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CHETARY OF STATE

Matthew W. Burns, Attorney

Post Office Box 1226 Destin, Florida 32540

Telephone (850) 837-8445 • Facsimile (850) 650-0400

October 19, 2004

Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314 ATTN: Corporate Filings

Re: Filing of Articles Of Incorporation for Plummer Family Associates, Inc.

To Whom It May Concern:

Please find enclosed the original and one (2) copies of the Articles of Incorporation for filing.

Also, find enclosed my office check number 1042, in the sum of \$87.50 to cover the Filing fee, Certified Copy & Certificate of Status

Please return the Articles and Certificate of Incorporation to this office.

I appreciate your assistance.

Sincerely

Matthew W. Burns

215 Mountain Drive, Suite 107,

Destin, Florida 32541

(850)837-8445

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ARTICLES OF INCORPORATION OF PLUMMER FAMILY ASSOCIATES, INC.

Article I - Name

The name of this corporation is PLUMMER FAMILY ASSOCIATES, INC.

Article II - Principal Office: Mailing Address

The address of the principal place of business of the corporation is 36008 Emerald Coast Parkway, Destin, Walton County, Florida 32541. The mailing address is the same.

Article III - Duration

This corporation shall exist perpetually, commencing with the date of filing.

Article IV - Purpose

This corporation is organized for the purpose of transacting any and all lawful business.

Article V - Capital Stock

This corporation is authorized to issue 1000 shares of common stock of a single claud series.

Article VI - Shares of Stock

Shares of capital stock of this corporation shall be issued initially to the following person(s) and in the amount set opposite his or her name:

CRAIG ALLEN PLUMMER, and his Wife, CLARA KEMPER PLUMMER, As Tenants By The Entirety, together, 1 share.

As used in these Articles, the term "shareholders" denotes the singular at any time that there is only one shareholder.

Article VII - Preemptive Rights

The corporation may, through its by-laws provide that, with regard to certain shares of the stock of the corporation as designated in such by-laws, every holder of such designated shares, upon the issuance or any sale for bonafide consideration of any new stock of this corporation of the same kind, class or series as that designated stock which he already holds shall

have the right to purchase his prorata share thereof (as nearly as may be done without issuance of fractional shares) at the price at which is offered to others.

Article VIII - Restriction of Transferability of Stock

The shares of the capital stock of this corporation shall be issued initially as set forth in Article V. The shareholders may at any time adopt an agreement providing that, at such time as there are two or more separate shareholders, the shares held by the shareholders of this corporation may not be resold or otherwise transferred to any other person unless such shares are first offered to the remaining shareholders of the corporation or to the corporation. The price and terms of which and the time within which such shares may be offered and sold shall be further specified in the By-laws of this corporation, or by written agreement between the corporation and the shareholders.

Article IX - Initial Registered Office and Agent

The street address of the initial registered office of this corporation is: 215 Mountain Drive, Suite 107, Destin, Florida 32541 and the name of the initial registered agent of this corporation at that address is MATTHEW W. BURNS who evidences acceptance of this appointment by his signature below.

Article X - Powers of Directors Held By The Shareholders

Pursuant to F.S. 607.0732(1), it is agreed that all corporate powers shall be exercised by or under the authority of, and the business and affairs of the corporation shall be managed under the direction of the shareholders of record, each of whom shall have one (1) vote in the affairs of the corporation for each share of stock of the corporation owned by the said shareholder. The powers and duties conferred or imposed upon directors by virtue of Florida Statues shall be instead conferred or imposed upon the shareholders.

- (A) At the time of adoption of the initial by-laws, the above agreement set forth in this Article shall be approved in writing by all persons who are then shareholders, and the approval shall be memorialized in the intial by-laws.
- (B) If the agreement is not so approved, then this Article shall be deemed thereby amended pursuant to (C) immediately following.
- (C) Subsequent to the time at the at the time Authority is reserved to the Shareholders to amend these Articles at any time to provide for administration of the corporation by a Board of Directors and, if so amended, to adopt appropriate by-laws pertaining to the Board of Directors.

Article XI - Incorporators

The name and address of the person signing these articles as incorporator is:

MATTHEW W. BURNS

215 Mountain Drive, Suite 107,

Destin, Florida 32541,

Until shares of stock in this corporation have been issued, the incorporator shall have the power to adopt, amend, or repeal a corporate seal and a form for stock certificates, and to authorize the officers appointed herein to receive subscriptions for stock and to issue stock pursuant to such subscriptions and as provided for in these Articles. Subsequent to the initial issuance of shares of stock in this corporation, such power shall be held and exercised by the shareholders as provided elsewhere herein, or as specified in the By-Laws.

Article XII - Officers

The initial officers of the corporation and the names of the persons initially holding office are set forth below:

President MATTHEW W. BURNS

Secretary MATTHEW W. BURNS

Treasurer MATTHEW W. BURNS

Upon adoption of By-laws, all corporate officers, manner of election, manner of removal and of filling vacancies, and terms of office shall be as prescribed in said By-laws. Prior to the adoption of By-laws, corporate offices may be created, abolished, or merged, and officers may be removed and vacancies in offices filled by unanimous vote of the shareholders.

Article XIII - By-Laws

The power to adopt, alter, amend or repeal By-Laws shall be vested in the shareholders.

Article XIV - Indemnification

The corporation shall indemnify any officer or director or any former officer or director to the full extent permitted by law.

Article XV - Amendment

These Articles of Incorporation may be amended by vote of two-thirds of the shareholders.

Article XVI - Tax Article

It is the intention of these Articles that the incorporator shall sell the capital stock of this corporation in accordance with the conditions of Section 1242 - 1244, inclusive, of the Internal Revenue Code. Further, the shareholders of the corporation are hereby authorized, by appropriate resolution, to elect to have the corporation file its income tax returns pursuant to the provisions of Subchapter "S" of the Internal Revenue Code, but such election is not hereby made.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation this day of October, 2004.

MATTHEW W. BURNS 215 Mountain Drive, Suite 107,

Destin, Florida 32541

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to get in this capacity

MATTHEW W. BURNS

215 Mountain Drive, Suite 107,

Destin, Florida 32541

Registered Agent

Dated: October 2, 2004