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February 11, 2005

J.	EMULES	ORPORATION NAME (S) AND DOCUMENT NUMBER (S):		
RDV	Associates, Inc.			
Filing Evidence ☑ Plain/Confirmation Copy		Type of Docume ☐ Certificate of Sta		
	□ Certified Copy	□ Certificate of Go	od Standing	
		☐ Articles Only		
	Retrieval Request Photocopy Certified Copy	☐ All Charter Docu Articles & Amen ☐ Fictitious Name (☐)	dments	
-	NEW FILINGS	AMENDMENTS		
X	Profit	Amendment	end -	
	Non Profit	Resignation of RA Officer/Director	05 FEB	
	Limited Liability	Change of Registered Agent		
	Domestication	Dissolution/Withdrawal	FILED 13 OJ	
	Other	Merger	ED PHI2: 51 Circons	
	OTHER FILINGS	REGISTRATION/QUALIFICATION	A	
	Annual Reports	Foreign		
	Fictitious Name	Limited Liability		
	Name Reservation	Reinstatement		
	Reinstatement	Trademark		
		Other		

ARTICLES OF INCORPORATION

RDV ASSOCIATES, INC.

We, the undersigned all being of full age, do hereby associate ourselves together, and do hereby agree for ourselves, our associates and our assigns, to become a corporation for profit under the laws of the State of Florida, of the United States of America, by and under the provisions and statutes of that State providing for the formation liability, rights, privileges, benefits and obligations conferred and imposed by said law on corporations pursuant to the provisions thereof and hereby make, subscribe and acknowledge and file these Articles of Incorporation as follows

ARTICLE I

CORPORATE NAME

RDV ASSOCIATES, INC.

ARTICLE II

PURPOSE

The nature and purpose of the business to be transacted by this corporation shall be:

MARINE CONSULTING AND SALES. To transact any or all tawful business

tor which corporations may be incorporated under the Florida. General Corporations Act.

To do all and everything necessary or proper for the accomplishment of the object enumerated or necessary or incidental to the protection and benefit of the corporation and in general, to carry on any tawful business necessary or incidental to the attainment of the objects of the corporation whether or not such business is similar in nature to the objects set forth herein, provided the same be not inconsistent with the laws under which the corporation is organized.

ARTICLE III

DURATION AND COMMENCEMENT OF EXISTENCE

this corporation shall commence business on the date of filling of the Articles of Incorporation and shall have perpetual existence unless dissolved according to law.

ARTICLE IV

CAPITAL STOCK

The maximum number of stock shares that this corporation shall be authorized to issue and have outstanding at any one time shall be limited to FIVE HUNDRED (500) shares per common stock having a nominal or par value of One Dollar (\$1.00) per share.

ARTICLE V

OPERATING CAPITAL

The amount of capital with which this corporation shall commence business is not less than Five Hundred Dollars (\$500.00)

ARTICLE VI

ADDRESS

The principal office and initial mailing address of this corporation shall be located at: 1323 SE 17th STREET STE 209, FTLAUDERDALE FL 33316.

However, said place of business may be moved to any other location within the State of Florida at any time thereafter.

ARTICLE VII

REGISTERED AGENT

The designated Registered Agent of the corporation is: Craig Hollander

And he/she will accept service of process at the registered office address located at.

1515 N. University Dr., #206, Coral Springs, FL 33071

ARTICLE VIII

SUBSCRIBER

The name and address of the Registered Agent and Subscriber to these Articles of Incorporation is. Craig Hollander, 1515 N. University Dr., #206, Coral Springs, Ft. 33071.

ARTICLE IX

ASSIGNMENT OF STOCK

The original incorporator/s of this corporation shall have the right upon its organization to assign and deliver their subscription of stock or a specified number of stock shares thereof, to any other person or to lims or corporations who may hereafter become subscribers to the capital stock of said corporation; who upon acceptance of such assignment, shall stand in lieu of the incorporator and assume and carry out all the rights, liabilities and duties entailed by said subscriptions subject to the laws of the State of Florida and the execution of these instruments of assignment.

ARTICLE X

BOARD OF DIRECTORS

The Director constituting the initial Board of Directors shall be TWO (2) in number at this time. However, the number of directors may be increased or diminish in number from time to time. The name and address of the 1WO (2) person/s who will serve as member of the board is/are:

RYOKO DAVIS

1323 SE 17th ST STE 209 FT LAUDERDALE FL 33316 JERRY VURPILLAT

1323 SF 17" ST STE 209 FT LAUDERDALE FL 33316

ARTICLE XI

All Corporate Powers shall be exercised by and under the authority of, and the business and affairs of this corporation shall be managed under the direction of the Board of Directors as stated herein.

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ARTICLE XII

STOCKHOLDERS & CORPORATE OFFICERS

The names and addresses of the initial stockholders of this corporation and the corporate office held until a successor or successors are elected, if elected is/are:

RYOKO DAVIS, President/Director

1323 SE 17th ST STE 209 FT LAUDERDALE FL 33316

JERRY VURPILLAT, VICE PRESIDENT/SECRETARY/DIRECTOR

1323 SE 17th ST STE 209 FT LAUDERDALE FL 33316

ARTICLE XIII

The corporation shall indemnify any Officer or Director or former Officer or Director of this corporation to the full extent permitted by law.

ARTICLE XIV

The corporation reserves the right to amend, alter, change or repeal any provision or provisions thereof, contained in these Articles in the same manner now or hereafter prescribed by Statute, and all rights conferred upon its stockholders herein are granted subject to this reservation.

Having been named to accept service of process for at the place designated in this certificate. Thereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I accept the duties and obligations of Section 607.325, Florida Statutes.

CRAIG HOLLANDER

INCORPORATOR & REGISTERED AGENT