on the transferse as against the Company or any of its Members.
- Any epproved sale or transfer by the Managing-Member of all or part of its Membership Interest shall require the Members to elect a new managing-Member within (2 weeks) of such sale or transfer.
- No Member may piedge or otherwise incumber all or any part of its Membership interest in the Company.
- C. A new Member shall be admitted subject to compliance with the following.
 - a written transfer document, aligned by the transferor Member(s) and accepted in writing by the transferoe, and a duplicate original of such document being delivered to the Company and being consented to in writing by all the Members; and
 - the execution and delivery by the transferse to the Company of a written agreement, in form reasonably satisfactory to the Company, pursuant to which said party agrees to be bound by these Articles of Organization.
- In the event a transfer is made in accordance with the terms of this Article Twelve,

N9400007434

H96000007434

.

uniose otherwise required by the Internal Revenue Gode of 1986, as now in effect or as hereafter amended:

- the effective duto of such transfer shall be the date set forth in the Regulations; and
- 2. the Company shall be entitled to treat the transferor Member as the absolute owner of the transferred Membership Interest in all respects and shall incur no liability for distributions or allocations made pursuant to the provisions of the Regulations in good faith to such transferor until such time as the written documents described in Subparagraphs 12.C.1 and 12.C.2 are approved as provided herein.
- E. The costs incurred by the Company associated with the admission of a new Member contemplated by this Article (including responsible attempt fees) shall be borne by the transferre.

ARTICLE THIRTEEN

- A. Subject to the Regulations, in the event of the doath of a Member or of a principal of a Member, the remaining Members shall purchase the affected Member's Membership Interest in the Company from the executor, personal or legal representative or fiduciary of the Member.
- B. Without prejudice to any contradictory provisions herein contained, and upon the death of a Member or a principal of a Member, such Member's logal representative shall have limited rights of the Member solely for the purpose of completing the transfer of the affected Membership Interest.

ARTICLE FOURTEEN

Without prejudice to any contradictory provisions herein contained, the rights and remedies of the Limited Liability Company and its Members, or remaining Members as the case may be, in the event of a purported transfer of a Membership Interest(s) in violation of the afore-mentioned restrictions on transfer are set forth in the Regulations.

ARTICLE FIFTEEN

If any individual or entity other than a Member should acquire all or any part of the Membership Interest of a Member, or become an assigned thereof, by operation of law or as a result of an order of a court of a competent jurisdiction which the Company is required by law or equity to recognize, the Company will have the unitateral option to acquire the interest of the transferse or assigned upon the terms and conditions set forth in the Regulations.

ARTICLE SIXTEEN

These Articles of Organization may be amended, modified, supplemented or restated in any manner permitted by applicable law ans approved by the affirmative vote of Members owning more than 50% in interest of all of the Membership Interests in the Limited Liability Company then outstanding, provided that the provisions of this Article Sideen may not be amended without the affirmative vote of all of the Members of the Limited Liability Company.

ARTICLE SEVENTEEN

No Member shell be liable for the debts, obligations or liabilities of the Limited Liability Company, including under a judgment, decree or order of any court.

ARTICLE EIGHTEEN

The initial capital contribution in the amount of the cash contributed is \$1,000.00 and a description of the properly other than cash contributed by Members is:

NONE

The total amount of cash or property anticipated to be contributed by Members is \$1,000.00. This total includes amounts from cash contributions and the agreed value of the property contributed.

ARTICLE NINETEEN

Members may be comparisated for services rendered on behalf of the company.

ARTICLE TWENTY

The name of the initial registered agent within Florida is Simon & Simon Chartered Attorneys, a Florida corporation, and the street address is 2255 Glades Road, Suite 226-A, Bocs Raton, Florida 33431.

SIMON & SIMON CHARFERED ATTORNEYS

ALANAICHARD SIMON, ESQ., DIRI

STATE OF FLORIDA COUNTY OF PALM BEACH

Before me appeared Alan Richard Simon, Esq., Director of Simon & Simon Chartered Attorneys, a Floride professional corporation, who, on behalf of the corporation executed the foregoing Articles of Organization. The above named officer is personally known to me and did not take an outh.

NOTARY PUBLIC

Rae A. McKe

My commission expires:

Certificate designating place of business or dominite for the service of process within Floride, naming egent upon whom process may be served.

In compliance with Section 607.0501, Floride Statues, the following is submitted:

That Allsteel Proceeding, L.C., desiring to organize or qualify under the laws of the State of Florida, has named Simon & Simon Chartered Attorneys, a Florida corporation, located at 2265 Glades Road, Suite 226-A, Boca Reton, Florida 33431, as its agent to accept service of process within Florida.

ALAYRICHARD SIMON, 280., DIRECTO

Having been named to except service of process for the above state Limited?

Liability Company, at the place designated in this certificate, I hereby agree to action this capacity. I further agree to comply with the provisions of all Statutes relative to the process and complete performance of my duties, and I am familiar with and accept the dispations of my position as registered agent.

SIMON & SIMON CHARTERED ATTORNEYS

ALAYRICHARD SMON, ESO, DIRECTOR

H1600007434

AFFIDAVIT OF MEMBERSHIP AND CONTRIBUTIONS

The undoraigned member or authorized representative or a member of Allateel Processing, L.C., deposes and says:

- The above named limited liability company has at least two (2) members.
- The total amount of cash contributed by the members is \$1,000.00.
- if any, the agreed value of the property other than cash contributed by members is \$0.00. A description of the property is as follows:

N/A

4. The total amount of cash or property anticipated to be contributed by members is \$1,000.00. This total includes amounts from paragraphs 1 and 2 above.

SIMON & SIMON CHARTERED ATTORNEYS

BY:

ALAN RICHARDISIMON CHARTERED ATTORNEYS

ALAN RICHARDISIMON CHARTERED ATTORNEYS

AUTHORIZED REPRESENTATIVE OF ARTHUR AMENDER

In accordance with section 605.406(3), Florida Statutes, the execution of this affidavity constitutes an affirmation under the penalties of perjury that the facts stated hereigner true?

즐님

വ

STATE OF FLORIDA COUNTY OF PALM BEACH

I HEREBY CERTIFY that on this day, before me, an officer duty authorized to administer cettes and take extraowledgments, personally appeared Alan Richard Simon, Esq., known to me to be the person described in and who executed the foregoing instrument, who acknowledged before me that he executed the same, and that an oath was not taken.

day of _________, 1995.

NOTARY PUBLIC, STATE OF FLORIDA

Filled Notary Bioneture

My Commission Expires:

