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ARTICLES OF INCORPORATION OF AYERS ELECT. & A/C INC.



ARTICLE 1.....NAME:

THE NAME OF THE CORPORATION IS: AYERS ELECT. & A/C INC.

ARTICLE 2 DURATION:

THE CORPORATION HAS PERPETUAL EXISTENCE COMMENCING ON January 1st, 2004

al-of-of

ARTICLE 3 PURPOSE:

THIS CORPORATION IS ORGANIZED FOR THE PURPOSE OF ELECTRICAL OR AIR CONDITION AND ANY OR ALL OTHER LAWFUL BUSINESS.

ARTICLE 4 INITIAL REGISTERED OFFICE AND AGENT.:

THE STREET ADDRESS OF THE INITIAL REGISTERED OFFICE OF THIS CORPORATION IS 4086 CARROLL CT. JENSEN BEACH FLORIDA 34957

THE NAME AND ADDRESS OF THE INITIAL REGISTERED AGENT OF THIS CORPORATION IS: THOMAS AYERS, 4086 CARROLL CT. JENSEN BEACH FLORIDA 34957

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ARTICLE 5 PLACE OF BUSINESS:

THE PRINCIPAL PLACE OF BUSINESS OF THIS CORPORATION SHALL BE 4086 CARROLL CT. JENSEN BEACH, FLORIDA 34957

THE BOARD OF DIRECTORS MAY FROM TIME TO TIME MOVE THE PRINCIPAL OFFICE TO ANY OTHER ADDRESS IN FLORIDA

ARTICLE 6 INITIAL BOARD OF DIRECTORS:

THIS CORPORATION SHALL HAVE 2 DIRECTORS INITIALLY. THE NUMBER OF DIRECTORS MAY BE EITHER INCREASED OR DIMINISHED FROM TIME TO TIME BY THE BY-LAWS, BUT SHALL NEVER BE LESS THAN ONE. THE NAMES AND ADDRESS OF THE INITIAL DIRECTORS OF THIS CORPORATION SHALL BE:

THOMAS AYERS 4086 CARROLL CT. JENSEN BEACH, FL. 34957

GENOVEVA DANA 4086 CARROLL CT. JENSEN BEACH, FL. 34957

ARTICLE 7 BY-LAWS:

THE POWER TO ADOPT, ALTER, AMEND OR REPEAL BY-LAWS SHALL BE VESTED IN THE BOARD OF DIRECTORS AND THE SHAREHOLDERS.

OFFICERS: ARTICLE 8

THE OFFICERS OF THIS CORPORATION SHALL BE AS FOLLOWS:

PRESIDENT

THOMAS P. AYERS

V/P

GENOVEVA DANA

SECT. /TREASURER THOMAS P. AYERS

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ARTICLE 9 EMPLOYEES:

THE BOARD OF DIRECTORS SHALL HIRE AND FIX THE COMPENSATION OF ANY AND ALL EMPLOYEES, WHICH THEY, IN THEIR DISCRETION, MAY DETERMINE TO BE NECESSARY IN THE CONDUCT OF THE BUSINESS OF THE CORPORATION.

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ARTICLE 10 THE CAPITAL STOCK AND INITIAL SHAREHOLDERS:

THE AUTHORIZED CAPITAL STOCK OF THIS CORPORATION SHALL BE 500 SHARES OF COMMON STOCK AT \$ 1.00 A SHARE. SHARES OF CAPITAL STOCK OF THIS CORPORATION SHALL BE ISSUED TO THE FOLLOWING PERSONS, AND IN THE AMOUNT SET OPPOSITE THEIR NAMES — GENOVEVA DANA 264-06-5175 251 SHARES THOMAS P. AYERS 299-58-2683 249 SHARES

ARTICLE 11 POWERS:

THIS CORPORATION SHALL HAVE ALL OF THE CORPORATE POWERS ENUMERATED IN THE FLORIDA GENERAL CORPORATION ACT.

ARTICLE 12 AMENDMENTS:

THIS CORPORATION RESERVES THE RIGHT TO AMEND OR REPEAL ANY PROVISION CONTAINED IN THESE ARTICLES OF INCORPORATION, OR ANY AMENDMENT HERETO, AND ANY RIGHTS CONFERRED UPON THE SHAREHOLDERS IS SUBJECT TO THIS RESERVATION.

ARTICLE 13 EFFECTIVE DATE

THE EFFECTIVE DATE OF OPERATION SHALL BE JANUARY 1, 2004

IN .WITNESS .WHEREOF, THE UNDERSIGNED SUBSCRIBERS HAVE EXECUTED THESE ARTICLES OF INCORPORATION ON THIS 174 DAY OF Oct 2003

I DO HERBY ACCEPT THE DESIGNATION OF REGISTERED AGENT FOR THE CORPORATION KNOWN AS AYERS ELECT. & A/C INC.

DATE 10-17.03