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October 17, 2001

Florida Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Re: C.L. "Buck" Boyette Plumbing, Inc.

500004646195--5
-10/22/01--01012-011
*****78.75 *****78.75

Gentlemen:

I am enclosing Articles of Incorporation for the above corporation together with my check in the amount of \$78.75 for the filing fees and a certified copy.

Please send the certified copy to the under signed.

Thank you.

Your truly,


H. Jack Miller

01 OCT 19 PM 12:06
FILED
SECRETARY OF STATE
TALLAHASSEE, FLORIDA
10.22.01
wac

Articles Of Incorporation
Of
C.L. "Buck" Boyette Plumbing, Inc.

FILED
01 OCT 19 PM 12:06
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

C.L. Boyette, Jr. and Anne Boyette, the undersigned, do hereby form a corporation for profit by and under the provisions of the laws of the State of Florida authorizing the formation of corporations.

Article I
Name

The name of the corporation shall be: C.L. "Buck" Boyette Plumbing, Inc.

Article II
Nature Of Business

The general nature of the business and its purposes is to provide residential, commercial and industrial plumbing services, installations and repairs.

The corporation shall also be empowered to engage in other kinds of lawful businesses, at wholesale or retail, alone or with others; to have, possess, exercise and enjoy, all the rights, privileges, and powers incidental to any and all of the foregoing and to have, exercise and enjoy all the rights, powers, and privileges incident to corporations organized and existing under the laws of the State of Florida.

The foregoing clauses shall be construed both as objectives and purposes and it is hereby expressly provided that the foregoing enumeration of specific powers shall not be held to limit or restrict in any manner the powers of this corporation.

Article III Capital Stock

The maximum number of shares of stock that this corporation is authorized to have outstanding is: Five Hundred (500) shares of common stock having a par value of \$1.00 per share. All of said stock shall be payable in cash, property, labor or services at a just valuation to be fixed by the Board of Directors at a meeting called for that purpose; and, all of any such shares so issued, the full consideration for which has been paid or delivered shall be deemed fully paid stock and not liable to any further call or assessments thereof; and, the holders of such shares shall not be liable for any further payment thereon.

Article V Address

8497
C.L.C.L

The principal office of the corporation shall be at: 8479 County Road 139-B, Glen St. Mary, Florida 32040, with branches at such other place or places within or without the State of Florida, or within or without the United States of America, as the Board of Directors may from time to time determine and resolve.

The initial street address of the principle office is: 8479 County Road 139-B, Glen St. Mary, Florida 32040.

8479 C.S.

The mailing address of the corporation is: P.O. Box 1089, Glen St. Mary, Florida 32040.

Article VI Term Of Existence

The term of which this corporation shall exist shall be perpetual, unless dissolved according to law.

Article VII Directors

The number of directors of this corporation shall be not less than one (1) nor more than five (5), but the number of such directors shall be subject to change as the Bylaws of this corporation may, from time to time, provide in said Bylaws.

Article VIII Initial Directors

The names and street addresses of the initial directors of this corporation who shall hold office for the first year or until their successors are elected and has qualified shall be:

C.L. "Buck" Boyette
8497 County Rd. 139-B
Glen St. Mary, FL 32040

Anne Boyette
8497 County Rd. 139-B
Glen St. Mary, FL 32040

Article IX Subscribers/Incorporators

The names and addresses of the subscribers/incorporator of these Articles of Incorporation are:

C.L. Boyette
8497 County Rd. 139-B
Glen St. Mary, FL 32040

Anne Boyette
8497 County Rd. 139-B
Glen St. Mary, FL 32040

Article X Amendment

The Board of Directors shall have the power to amend, alter, or repeal any provision contained in these Articles of Incorporation.

Article XI Bylaws

The power to adopt, alter, amend, or repeal bylaws of this corporation shall be vested in the Board of Directors.

Article XII Registered Agent

The name and street address of the registered agent for this corporation is:

8497
C.L. Boyette
8497 County Road 139-B
Glen St. Mary, FL 32040

In Witness Whereof, C.L. Boyette and Anne Boyette have hereunto set their hand and seal and acknowledged the foregoing Articles of Incorporation, this Oct. 12, 2001.

C. L. Boyette (Seal)
C.L. Boyette

Anne Boyette (Seal)
Anne Boyette

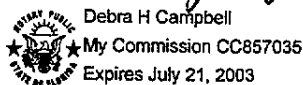
**State of Florida
County of Duval**

I Hereby Certify that on Oct. 12, 2001, personally appeared before me, the undersigned authority, C.L. Boyette and Anne Boyette, to me well known and known to me to be the individuals described in and who executed the foregoing Articles of Incorporation, and who acknowledged to and before me that they executed the same Articles of Incorporation as their free and voluntary act and deed for the uses and purposes therein set forth and expressed.

In Witness Whereof, I have hereunto set my hand and official seal the day and year first above written.

Debra H. Campbell
Notary Public, State of Florida

My Commission expires: July 21, 2003



Acceptance By Resident Agent

I hereby accept the appointment as initial resident agent for the foregoing corporation.

C L Boyette
C.L. Boyette