## FILED Jun 02, 2002 8:00 am Secretary of State

2002 UNIF	DRM I	BUSINESS	REP	ORT	(UE	BR)
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DOCU 1. Entity Na	JMENT :	# P0100	0115146					)4-23-2002 90	•		
BUILDIN	G RENOVA	TIONS OF FL., IN	IC. /_		1/						
	Reno	vators-	(14pD	<u>)</u>							
1	ace of Business		Mailing Address								
GENEVA FL	STATE ROAD 46 32732		225 West State Road Geneva FL 32732	46							
							£ (88)(22) (2) \$470)	Mair etan adan seren en	iat maat omat me	# <b>010:0 0</b> :11 1001	
2. Principal	Place of Busine	S\$	3. Mailing Address		-				Hanana		
Suite, An	Suite, Apt. #, etc. Suite, Apt. #, etc.										
					DO NOT WRITE IN THIS SPACE						
City & Sta	State City & State,				4. FEI Number O1 - 05 1922 1   Applied For Not Applicable						
Zip		Country	Zip	Coun	try		5. Certificate of Status	Desired 🚜	\$8.75 Ad Fee Require	Iditional ed	7
	6. Name a	nd Address of Current R	legistered Agent		Name		7. Name and Address	of New Registered			_
MOTT,_L	ORI.					<u> Mo</u> 7	O BOX NUMBER'S NOT A				_
1	225 WEST STATE ROAD 46 GENEVA FL 32732						cceptable) -			_	
GENEVA	PL 32/32					1 a 5	WSN 46				
8 The show	city City  Over named ently/submits this statement for the purpose of changing its registered office or register			Gen	21 6-	FI	- Zip Coo	732			
6. The above	e named emplys		the purpose of changing its	registere	ed office or	registered	d agent, or both, in the S				
SIGNATURE	TURE Signature, typed or printed time of registered agent and title if applicable. (NOTE: Registered Agent signature required when reinstating)					ren reinstating)	7-09- DATE	_ر ر			
9. This corp	oration is eligible	e to satisfy its Intangible	FILE NOW!				<del>-   -   -   -   -   -   -   -   -   -  </del>				1
	requirement and eria on back)	d elects to do so.	After May 1, 200 Make Check Payab	02 Fee v	vill be \$55	50.00	10. Election Cam Trust Fund Ca			O May Be d to Fees	
11.	60	OFFICERS AND D	IRECTORS	12.	·		ADDITIONS/CHANGES	TO OFFICERS AN	D DIRECTOR	S IN 11	
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CITY-ST-ZIP	GENEVA FL	*****		CITY-	ST-ZIP	Gen	eva & 327.	3 >			
TITLE NAME	VD   Shazer, Gr		Delete	NAME	[	VD SLat	er, Grant		☐ Change	☐ Addition	
STREET ADDRESS CITY-ST-ZIP	1355 MAIN S OCONTO WS		-* ,	STREET CITY-5	r address St-zip	1355	MainSt	4154	,•		
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NAME	l		□ Delete	NAME					Change	Addition	
STREET ADDRESS CITY-ST-ZIP			•	STREET CITY-S	ADDRESS T-ZIP						
TITLE NAME			☐ Delete	TITLE NAME					Change	☐ Addition	
STREET ADDRESS					ADDRESS		•			ļ	
13. I hereby c	ertify that the inf	ormation supplied with thi	s filing does not qualify for t	CITY-S	ntion states	in Sentin	o 119 07/21/3\ Elevide C	ation I further ser	4[6, shas sha 7-	formet!	
indicated of the corr changed	on this report or poration or the re or on an attache	supplemental report is trucker or trucker empower	is and accurate and that my pred to execute this report a All ather like empowered.	s require	e shall hav d by Chapt	e the sam ter 607, Fi	ne legal effect as if made prida Statutes; and that	under oath; that I a my name appears ir	iny mai the inf im an officer o n Block 11 or '	ormation or director Block 12 if	
		S. C.	emouner like empowered.	11.0			4 .			ļ	
SIGNAT	URE:s	IONATURE AND TYPED OR PRIN	TED NAME OF SIGNING OFFICER OF	DIRECTOR	·		3-7/0,	<u> </u>	1 - 349. aytima Phone a	-0090	<b>.</b>

P0/000115146

Attachment #335

MARGARET A. WHARTON, P.A. POLOOUIS

KIM M. BEOHLER PARALEGAL

TELEPHONE (407) 365-7193 FAX (407) 366-0776 STREET ADDRESS 456 SOUTH CENTRAL AVENUE OVIEDO, FLORIDA 32765

MAILING ADDRESS
POST OFFICE BOX 621172
OVIEDO, FLORIDA 32762-1172

l2/03/01--01040--011 \*\*\*\*\*87.50 \*\*\*\*\*87.50

November 30, 2001

Delivered via Federal Express

Registration Section Division of Corporations 409 East Gaines Street Tallahassee, FL 32399

Re: Building Renovations of Fl., Inc.

To Whom It May Concern:

I have enclosed the original and a copy of the Articles of Incorporation of Decorporation of Decorporation of Decorporation of Personal Prance, Inc. along with our check in the amount of \$87.50 for the following filing decisions.

Filing fee for Articles of Organization \$ 35.00
Designation of Registered Agent \$ 35.00
Certified Copy \$ 8.75
Certificate of Status \$ 8.75

Please return the certified copy and certificate of status to our office at the address above.

Thank you for your attention to this matter.

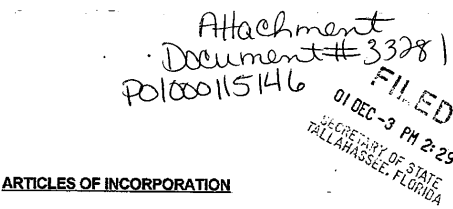
Yours very truly,

Tonya Berger Legal Secretary

TB:nn

Enclosures: as noted

D. BROWN DEC = 5 2001



#### <u>OF</u>

### BUILDING RENOVATIONS OF FL., INC.

The undersigned, for the purpose of forming a corporation pursuant to the Florida General Corporation Act, Chapter 607, Florida Statutes, certifies:

#### ARTICLE I

#### NAME

The name of the corporation is BUILDING RENOVATIONS OF FL., INC. The principal office is located at 225 West State Road 46, Geneva, Florida 32732, and the mailing address of this corporation is 225 West State Road 46, Geneva, Florida 32732.

#### **ARTICLE II**

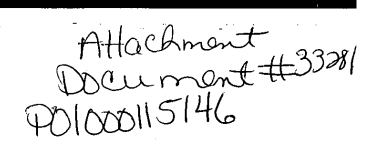
#### DURATION

The duration of this corporation shall be perpetual.

#### ARTICLE III

#### **PURPOSE**

The general purpose and objective of this corporation is provide building renovation services and all lawful business for which corporations may be incorporated under Chapter 607, Florida Statutes.



#### **ARTICLE IV**

#### **CAPITAL STOCK**

The capital stock of this corporation shall be divided into One Thousand (1000) shares of common stocks with a par value of \$1.00 per share.

#### **ARTICLE V**

## INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The Registered Agent of this corporation is LORI MOTT. The street address of the registered office of this corporation is: 225 West State Road 46, Geneva, Florida 32732.

#### **ARTICLE VI**

#### **INITIAL BOARD OF DIRECTORS**

The number of directors constituting the initial Board of Directors shall be four (4), to-wit:

THOMS P. MOTT, 225 W. S.R. 46, Geneva, Florida 32732 LORI MOTT, 225 W. S.R. 46, Geneva, Florida 32732 GRANT SHAZER, 1355 Main Street, Oconto, Wisconsin 54153 PATRICIA SHAZER, 1355 Main Street, Oconto, Wisconsin 54163

#### **ARTICLE VII**

### **INITIAL OFFICERS**

The initial officers of this corporation shall be:

PRESIDENT: THOMAS P. MOTT, 225 West State Road 46, Geneva, Florida 32732

VICE-PRESIDENT: GRANT SHAZER, 1355 Main Street, Oconto, Wisconsin, 54153

SECRETARY: PATRICIA SHAZER, 1355 Main Street, Oconto, Wisconsin, 54153

TREASURER: LORI MOTT, 225 West State Road 46, Geneva, Florida 32732

Attachment Document#3381 Polooo115146

#### **ARTICLE VIII**

#### **INCORPORATORS**

The name and address of the subscriber to these Articles of Incorporation is:

LORI MOTT: 225 West State Road 46, Geneva, Florida 32732

IN WITNESS WHEREOF, the subscriber to these Articles of Incorporation has set his hand and seal this  $2^{\frac{1}{2}}$  day of November, 2001.

LORI MOTT

STATE OF FLORIDA COUNTY OF SEMINOLE

THIS INSTRUMENT was swom to and acknowledged before me by LORI MOTT on the 30 day of November, 2001, to be her free and voluntary act, and she has produced a Fla duit is lumifor identification.

(SEAL)

NOTARY PUBLIC-STATE OF FLORIDA Printed:



PO1000115146 FILED

OIDEC-3 PM 2:29

CERTIFICATE DESIGNATING REGISTERED OFFICE FOR SERVICE OF PROCESS WITHIN THIS STATE AND NAMING REGISTERED AGENT UPON WHOM PROCESS MAY BE SERVED

#### **ACKNOWLEDGMENT**

Having been named as Registered Agent to accept service of process for the corporation at the place designated in these Articles of Incorporation as the registered office of said corporation, I hereby accept the responsibility to act in this capacity and agree to comply with the provisions of said Act relative to keeping open said registered office.

LORI MOTT



THIRD:	The date of each amendment's adoption:
	Adoption of Amendment(s) (CHECK ONE)
	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.
	The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
	"The number of votes cast for the amendment(s) was/were sufficient for approval by(voting group)
	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Signature	Signed this,,
	(By the Chairman of Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)
	OR
	(By a director if adopted by the directors)
	OR
	(By an incorporator if adopted by the incorporators)
	(Typed or printed name)
	(Title)

Attachment Document#33281 PO1000115146

Attached is the information regarding amending the articles of incorporation of a Florida profit corporation.

A corporation can amend its articles of incorporation by filing Articles of Amendment with the Division of Corporations. The articles of amendment must be prepared in compliance with section 607.1006, Florida Statutes.

For your convenience attached is a sample form for articles of amendment. Additional sheets may be attached if necessary. Section 607.0120, Florida Statutes, requires that the document be typed or printed and must be legible.

Pursuant to section 607.0123, Florida Statutes, a delayed effective date may be specified but may not be later than the 90th day after the date on which the document is filed.

If the registered agent is changed by amendment, the new agent must sign accepting the appointment, and must state that he or she is familiar with and accepts the obligations of the position.

The filing fee for the articles of amendment is \$35. Certified copies of the amendment are \$8.75 each (plus \$1 per page for each page over 8, not to exceed a maximum of \$52.50). A certificate of status is \$8.75. Submit one check for the correct amount made payable to the Department of State. Please include a cover letter containing your telephone number and return address.

Any further inquiries on this matter should be directed to the Amendment Section by calling (850) 245-6050, or by writing: Division of Corporations, P. O. Box 6327, Tallahassee, FL 32314.

Note: This form for filing articles of amendment is basic. Each corporation is a separate entity and as such has specific goals, needs and requirements. Additional sheets may be attached as required. The Division of Corporations recommends that corporate documents be reviewed by your legal counsel. The Division is a filing agency and as such does not render any legal, accounting, or tax advice. The professional advice of your legal counsel to ascertain exact compliance with all statutory requirements is strongly recommended.

Attachment #3381

# ARTICLES OF AMENDMENT PO 1000115146 TO ARTICLES OF INCORPORATION OF

(present name)
(Document Number of Corporation (If known)

Pursuant to the provisions of section 607.1006; Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows: