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6/13/2007

AMENDED AND RESTATED ARTICLES OF INCORPORATION OF

PRAISE CONSTRUCTION COMPANY, INC.

DOCUMENT NUMBER P06000151473

FILED 07 JUN 13 PM 2: 28 SECRETARY OF STATE ALL AHASSEE, FI ORDINA

ARTICLES OF INCORPORATION ORIGINALLY FILED ON December 8, 2006

The Articles of Incorporation are amended and restated to eliminate and amend Article(s)
I through VII as provided below.

ARTICLE I

Name, Principal Place of Business, and Duration

The name of the Corporation is Praise Construction Company, Inc. The principal place is a few of the Corporation is 10863 Arbor View Blvd., Orlando, Florida 32825. The state of the Corporation if perpetual.

ARTICLE II

Registered Office and Agent

The address of the registered office in the State of Florida is 10863 Arbor View Blvd in the City and the state of Orlando, County of Orange. The name of the registered agent at such address is Antonio C. in the city of the state of Jackson.

ARTICLE III

Corporate Purposes, Powers and Rights

- 1. The nature of the business to be conducted or promoted and the purposes of the Corporation are to engage in any lawful act or activity for general contracting and construction management for which corporations may be organized under the Business Corporation Act of Florida.
- 2. In furtherance of its corporate purposes, the Corporation shall have all of the general and specific powers and rights granted to and conferred on a corporation by the Business Corporation Act of Florida.

ARTICLE IV

Capital Stock

- 1. The total number of shares of capital stock which the Corporation has the authority to issue is 10,000 shares of Common Stock ("Common Stock").
- 2. The designations, voting powers, preferences and relative, participating, optional or other special rights, and qualifications, limitations or restrictions of the above stock are as follows:
- (a) The holders of the Common Stock are entitled to receive, to the extent permitted by law, such dividends as may be declared from time to time by the Board of Directors.
- **(b)** In the event of the voluntary or involuntary liquidation, dissolution, distribution of assets or winding up of the Corporation, after distribution in full of the transfer of the corporation, after distribution in full of the transfer of the corporation, after distribution in full of the corporation, after distribution in full of the corporation. preferential amounts, if any, to be distributed to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of preferred to the creditors and holders of shares of the creditors and holders of the creditors are the creditors and the creditors are the creditors are the creditors and the creditors are the credito stock, if any such stock shall be authorized herein and issued, the holders of Common Stock shall be authorized herein and issued, the holders of Common Stock shall be authorized herein and issued, the holders of Common Stock shall be authorized herein and issued, the holders of Common Stock shall be authorized herein and issued, the holders of Common Stock shall be authorized herein and issued, the holders of Common Stock shall be authorized herein and issued, the holders of Common Stock shall be authorized herein and issued, the holders of Common Stock shall be authorized herein and issued, the holders of Common Stock shall be authorized herein and issued, the holders of Common Stock shall be authorized herein and issued. be entitled to receive all of the remaining assets of the Corporation of whatever kind available for the remaining assets of the Corporation of whatever kind available for the remaining assets of the Corporation of whatever kind available for the remaining assets of the Corporation of whatever kind available for the remaining assets of the Corporation of whatever kind available for the remaining assets of the Corporation of whatever kind available for the remaining assets of the Corporation of whatever kind available for the remaining assets of the Corporation of whatever kind available for the remaining assets of the Corporation of whatever kind available for the corporation of whatever kind available for the corporation of distribution to shareholders ratably in proportion to the number of shares of Common Stock helding in 1900, as the day striby them respectively. The Board of Directors may distribute in kind to the holders of Common statements of the first statement of the stat Stock such remaining assets of the Corporation or may sell, transfer or otherwise dispose of all the manufacture was assets or any part of such remaining assets to any other corporation, trust or other entity and receive an adjustant state. payment therefor in cash, stock or obligations of such other corporation, trust or other entity; or a second of such other corporation, trust or other entity; or a second of such other corporation, trust or other entity; or a second of such other corporation, trust or other entity; or a second of such other corporation, trust or other entity; or a second of such other corporation, trust or other entity; or a second of such other corporation, trust or other entity; or a second of such other corporation, trust or other entity; or a second of such other corporation, trust or other entity; or a second of such other corporation, trust or other entity; or a second of such other entit any combination thereof, and may sell all or any part of the consideration so received and the consideration so distribute any balance thereof in kind to holders of Common Stock. The merger or consolidations to historical classes of the Corporation into or with any other corporation, or the merger of any other corporation inforces and constant and the it, or any purchase or redemption of shares of stock of the Corporation of any class, shall not be store a construction of s deemed to be dissolution, liquidation or winding up of the Corporation for the purposes of this who is the distribution. But paragraph.
 - (c) Each holder of Common Stock has one vote with respect to each share of stock held by him of record on the books of the Corporation on all matters voted upon the shareholders.
 - (d) The private property of the shareholders of this Corporation shall not be subject to the payment of corporate debts, except to the extent of any unpaid balance of subscription of shares.
 - (e) Any person, upon becoming the owner or holder of any shares of the Common Stock or other securities having voting rights issued by this Corporation ("shareholder"), does thereby consent and agree that all rights, powers, privileges, obligations or restrictions pertaining to such person or such securities in any way may be altered, amended, restricted, enlarged, or repealed by legislative enactments of the State of Florida, or of United States hereinafter adopted which have reference to or affect corporations, such securities, or such persons if any; and that the Corporation reserves the right to transact any business of the

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Corporation. To alter, amend or repeal these Articles of Incorporation, or to do any other acts or things as authorized, permitted or allowed by such legislative enactments.

- The following actions or transactions require the approval, ratification or authorization by vote or written action of the holders of record owning at least two thirds (2/3rds) of the issued and outstanding shares of common stock:
 - Approval of the dissolution of the Corporation
 - (ii) Approval of a plan or agreement to:
 - Sell, lease, exchange, or otherwise dispose of all, or substantially all, of its property; or,
 - Mortgage, pledge, dedicate to the repayment of indebtedness (b) (whether with or without recourse), create a security interest in, or otherwise encumber any or all of its property.
 - (iii) Approval of a plan of merger or share exchange by the Corporation
 - Approval of a plan of conversion of the Corporation into another business entity
- order at the $-\infty$ -by parameter). Approval of a plan or authorization of reincorporation of the so reciplose and the second are in the Corporation in another jurisdiction. A graph of a light and the en as whatar sistem in his brokenski en in a senendising en in station kenned en in de de de in inhumber han i

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> The power of the incorporator shall terminate upon the filing of the Articles of Incorporation of the Corporation with the office of the Secretary of State of Florida.

ARTICLE VI

Board of Directors

- 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 Board of Directors, except as otherwise herein provided or reserved to the holders of Common Stock in the By-Laws of the Corporation.
- The number of members of the Board of Directors will be fixed from time 2. (a) to time by resolution of the Board of Directors, but (subject to vacancies) in no event may there be less than one (1) director. Each director shall serve until the next annual meeting of shareholders.

- (b) If any vacancy occurs in the Board of Directors during a term, the remaining directors, by affirmative vote of a majority thereof, may elect a director to fill the vacancy until the next meeting of shareholders.
- (c) The names and mailing addresses of the persons who shall serve as directors of the Corporation until the first annual meeting of the shareholders are as follows:

<u>Name</u>

Address

Antonio C. Jackson

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10863 Arbor View Blvd. Orlando, Florida 32825

ARTICLE VII

Affiliated Transactions

This Corporation expressly elects not to be governed by the provisions of Section 607.0901; The state of the Florida Statutes (Section 26 of the Florida Business Corporation Act) as the same such section where the exists as of the date hereof or as such section may hereafter be amended.

ARTICLE VIII (1976) - 1976 - 1

Amendment

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The corporation reserves the right to amend, alter, change for repeal any provision of the contained in these Articles of Incorporation; in the manner now or hereafter prescribed by the latest and all rights conferred upon shareholders herein are granted subject to this reservational and derivative statute, and all rights conferred upon shareholders herein are granted subject to this reservational and derivative statute.

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The undersigned, for purpose of amending and restating the Articles of Incorporation of the constant of the Corporation as provided by the laws of the State of Florida and By-Laws of the Corporation, and the constant to and make, file and record these Amended and Restated Articles of Incorporation, and certify that the facts herein stated are true; and we have accordingly hereunto set our hands and seals on and as of the date set forth below.

Dated: June 13, 2007.

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Antonio C. Jackson, President

CERTIFICATE OF AMENDMENT AND RESTATEMENT

The undersigned officers of Praise Construction Company, Inc., a Florida corporation, do hereby certify and attest that by Action by Written Consent, the Board of Directors and Shareholders of the Corporation unanimously voted and consented to amend and, as amended, restate Articles I through VII, inclusive, of the Articles of Incorporation of Praise Construction Company, Inc. as set forth in the Amended and Restated Articles of Incorporation dated this date and executed by the President and Secretary of the Corporation.

Dated: June 13, 2007

Antonio C. Jackson, President

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