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FLORIDA PROFIT CORPORATION OR P.A.

EASTERN BUILDING CONSTRUCTION ORGANIZATION, INC.

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9/23/2004

ARTICLES OF INCORPORATION

OF

EASTERN BUILDING CONSTRUCTION ORGANIZATION, INC.

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THE UNDERSIGNED do hereby associate themselves for the purpose of forming a corporation under the laws of the State of Florida, and do hereby certify as follows:

ARTICLE I-NAME

The name of the Corporation shall be:

EASTERN BUILDING CONSTRUCTION ORGANIZATION, INC.

ARTICLE II - PURPOSE

- A.- To carry on and engage in the business of developing, manufacturing, distributing, exporting, marketing and selling all type of products, domestically and abroad.
- B.- To carry on and engage in the business of acquiring, leasing, purchasing, developing, managing and selling and/or construction, remodeling, buy/sell, import of durable and non-durable goods machinery, real estates, including and all act necessary and/or related thereto. Metal fabrications, metal designs, stones designs, construction, remodeling, buy/sell, import and/or export of durable and non-durable goods, machinery, real estate, marble, tiles including any and all acts necessary and/or related thereto.

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- C.- To carry on and engage in the business of cleaning, maintenance and consulting services for buildings, structures, residences, offices and properties including the management of entities and personnel providing such services, together with any and all acts necessary and/or related to the operation of said business.
- D.- This company may buy shares of stock of any foreign and/or national companies throughout the world, and all types of investments in any business activity.
- E.- To carry on and engage in any business or activity which may be authorized and permitted by virtue of laws of the United States of America and the State of Florida.

ARTICLE III - CAPITAL STOCK

The Corporation shall be authorized to issue capital stock in the following manner, to wit: 100.000.000.- (ONE HUNDRED MILLION) shares of common stock, having no par value.

ARTICLE IV - POWERS

The powers of the Corporation shall include all those conferred by the bylaws of the Corporation and the laws of the State of Florida.

ARTICLE V - TERM OF EXISTENCE

The Corporation shall have perpetual existence, in accordance with the laws of the State of Florida.

ARTICLE VI - PRINCIPAL PLACE OF BUSINESS

The principal place of business of the Corporation shall be:

7350 N.W. 7 ST. Suite 104 Miami , Florida 33126

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ARTICLE VII - MAILING ADDRESS

The malling address of the Corporation shall be:

P.O. Box 010270 Miami , Florida 33101 - 0270

ARTICLE VIII - REGISTERED AGENT AND OFFICE

The Registered Agent for the Corporation shall be Sonia Chehade, and the Registered Office shall be located at: 7350 N.W. 7 ST. Suite 104, Miami, Florida 33126 or such other person or such other place as the Director or Board of Directors may, from time to time, direct with appropriate notice being given to the Secretary of State, in accordance with the applicable Florida Statutes.

ARTICLE IX - OFFICERS AND MANAGEMENT

The affairs of the Corporation shall be managed by its officer and/or officers, subject to the provisions of these Articles of incorporation and in accordance with the bylaws of the Corporation. The Officers of the Corporation may consist of a President, Vice President, Secretary and Treasurer, in addition to such other officers that the Board of Directors may, if they so desire, choose to elect. The name and address of the officer or officers who shall serve until the first election by the Board of Directors shall be as follows:

NAME	OFFICE	ADDRESS 7350 N.W. 7 ST. Suite 104 Mlami, Florida 33126	
SONIA CHEHADE	President		
SERGIO PISANESCHI	Vice-President	7350 N.W. 7 ST. Suite 104 Miami, Florida 33126	
FABRIZIO SIGNORELLI Secretary		7350 N.W. 7 ST. Suite 104 Mismi, Florida 33128	

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ARTICLE X - BOARD OF DIRECTORS

The Corporation shall be governed by a Board of Directors which shall consist of one (1), but not more than five (10) people.

ARTICLE XI-INITIAL DIRECTOR OR DIRECTORS

The name and address of the person or people who shall serve as the Initial Director or Board of Director until the first annual meeting of the Corporation, or until his or their successor or successor are elected and are qualified, shall be as follows:

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ADDRESS

SONIA CHEHADE

7350 N.W. 7 ST. Suite 104 Miaml, Florida 33126

SERGIO PISANESCHI

7350 N.W. 7 ST. Suite 104 Miami, Florida 33126

FABRIZIO SIGNORELLI

7350 N.W. 7 ST. Suite 104 Miami, Florida 33126

ARTICLE XII - INCORPORATOR OR INCORPORATORS

The name and address of the incorporator or incorporators subscribing to these Articles of incorporation are as follows:

NAME

ADDRESS

SONIA CHEHADE

7350 N.W. 7 ST. Suite 104 Miami, Florida 33126

SERGIO PISANESCHI

7350 N.W. 7 ST. Suite 104 Miami, Florida 33126

FABRIZIO SIGNORELLI

7350 N.W. 7 ST. Suite 104 Miami, Florida 33128

ARTICLE XIII - INDEMNIFICATION OF OFFFICERS AND DIRECTORS

Each Director and Officer of the Corporation shall be indemnified by the Corporation for all expenses and liabilities, including attorney's fees incurred of imposed upon such Director of Officer in connection with any proceedings to which he may be a party or in which he may become involved by reason of his being or having been a Director of Officer of the Corporation. The foregoing right of indemnification shall be in addition to and not exclusive of any other rights to which such Director of Officer may be Entitled.

ARTICLE XIV - VOTING RIGHTS

That except as may otherwise be provided by law, the local voting power for the election of Directors of the Corporation shall be vested solely and exclusively in the holders of the outstanding shares of the capital stock of the Corporation.

ARTICLE XV - BYLAWS

The original bylaws of the Corporation shall be adopted by a majority vote of the Shareholders of the Corporation present at a meeting of the Shareholders called for such purpose, at which a majority of the Shareholders are present, and thereafter the bylaws of the Corporation may be amended, altered or rescinded by the vote of the Shareholders of the Corporation. Amendments to the bylaws or to these Articles of Incorporation may be proposed by the Shareholders or by the Board of Directors in the manner as provided in the bylaws and as may be provided under the laws of the State of Florida.

ARTICLE XVI - PROXI WITH SPECIAL POWERS

The general meeting designates, to unanimity, a proxy with special powers for Mr. Sonia Chehade and/or Mr. Sergio Pisaneschi and/or Mr. Fabrizio Signorelli are appointed special proxy for all countries. The special proxy will engage the corporation; special powers are attributed to them to represent the corporation with the facilities mentioned below:

a)To collect credits of the corporation, release receipts and cancellations,

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b)To manage the offices of the corporation, check book-keeping, manage social correspondence, the nomination and remove domestic staff of the corporation and to direct of work typical of social purposes to the corporation.

c)To represent the corporation fully at all degrees of civil, juridical, administrative, fiscal, public order, political and any other authority with general powers.

d)To represent the corporation in all degrees of civil, juridical, administrative, fiscal, public order, political and any other authority with general and special power received from warrant,

e)To represent warrant the company in any type of administrative and jurisdictional authority concerning work, with the possibility to bring to an end, appear promptly in situation with these proceedings, and act according to the same purpose, lodging appeal of nullity and any other action or exception which could be imminent over the corporation. At the same time he will be authorized to intervene at request, to contest plans who are favorable to the corporation and, in a general manner, accomplish any action and/or claim foreseen by laws for defense of proper social interests.

f) Administer all properties belonging to the corporation, or in any forms of negotiation indicated, such as rent, for this he is authorized by the rules in force. To withdraw the sums indicated, to subscribe all private contracts, necessary to form any act realized on the way of exercising faculties that for this give origin to these powers, companies/corporations throughout the world,

g)They are authorized to mention and/or revoke representatives around the world, of country and/or state, and to confer and/or revoke to each of the representatives their epecific powers,

h)They have the possibility of opening and closing offices, designating a local administrator to which will be granted powers pertaining to each state or country, special proxy has the ability to remove and/or revoke nominations and/or granted power.

i)They are appointed special proxy for all countries, he will engage the corporation with his signature, special powers are attributed to him to represent the corporation in all the countries mentioned below:

AFGHANISTAN ALBANIA ALGERIA

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ANDORRA

ANGOLA

ANTIGUA E BARBUDA

ECFS

ARGENTINA

ARMENIA

AUSTRALIA

AUSTRIA

AZERBAJIAN

BAHAMAS

BAHRAIN

BANGLADESH

BARBADOS

BELARUS

BELGIUM

BELIZIE

BENIN

BHUTAN

BOLIVIA

BOSNIA E HERZEGOVINA

BOTSWANA

BRAZIL

BRUNEI DARUSSALAM

BULGARIA

BURKINA FASO

BURUNDI

CAMBODIA

CAMEROON

CANADA

CAPE VERDE

CENTRAL AFRICAN REPUBLIC

CIAD

CHILE

COLOMBIA

COMOROS

CONGO

COSTARICA

COTE D'IVOIRE

CROATIA

CUBA

CYPRUS

CZECH REPUBLIC

DEMOCRATIC PEOPLE'S REPUBLIC OF KOREA

DEMOCRATIC REPUBLIC OF THE CONGO

DENMARK

DOMINICA

DOMINICAN REPUBLIC

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ECUADOR

EGYPT

EL SALVADOR

EQUATORIAL GUINEA

ERITREA

ESTONIA

ETHIOPIA

FIJI

FINLAND

FRANCE

GABON

GAMBIA

GEORGIA

GERMANY

GHANA

GREECE **GRENADA**

GUATEMALA

GUINEA-BISSAU

GUYANA

HAITI

HONDURAS

HUNGARY

ICELAND

INDIA

INDONESIA

IRAN

IRAQ

IRELAND

ISRAEL

ITALY

JAMAICA

JAPAN

JORDAN

KAZAKHSTAN

KENYA

KUWAIT

KYRGYZSTAN

LAO PEOPLE'S DEMOCRATIC REPUBLIC

LATVIA

LEBANON

LESOTHO

LIBERIA

LYBIAN ARAB JAMAHIRIYA

LIECHTENSTEIN

LITHUANIA

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ECFS

LUXEMBOURG

MADAGASCAR

MALAWI

MALAYSIA

MALDIVES

MALI

MALTA

MARSHALL ISLANDS

MAURITANIA

MAURITIUS

MEXICO

MICRONESIA (FEDERATED STATES OF)

MONACO

MONGOLIA

MOROCCO

MOZAMBIQUE

NYANMAR

NAMIBIA

NEPAL

NETHE RLANDS

NEW ZEALAND

NICARAGUA

NIGER

NIGERIA

NORWAY

OMAN

PAKISTAN

PALAU

PALESTINA

PANAMA

PAPUA NEW GUINEA

PARAGUAY

PERU

PHILIPPINES

POLAND

PORTUGAL

QATAR

REPUBLIC OF KOREA

REPUBLIC OF MOLDOVA

ROMANIA

RUSSIAN FEDERATION

RWANDA

SAINT KITTS AND NEVIS

SAINT LUCIA

SAINT VINCENT AND THE GRENADINES

SAMOA

The state of the s

ZAMBIA ZIMBAWE

And in all other r country where is necessary

SAN MARINO SAO TOME AND PRINCIPE SAUDI ARABIA SENEGAL SEYCHELLES SIERRA LEONE SINGAPORE SLOVAKIA SLOVENIA SOLOMON ISLANDS SOMALIA **SOUTH AFRICA** SPAIN **SRI LANKA** SUDAN SURINAME **SWAZILAND** SWEDEN SYRIAN ARAB REPUBLIC TAJIKISTAN THAILAND THE FORMER YUGOSLAV REPUBLIC OF MACEDONIA THE VATICAN CITY STATE TOGO TRINIDAD AND TOBAGO TUNISIA TURKEY TURKMENISTAN **UGANDA UKRAINA UNITED ARAB EMIRATES** UNITED KINGDOM OF GREAT BRITAIN AND NORTHE RN IRELAND UNITED REPUBLIC OF TANZANIA UNITED STATES OF AMERICA URUGUAY **UZBEKISTAN** VANUATU **VENEZUELA** VIETNAM YEMEN **YUGOSLAVIA**

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IN WITNESS WHEREOF, I have hereunto set my hand and seal at Miami, Dade County, Florida, This 1⁸¹ day of September , 2004.

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CERTIFICATE ACCEPTING DESIGNATION AS REGISTERED AGENT

I HEREBY CERTIFY that I have accepted the designation as Registered Agent of EASTERN BUILDING CONSTRUCTION ORGANIZATION, INC., and agree to serve as its Registered Agent, to accept service of process within the State as its Registered Office located at: 7350 N.W. 7 ST. Suite 104, Miami, Florida 33126

