# P9500006/84 TRANSMITTAL LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

3 CHOCOUL 317'417'831 -01710795--01067--003 -+++122.50 -+++#127.50

SUBJECT: Commorain		stems , Inc. o name - must include su	Jflix)	
Enclosed is an original for :  \$70.00 Filing Fee	and one (1) cop  \$78.75  Filing Foo & Certificate	x \$122.50 Filing Fee & Certified Copy	incorporation and \$131.25 Filing Fee, Certified Copy & Certificate	a check
FROM:	Jeanne W . Cannon  Name (printed or typed)			
	528 Riverwoods Trail Address		***************************************	
	Chuluota , Fl. 32766  City, State & Zip  (407) 366-0475			<b>ú</b>
			<u>u'd</u>	786
	Daytim	e Telephone number	< p	117

NOTE: Please provide the original and one copy of the articles.



January 12, 1995

JEANNE W. CANNON 526 RIVERWOODS TR. CHULUOTA, FL 32766

SUBJECT: COMMERCIAL PIPING SYSTEM, INC.

Ref. Number: W95000000852

We have received your document for COMMERCIAL PIPING SYSTEM, INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The designation of the registered office and the registered agent, both at the same Florida street address, must be contained within the document pursuant to Florida Statutes. The registered agent must sign accepting the designation as required by Florida Statutes.

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6931.

Letter Number: 495A00001454

Steven Godfrey Corporate Specialist

\* 91 '8 NI '8 NI SECULE STATE SECULE SECULE

### ARTICLES OF INCORPORATION

OF

# COMMERCIAL PIPING SYSTEM, INC.

The undersigned subscribers to these Articles of Incorporation, each a natural person competent to contract, hereby associate themselves together to form a corporation for profit under the laws of the State of Florida.

# ARTICLET

The name of the corporation is:

COMMERCIAL PIPING SYSTEM, INC.

### ARTICLEU

This corporation is to exist perpetually unless dissolved in accordance with the laws of the State of Florida.

### ARTICLE III

This corporation may engage in any activities of businesses permitted under the laws of the United States and of the State.

# ARTICLETY

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 1,000 shares of common stock with a par value of ONE and NO-100 DOLLARS (\$1.00). All or any part of said stock of this corporation may be paid for wholly or in part for cash or other property, excluding stock or other securities, at a just valuation to be fixed by the Directors of this corporation at any regular or special meeting and any and all shares so issued shall be fully paid and nonassessable.

# ARTICLE V

The initial street address of the principal office of this corporation in the State of Florida is 528 Riverwoods Trail Chuluota, FL. 32766. The initial registered agent of this corporation at that address shall be Jeanne Wimberger Cannon. The Board of Directors may from time to time move the principal office to any other address in Florida. This corporation shall have the privilege of having such branch offices at such other places within the State of Florida or without the State of Florida, and within or without the United States of America as may be designated from time to time by the Directors of the corporation.

# ARTICLE YI

This corporation shall not have less than one (1) Director initially; the number of Directors may be increased from time to time by By-Laws adopted by the Stockholders, but shall never be less than one (1)

# ARTICLE VII

The name and street address of the person signing these Articles as incorporator is

JUNEAU UINWIGER CONTON

Jeanne Wimberger Cannon

528 Riverwoods Trail

Chuluota Florida, 32766

# ARTICLE VIII

The Articles of Incorporation may be amended in the manner provided by Law. Every amendment shall be approved by the Board of Directors, proposed by them to the stockholders, and approved at a shockholders' meeting by a majority of the stock entitled to vote thereon, unless all the Directors and all the stockholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be unide

### ARTICLEIX

No stock in the corporation shall be transferred to a person who is not already a stockholder unless the stock shall have been first offered by a writing for sale to each of the other stockholders of the corporation at the same price and on the same terms as would be governed upon a transfer to a person not a stockholder. The writing shall set forth the price and terms and shall be sent by certified mail to each stockholder at the address listed on the corporation's books. The right to transfer the stock to a person not a stockholder shall not exist until all existing stockholders refuse the offer made as provided above or until they fail for a period of thirty (30) days after receipt of the written offer to accept the same by compliance with the terms therein set forth. Regulations as to the formalities and procedure to be followed in effecting the transfer shall be prescribed in the By-Laws of the corporation.

### ARTICLEX

In case of the death of any stockholder, the corporation shall have the right to pruchase the stock from the legal representative of the deceased for its book value as of the date of death of the deceased stockholder. If the corporation does not, or cannot, purchase such

stock, the Board of Directors shall have the right to empower such of its existing stockholders as it sees fit to make such purchase from such legal representative at the same 19 ice. Should the option provided for in this Article not be exercised, then, after the Impse of mnoty (90) days, the legal representative may dispose of said stock as he (she) sees tit

# ACCEPTANCE OF DESIGNATION AS RESIDENT AGENT.

The undersigned hereby accepts her designation as Resident Agent of Commercial Piping System, Inc. as contained in the foregoing Articles of Incorporation and agrees to provide the services as required or as may be required under the provisions, law, and statutes of the State of Florida.

Dated this 4 day of Jan. 1995

Jeanne W Cannon

STATE OF FLORIDA

COUNTY OF ORANGE

Jeanne W Cannon

FATE OF FLORIDA

OUNTY OF ORANGE

Before me, a Notary Public authorized to take acknowledgments in the State and County
of the decree presentable appropried IEANNE W. CANNON Jensey by me to be the set forth above, personally appeared JEANNE W. CANNON, known by me to be the person who executed the foregoing acceptance.

In my witness whe gof, I have hereunto set my hand and affixed my official seal in the State and County afore said the Hay of Jul 1995.

NOTARY PUBLIC

My Commission Expires:

P. RENSE CARBUTH MY COMMISSION # CC 278685 EXPIRES: April 14, 1997 **Bonded Thru Notary Public Underwriters**