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ARTICLES OF INCORPORATION OF ALLIED IMPEX I, INC.

The undersigned incorporator, for the purpose of forming a corporation under the Florida Business Corporation Act, hereby adopts the following Articles of Incorporation.

ARTICLE I

The name of the corporation shall be ALLIED IMPEX I, INC.

ARTICLE II

The corporation shall have the power to engage in any lawful activity for which corporations may be organized under the Florida Business Corporation Act.

ARTICLE III

The aggregate number of shares that the corporation shall have authority to issue and to have outstanding at any one time is (2,000) shares, each with a par value of (\$.001). All such shares shall be of a single class and designated as common.

ARTICLE IV

Each holder of common shares shall have one vote for each such share held of record on all matters submitted for shareholder approval. Except as otherwise specifically required by law, or except as specifically provided in these articles of incorporation, all other matters requiring shareholder approval shall require an affirmative vote of a majority of the shares voting thereon.

ARTICLE V

The corporation elects to have preemptive rights.

ARTICLE VI

The corporation shall indemnify to the fullest extent permitted by the Florida Business Corporation Act any person who has been made, or is threatened to be made, a party to an action, suit, or proceeding, whether civil, criminal, administrative, investigative, or otherwise (including an action, suit or proceeding by or in the right of the corporation), by reason of the fact that the person is or was a director or officer of the corporation, or a fiduciary within the meaning of the Employee Retirement Income Security Act of 1974 with respect to an employee benefit plan of

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the corporation, or serves or served at the request of the corporation as a director, or as an officer, or as a fiduciary of an employee benefit plan, of another corporation, partnership, joint venture, trust or other enterprise. In addition, the corporation shall pay for or reimburse any expenses incurred by such persons who are parties to such proceedings, in advance of the final disposition of such proceedings, to the full extent permitted by the Florida Business Corporation Act.

ARTICLE VII

The Florida Control-Share Acquisition sections of the Florida Business Corporation Act (607.0901 through 607.0903) shall not be applicable to this corporation.

ARTICLE VIII

The bylaws of the corporation may be amended by majority vote of either the directors or the shareholders.

ARTICLE IX

The number of directors of the corporation shall be set by the bylaws of the corporation.

ARTICLE X

The initial registered agent of the corporation is **BLAINE H. HIBBERD**, ESQ. The street address of the corporation's initial registered office is:

BLAINE H. HIBBERD, P.A. 633 SE 3RD AVE., SUITE 301 FORT LAUDERDALE, FL 33301

ARTICLE XI

The principal place of business and mailing address of this corporation shall be:

759 D BENOIST FARMS ROAD WEST PALM BEACH, FL 33411

ARTICLE XII

The name and address of the incorporator to these Article of Incorporation is

BLAINE H. HIBBERD, ESQ. BLAINE H. HIBBERD, P.A. 633 SE 3RD AVE., SUITE 301 FORT LAUDERDALE, FL 33301

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ARTICLE XIII

The name and address of the officers and directors of the corporation are:

H. D. PATEL, DIRECTOR & PRESIDENT **759 D BENOIST FARMS ROAD** WEST PALM BEACH, FL 33411

AUBREY ADAIR, DIRECTOR & VICE PRESIDENT 759 D BENOIST FARMS ROAD WEST PALM BEACH, FL 33411

AARON OBLON, DIRECTOR & SECRETARY 759 D BENOIST FARMS ROAD WEST PALM BEACH, FL 33411

ARTICLE XIV

The effective date of this corporation shall be May 22, 2007.

The undersigned incorporator has executed these Articles of Incorporation on the date set forth below.

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BLAINE H. HIBBERD, ESO. Incorporator

Date:



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