## Requester's Name Cit DELEON SPRINGS, FL. 32130 Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) Certified Copy Pick up time ☐ Walk in Photocopy Certificate of Status Mail out ☐ Will wait -09/11/00--( -\*\*\*\*\*78.75 **AMENDMENTS** NEW FILINGS Amendment ☐ Profit Resignation of R.A., Officer/Director Not for Profit ☐ Change of Registered Agent ☐ Limited Liability ☐ Dissolution/Withdrawal Domestication ☐ Merger ☐ Other REGISTRATION/QUALIFICATION OTHER FILINGS ☐ Foreign Annual Report ☐ Limited Partnership ☐ Fictitious Name Reinstatement Trademark Other **Examiner's Initials**



# FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

September 13, 2000

BRUCE HALL 5366 STATE RD. 11 DELEON SPRINGS, FL 32130

SUBJECT: HALSTAR INDUSTRIES, INC.

Ref. Number: W00000022372

We have received your document for HALSTAR INDUSTRIES, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0803, Florida Statutes, requires that the board of directors never have fewer than three directors.

The document must contain written acceptance by the registered agent, (i.e. "I hereby am familiar with and accept the duties and responsibilities as Registered Agent.)

The registered agent must sign accepting the designation.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 487-6929.

Joey Bryan Document Specialist

Letter Number: 500A00048324

## ARTICLES OF INCORPORATION

HALSTAR INDUSTRIES, INC.	·

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ARTICLES	OF INCORPORATION
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	~ <b>~</b>
HALSTAR INDUST	IRIES, INC.
	A
IOW ALL MEN BY THESE PRESENTS:	
	a Non-Profit Corporation under and pursuant to the laws of the
STATE of FLORIDA	, and for that purpose, do hereby adopt
following Articles of Incorporation:	
	ARTICLE I
AME: The name of the corporation isHAI	STAR INDUSTRIES INC.
	ARTICLE II
5366 STATE ROAD 11	cipal (registered) office of this corporation is to be located at: , County of,
ate of FLORIDA	, and may transact its business and maintain offices for
ch purposes at such other places either within	or without this State.
	ARTICLE III
on-profit corporations may be incorporated unde	ion is organized is the transaction of any and all business for which er the laws of this State, as then may be amended from time to time,
cept that said corporation is, organized exclus ithin the meaning of Section 501(c)(3) of the In by future United States Internal Revenue Laws.	ively for <u>TRAINING</u> , <u>EMPLOYMENT &amp; REHABILITATION</u> purposes ternal Revenue Code of 1986, or the corresponding provisions of
	ARTICLE IV
this State, which shall not limit the character	which this corporation is organized and intends actually to engage r of the exempt activities which this corporation may ultimately
officuet, are as follows.	DYMENT FOR EX OFFENDERS. THIS EMPLOYMENT WILL BE
	BRICATION SHOP TO BE RUN BY THIS CORPORATION, EMPLOY-
MENT IS INTENDED TO TRANSITION EX-OFFER	DERS INTO MAINSTREAM SOCIETY.

within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under said Section 501(c)(3), or the

corresponding provisions of any future United States Internal Revenue Laws.

Page 1

INCORPORATORIO	ARTICLE V	
The name(s) and address	s(es) of the incorporator(s) of this corporation is(are):	
BRUCE HALL	(e) of this corporation is(are):	
(Name)	5366 STATE ROAD 11	
	(Address)	-:'
	DELEON SPRINGS, FL. 32130	
DAIR IRCTED	(City/State/Zip Code)	
DAVE LESIZZA (Name)		
(1401118)	170 WEST CRAIG AVE.	
	LAKE HELEN, FL. 32744  (City/State/Zip Code)	n grafia
	(Sity/State/2/p Code)	
(Name)		-
	(Address)	ī - ·
	(City/State/Zip Code)	` -
AI AI	of this corporation shall be conducted by a Board of Directors	
Directors may fill any vacancy which may occur on the the members, if a membership non-profit corporation to serve as directors for	ving directors within the limits above provided. The Board of Board of Directors pending the next annual meeting of either n; or the Board of Directors, if a non-membership or limited	
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JEFFERY CULPEPPER	725 ORCHARD AVE	
(Name)	(Address)	
	ORMOND BEACH, FL 32174	
	(City/State/Zip Code)	
(Name)	(Address)	
	(City/State/Zip Code)	
(Name)	(Address)	
	(City/Clots/Tin Code)	

#### **ARTICLE VII**

LIMITATIONS: No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in the furtherance of the purposes set forth in Article IV hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements), any political campaigns on behalf of any candidate for public office. Notwithstanding any other provision of these Articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

#### **ARTICLE VIII**

DISSOLUTION: In the event of a dissolution of this corporation, any assets remaining after payment to creditors shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or corresponding Section of any future Federal Tax Code, or shall be distributed to the Federal Government for public purposes. Any such assets not so disposed of shall be disposed of by a Court of competent jurisdiction in the County where the principal office of the corporation is then located, exclusively for such purposes or to such organizations as said Court shall determine, which are organized and operated exclusively for such purposes.

#### **ARTICLE IX**

PRIVATE PROPERTY: The private property of the directors, members (if any), officers, employees and agents of the corporation shall be forever exempt from any and all debts of every kind and nature incurred by the corporation, and as authorized by the laws of this State.

#### ARTICLE X

INDEMNIFICATION: The corporation shall indemnify every director, officer, employee and agent, or his or her heirs, executors and administrators against expenses reasonably incurred by him or her in connection with any action, suit or proceedings to which he or she may be a party by reason of his or her being, or have been, a director, officer, employee or agent of the corporation, except in relation to those matters which he or she shall be adjudicated to be liable for negligence or misconduct. In the event of a settlement, indemnification shall be provided only in connection with such matter covered by the settlement as to which the indemnification shall not be exclusive of other rights to which he or she may be entitled. As used in this Article, expenses shall include amounts of judgments, penalties or fines rendered or levied against such director, officer, employee or agent, and the amounts paid in settlement by him or her shall have been first approved by the directors of this corporation.

### **ARTICLE XI**

DIRECTOR'S LIABILITY: No director of this corporation shall be personally liable to the corporation for monetary damages for breach of fiduciary duty as a director; provided, however, that this Article shall not be construed as eliminating or limiting the liability of a director for one or more of the following acts, namely: (1) A breach of duty of loyalty to the corporation, (2) Any acts or omissions which are not in good faith or which involve intentional misconduct or a knowing violation of the law, (3) The authorizing of an unlawful payment or distribution out of the corporate assets, (4) Any transaction made in the furtherance of the exempt purposes of the corporation which the director derived an improper personal benefit, or (5) Any act or acts that can be defined under the laws of this State as 'Director Conflicts Of Interest'.

#### **ARTICLE XII**

ANNUAL MEETING: The annual meeting of the Board of Directors is to be held at a place either within or without this State as fixed by the Bylaws.

#### **ARTICLE XIII**

DURATION: The existence of this corporation shall be perpetual unless sooner terminated as provided for by law.

#### **ARTICLE XIV**

NON-MEMBERSHIP PROVISIONS: The corporation shall not be a membership corporation with members, unless, by a two-thirds vote of the Board of Directors, these Articles of Incorporation are so amended to change this corporation from a non-membership to a membership corporation with members.

		ARTICLE XV			
FISCAL YEAR:	The fiscal year of the c	corporation shall end on	DECEMBER 31 st	<u> </u>	of each year.
		ARTICLE XVI			
istered) Agent (	of this corporation is:	ED) AGENT: The name BRUCE HALL, 5366  set my(our) hand(s) this	5	tial Statutory (Rome of the Construction of th	esident)(Reg- FL. 32130
			Inco	prporator	<del> </del>

## **ACKNOWLEDGMENT**

State of FLORIDA.	)
County of VolusiA	) ss. )
On this 8th day of September and for the County of Volusia	, 19200) before me, the undersigned, a Notary Public in , State of FLORIDA , personally
appeared: Drace Hall and DAV	C LCSIZER -
known to me to by the person(s) whose name(s) is(are acknowledge to me that ha(sha)(they) executed the same	e) subscribed to the foregoing ARTICLES OF INCORPORATION, and ne for the purposes therein contained.
IN WITNESS WHEREOF, I hereunto set my hand and	official seal.
MY COMMISSION EXPIRES:	Notary Public J

ANNA C. LESIZZA Notary Public, State of Florida My comm. exp. Sept. 19, 2003 Comm. No. CC864098



I, Bruce Hall, as Registered Agent, accept the responsibility (i.e., "I hereby am familiar with and accept the duties and responsibilities as Registered Agent.").

Bruce Hall

22 September, 2000