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#### ARTICLES OF INCOMPONATION OF A D TILM ANTERPRISES, INC.

The undersigned subscribed to these Articles of Incorporation, a natural person component to contract, hereby forms a corporation for profit under the Laws of the State of Florida.

# ARTICLE I - NAME

The name of the Corporation shall be R & D TILE ENTERPRISES, INC.

#### ANTICLA II - NATURE OF BUSINESS

The Corporation may engage in any activity or business permitted under the laws of the State of Florida and of the United States of America; except that it is not to conduct a banking, safe deposit, trust, insurance, surety, express, railroad, canal, mutual life insurance association, cooperative association, fraternal benefits society, state fair or exposition.

# ARTICLE III - SUARBS OF STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 100 shares at \$1.00 par value.

### ARTICLE IV - DURATION

The Corporation is to have perpetual existence, commancing upon the filing of these Articles with the Department of State.

### ARTICLE V - REGISTERED OFFICE AND AGENTS

The address of the Corporation's initial registered office and the name of its initial registered agent at such address are as follows: ALEJANDRO NUNEZ, ESQ., Registered Agent, 6361 Sunset Drive Prepared By: Alejandro Nunez, Esq. Florida Bar No. 768812 6361 SUNGET DRIVE, S. MIAMI, FL 33:43 (305) 669.0000

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South Highl, Plorida 33143.

#### Corporate Addreuu: 6361 Sunset Drivo South Hiami, Florida 33143

### ARTICLE VI - REAIDENT AGENT

Pursuant to the provisions of Section 40.091, Florida Statutes, the following is the designation of the Resident Agent on whom service of process may be mades

> ALEJANDRO MUNEZ, 880. 6361 Sungot Drive South Miami, Plorida 33143

### ARTICLE VII - DIRECTORS

This Corporation shall have Two (2) director initially. The number of directors may be increased or diminished from time to time by the By-Laws adopted by the Stockholders.

# ARTICLE VII - INITIAL DIRECTORS

The names and street address of the members of the first Board of Directors who shall hold office until their successors are elseted and qualified, are as follows:

PREB: BLENA CORCHADO PERALTA

V-PRE6:	diana	ford	7481 N.W. 9th Street Plantation, Fl 33317
SBC	diana	FORD	7481 N.W. 9th Streat Plantation, Fl 33317

TREAS: ELENA CORCHADO PERALTA

### ARTICLE IX - INCORPORATORS

The names and addresses of the persons signing these Articles of Incorporation as incorporators are:

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PRES:BLRNA CORCHADO FERALTAV-PRES:DIANA FORD7481 N.W. 9th Street<br/>Plantation, Fl 33317SEC:DIANA FORD7481 N.W. 9th Street<br/>Plantation, Fl 33317TREAS:HIENA CORCHADO PERALTA

## ARTICLE X - AMUNDMENT

These Articles of Incorporation may be amended in the manner provided by law. Hvory amendment shall be approved by the Board of Directors, proposed by them to the stockholders, and approved by the stockholder's 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 to these Articles of Incorporation be made.

#### ARTICLE XI - REGULATION OF BUSINESS

The following additional provisions are inserted for the management of the business and for the conduct of the affairs of the corporation, and to create, define, limit, and regulate the powers of the corporation, and the shareholders:

A. If the By-Laws of the corporation so provide, any meeting of the shareholders may be held either within or without the State of Florida and the books and records of the corporation may be kept at such place or places outside the State of Florida as may be designated, at any time, or from time to time, by the shareholders, 3186-24-25825 17140 FRCH 1291141

unless otherwise provided by the laws of Florida.

B. No contract or other transaction between the Corporation and one or more of its charsholders, or any other corporation, firm, Association or entity in which one or more of its shareholders are directors or officers, or are financially interested, shall be either void or voidable because of such relationship or interest or because of such shareholder or shareholders are present at the meeting which authorizes, approves or ratifies such contract or transaction or because his or their

wishes are counted for such purpose if:

The fact of such relationship or interest is disclosed or known to the shareholders which authorize, approve or ratify the contract or transaction by a vote or consent sufficient for the purpose without counting the votes or consents of such interested shareholders; or The fact of such relationship or interest is disclosed or known to the shareholders entitled to vote and they authorize, approve or ratify such contract or transaction by vote or written consent; or The contract or transaction is fair and reasonable as to the corporation at the time it is authorized by the shareholders.

Such common or interested shareholders may be counted in determining the presence of a quorum at a meeting of the shareholders which authorizes, approves or ratifies such contract or transaction.

C. The Stock in the corporation is issued pursuant to the provisions of Section 1244 of the Internal Revenue Code.

D. In the event a certificate of stock is lost, stolen or destroyed, the corporation may issue a replacement certificate without requiring the surrender of the certificate for cancellation, provided that the shareholder in whose name the 3996-24-1995 17149 FRUM EMPTINE

certificate was registered shall provide an affidavit setting forth the diroumstances under which such certificate was lost, stolen or destroyed and provided said shareholders agrees in writing to indomnify and hold the corporation hazaless from and against any and all claims, actions, and suits, whether groundless or otherwise and from and against any and all liabilities, losses, damagos, costs, charges, counsel fees, and other expenses, of every nature and character, which the corporation at any time shall or may sustain or incur by reason of any claim or demand which may be made as a result of the issuance of such new certificate.

# ARTICLE XII - PRE-EMPTIVE RIGHT

Every stockholder shall on the sale for each of any new stock of the same class as that which he already holds, have the right to purchase his pro-rate share thereof (as nearly as may be done without insurance of fractional shares) at the price at which it is offered to others.

IN WITNESS WHEREOF, I have herounto got my had and seal on this day of MUM , 199S. <u>na.</u> Witheso **BVBN** livar PERALTA President and Treasuror Witness Mate Andro Nunez Witnossi MIN DRO зez

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DIANA FORD, Vice-President and Scoretary

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STATE OF FLORIDA	
COUNTY OF DADR	188 )
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# CERTIFICATE DEGIONATING FLACE OF DUSINEES ON DOMICILE FOR THE GERVICE OF PROCESS MITHIN THIS STATE. NAMING AGENT UPON MUCH PROCESS MAY BE SERVED

In pursuance of Chaptor 48.091, Florida Statutes, the following is submitted, in compliance with said act:

That B & D TILE ENTERPRISES, INC., desiring to organize under the laws of the State of Plorida with its principal office, located at 6361 Summet Drive, South Miami, Plorida, as indicated in the articles of incorporation at the City of Miami, County of Dade, State of Florida has named ALEJANDRO NUNES, BSQ., located at 6361 Summet Drive, South Miami, County of Dade, State of Florida, as its agent to accept service of process within this state.

# ACKNOWLEDGENENT

Having been named to accept service of process for the above state corporation, at the place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said hot relative to keeping open said office.

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ALEST NDRO NUNES

Registerod Agent

wp/dorp/art-inc

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