

Florida Department of State

Division of Corporations Electronic Filing Cover Sheet

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FLORIDA PROFIT/NON PROFIT CORPORATION ELITE R.P.M. ENGINES INC.

Certificate of Status	0
Certified Copy	1
Page Count	06
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Electronic Filing Menu

Corporate Filing Menu

Help

P. 002/006 SECRETARY OF STATE DIVISION OF CORPORATION

ARTICLES OF INCORPORATION OF

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ELITE R.P.M. ENGINES INC.

THE UNDERSIGNED incorporator does hereby make subscribe, acknowledge and file with the Department of State these Articles of Incorporation for the purpose of forming a Corporation for profit in accordance with the laws of the State of Florida.

ARTICLE I - NAME

The name of this Corporation shall be

ELITE R.P.M. ENGINES INC.

ARTICLE II - GENERAL NATURE OF BUSINESS

This Corporation may engage in any activity or business permitted under the laws of the United States of America and of the State of Florida.

ARTICLE III - CAPITAL STOCK

The maximum number of shares of capital stock authorized to be issued by this Corporation par \$1.00 Value shall be:

SHARES

PAR VALUE

Each of said shares of stock shall entitle the holder thereof to one (1) vote at any meeting of the stockholders. All or any part of said capital stock may be paid for in cash, in property (other than stock or securities), or in labor or services at a fair valuation to be fixed by the incorporator or by the Board of Directors at a meeting called for such purpose. All stock when issued shall be fully paid for and shall be nonassessable.

ACTICLE IV - INITIAL CAPITAL

The amount of capital with which this Corporation shall begin business shall be no less than Five Hundred (500.00) Dollars.

<u>ARTICLE V – TERM OF CORPORATE EXISTENCE</u>

The Corporation shall have perpetual existence.

ARTICLE VI - PRINCIPAL OFFICE

The following shall be the street address and the principal office of this Corporation, but the Corporation shall have the power to move the principal office to any other address in the state of Florida, and to establish branch Offices and other places of business at such other places within or without the State of Florida that may be deemed expedient:

17504 S.W. 245TH TERRACE HOMESTEAD, FL. 33031

ARTICL VII - DIRECTORS

There shall be a Board of Directors for this Corporation which shall consist of not less one (1) and not more than nine (9) directors, the number of the same to be fixed by the Corporate by-laws. Each of said Directors shall be of full age and at least one of them shall be a citizen of the of the United States. Any Director may be removed, without cause, at any annual or special meeting of the Stockholders, where a quorum is present in person or by proxy, by the affirmative vote of a majority of the outstanding stock of the Corporation entitled to vote at said meeting. Any officer of the Corporation may be removed, without cause, at any annual or special meeting of the Board of Directors, where a quorum is present, by the affirmative vote of a majority of the Directors present.

ARTICLE VIII- INITIAL BOARD OF DIRECTORS

The member(s) of the first Board of Directors are:

DIRECTORS

ADDRESS

SUSAN FERNANDEZ

17504 S.W. 245TH TERRACE HOMESTEAD, FL. 33031 The member of the first Board of directors, unless otherwise provide by the by-laws, shall hold office for the first year of the corporate existence of until their successors are elected or appointed and have qualified.

ARTICLE IX - SUBSCRIBERS

The name and address of the subscriber(s) to these Articles of Incorporation and the number of shares subscribed thereto are:

NAME

ADDRESS

NUMBER SHARES

SUSAN FERNANDEZ

17504 S.W. 245TH TER. HOMESTEAD, FL. 33031

500

ARTICLE X - OFFICERS

The officers of this Corporation shall be a President, who shall be a Director, a Secretary and a Treasurer and such officers, agents and factors as may be deemed necessary.

All officers, agents and factors shall be chosen in such manner, hold their offices for such terms, and have such powers and duties as may be prescribed by the by-laws or determined by the Board of Directors. Any person may hold two or more offices, except that the President shall not be also mad the Secretary or Assistant Secretary of this Corporation. The initial officers of the Corporation shall be as follow:

OFFICERS

ADDRESS

SUSAN FERNANDEZ (PRESIDENT)

17504 S.W. 245TH TERRACE

HOMESTEAD, FL. 33031

SUSAN FERNANDEZ (TREASURER)

17504 S.W. 245TH TERRACE

HOMESTEAD, FL. 33031

<u> ARTICLE XI – REGISTERED AGENT</u>

The registered agent of the Corporation shall be:

NA	ME

ADDRESS

SUSAN FERNANDEZ

17504 S.W. 245TH TERRACE HOMEASTEAD, FL. 33031

The registered office of the Corporation shall be:

17504 S.W. 245TH TERRACE HOMESTEAD, FL. 33031

ARTICLE XIII - AMENDMENT

STATE OF FLORIDA))	
•)	SS	
CUTIMEA UE DADE	١.		

Pursuant to the provisions of Section 6073325, Florida Statutes, the Undersigned Corporation, organized under the laws of the State of Florida, following statement in designation registered submits the office/registered agent, in the State of Florida.

١.	The Name Corporation is: ELITE R.P.M. ENGINES INC.				
	•				
2.	The name and address of the registered agent and office is: susan FERNANDEZ				
	17504 S.W. 245TH TERRACE				
•	(P.O.Box not acceptable)				
	HOMESTEAD, FL. 33031				
	(City/State/Zip)				
	SIGNATURE: O Wanformedel				
	(Corporate Officer); Susan Fernandez				
	TITLE: PRESIDENT/TREASURER				
	DATE: 5/12/10				
į.	TAVING REEN NAVIED TO ACCEDE REDUCED OF THE COMPANY				

TO ACCEPT SERVICE OF PROCESS FOR STATED CORPORATION AT DESIGNATED IN THIS CERTIFICATE I HEREBY AGREE TO ACT IN THIS CAPACITY AND FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL THE STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I ACCEPT THE DUTIES AND OBLIGATIONS OF SECTION 607.325, FLORIDA STATUTES.

SUSAN FERNANDEZ

5/12/10