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ARTICLES OF INCORPORATION OF REBAR SERVICES INC.

KNOW ALL MEN BY THESE PRESENTS;

That we, the undersigned, having this day voluntarily associated ourselves together for the purpose of forming a corporation under the laws of the state of FLORIDA. And to that end do hereby adopt the following ARTICLES OF INCORPORATION.

ARTICLE #1;

The name of the corporation shall be; REBAR SERVICES INC...

ARTICLE #2;

The principal place of business is 3731 SW 47TH AVE. suite 401, DAVIE, FL. 33314. The mailing address is the same.

ARTICLE #3;

The purpose for which the business is organized is to engage in business as a Reinforcing steel placement and management company. The corporation shall further have unlimited power to engage in and do any lawful business for which corporations may be organized for, under the Florida business corporations act. And any amendments thereto.

ARTICLE #4;

The corporation shall have the authority to issue (100,000) one hundred thousand shares of stock, All of which shall be common voting stock. The common voting stock shall the have unlimited voting rights as provided in the Florida revised business corporations act.

ARTICLE #5:

The initial officers / directors are;

Robert J. Hallaran III 100 % stockholder President / C.E.O. 3731 sw 47th ave. suite 401, Davie, FL. 33314.

ARTICLE #6;

The address of the corporations initial registered office shall be;

3731 sw 47th ave. suite 401,

Davie, FL. 33314.

The corporations initial registered agent at this address is;

Robert .J Hallaran HI

I hereby acknowledge and accept appointment as corporation registered agent;

SECRETARY OF STAYE

ARTICLE #7;

The name and address of the incorporator is; Robert J. Hallaran III 3731 sw 47th ave. suite 401. Davie, FL, 33314

ARTICLE #8;

To the fullest extent permitted by the Florida Business Corporation Act as it exists or may hereafter be amended, no person who is serving or who has served as a director of the corporation shall be personally liable to the corporation or any of its shareholders for monetary damages for breach of duty as a director. As well each director / manager pledges to provide his best efforts to the task of fulfilling the companies required workload. No amendment or repeal of this Article nor the adoption of any provision of these Articles of Incorporation inconsistent with this Article shall eliminate or reduce the protection granted herein with respect to any matter that occurred prior to such amendment, repeal, or adoption.

In witness whereof we.

Robert J Hallaran III

Have executed these articles of incorporation in duplicate this 23 day of July 2005, and say; that we have read the above and foregoing articles of incorporation; know the contents thereof, and that the same is true to the best of our knowledge and belief. And to those matters we believe to be true.

ROBERT J. HALLARAN III

Registered agent and Incorporator