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MAIL TO: P.O. BOX 5828 TAILAHASSEE, FL. 32314

ACCOUNT NO. 1 072100000032

REFERENCE + 536247

AUTHORIZATION :

COST LIMIT : \$ 70.00

ORDER DATE : February 3, 1995

ORDER TIME : 11:45 AM

ORDER NO. : 536247

CUSTOMER NO:

8961A

CUSTOMER: Meligsa Hovan, Legal Asst

HUME & JOHNSON

Suite 301 1401 University Drive Coral Springs, FL 33071

DOMESTIC FILING

P9500009439

NAME

HARVEST HOUSING PROJECT, INC.

XXX ARTICLES OF INCORPORATION
CERTIFICATE OF LIMITED PARTNERSHIP

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY

XXXX PLAIN STAMPED COPY

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Debbie Skipper

EXAMINER'S INITIALS:

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SECRED: STATE
TALLAHASSEE, FI OPINA

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ARTICLES OF INCORPORATION

OF

HARVEST HOUSING PROJECT, INC.

95 FILED
SECRETARIANSSEE, FLORIDA

The undersigned incorporator hereby forms a corporation under Chapter 607 of the laws of the State of Florida.

ARTICLE I. NAME

The name of the corporation shall be: HARVEST HOUSING PROJECT, INC.

The address of the principal office of this corporation shall be 1401 University Drive, Suite 301, Coral Springs, Florida 33071, and the mailing address of the corporation shall be the same.

ARTICLE II. NATURE OF BUSINESS

This corporation may engage or transact in any or all lawful activities or business permitted under the laws of the United States, the State of Florida or any other state, country, territory or nation.

ARTICLE III. CAPITAL STOCK

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 having \$1.00 par value per share.

ARTICLE IV. REGISTERED AGENT

The street address of the initial registered office of the corporation shall be 1201 Hays Street, Tallahassee, Florida 32301, and the name of the initial registered agent of the corporation at that address is Corporation Information Services, Inc.

ARTICLE V. TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE VI. DIRECTORS

All corporate powers shall be exercised by or under the authority of, and the business and affairs of the corporation managed under the direction of its Board of Directors, subject to any limitation set forth in these Articles of Incorporation. This corporation shall have one Director, initially. The name and address of the initial member of the Board of Directors are:

Henry W. Johnson Dir.

1401 University Drive Suite 301 Coral Springs, Florida 33071

ARTICLE VII. INCORPORATOR

The name and street address of the incorporator to those Articles of Incorporation:

Corporation Information Sorvices, Inc. 1201 Hays Street Tallahassee, Florida 32301

IN WITNESS WHEREOF, the undorsigned agent of Corporation Information Services, Inc., has hereunto set their hand and seal of Corporation Information Services, Inc., on February 3, 1595.

CORPORATION INFORMATION SERVICES, INC.

By: Aren B. Rozar

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION

Corporation Information Services, Inc., a Florida corporation authorized to transact business in this State, having a business office identical with the registered office of the corporation named above, and having been designated as the Registered Agent in the above and foregoing Articles, is familiar with and accepts the obligations of the position of Registered Agent under Section 607.0505, Florida Statutes.

CORPORATION INFORMATION SERVICES, INC.

Its Agent, Karén B. Rozar

P95000009439

FILED SECRETARY OF STATE DIVISION OF CORPORATION

95 FEB 15 AM 8: 28

Examiner's Initials

Hume & Johnson, P. A.

- 1401 University Orive, Suite 301

Coral Springs, Florida 33071-C088

- 1405 University Orive, Suite 301

Coral Springs, Florida 33071-C088

OFFICE USE ONLY

(Corporation	Name) (Document #)
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NEW FILINGS	AMENDMENTS OF A COLOR
Profit	Amendment Resignation of R.A., Officer/Director
NonProfit	Resignation of R.A., Officer/Director
Limited Liability	Change of Registered Agent
D verionian	Dissolution/Withdrawal
Domestication	

Foreign

Other

Limited Partnership

Reinstatement Trademark

Annual Report

Fictitious Name

CR2E031(10/92)

Name Reservation

Chart	er No	95-9439
Dato	Filod	2/3/95

STATEMENT OF CHANGE OF REGISTERED OFFICE

AND REGISTERED AGENT

Pursuant to the provisions of Sections 607.0501 and 607.0502, or 607.1508, Florida Statutos, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement for the purpose of changing its registered office and registered agent in the State of Florida.

- 1. The name of the corporation is MARVEST HOUSING PROJECT, INC.
- 2. The name and address of its present registered agent is:

Corporation Information Services, Inc. 1201 Hays Stree Tallahassee, FL 32301

- 3. The name and street address to which its registered agent is to be change is: Henry W. Johnson, 1401 University Drive, Suite 301, Coral Springer Florida 33071.
- 4. The street address of its registered office and the street address of the business office of its registered agent, as changed, are identical.
- 5. Such change was authorized by resolution duly adopted by its board of directors or by an officer of the corporation so authorized by the board of directors.

Signature DOUGLAS HULME, President

Date 2/9/95

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATION OF MY POSITION AS REGISTERED AGENT UNDER SECTION 607.0505, FLORIDA STATUTES.

STATULES.	
Please Print/Type Name	Johnson
Signature	200
Date2/9/95	

GREGORY H. FISHER

Attorney at Law 5520 First Avenue North • St. Petersburg, FL 33710 (013) 314-5520

OCCEPED DOUBLE

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

Gentlemen:

Please find enclosed an original and one copy of Articles of Amendment for Freedom Machining, Inc. I am also enclosing a check in the amount of \$35.0. as and for the filing fee. Should anything the transfer. Thank you for your assistance in

Sincerely,

GHF:df Enclosures 9000 y. F.

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ARTICLES OF AMENDMENT

OF

FREEDOM MACHINING, INC.

Pursuant to the annual meeting of shareholders of Freedom Machining, Inc., on February 7th , 1995, passing a resolution setting forth the proposed amendment to the Articles of Incorporation and said amendment being adopted by a vote of a majority of the shareholders of said corporation on the date indicated above, such majority being sufficient for approval of the amendment, Allan L. Oyer does amend the Articles of Incorporation of said corporation by substituting the following Article VII as and for the current Article VII contained in the Articles of Incorporation originally filed in this cause on January 31 , 1995.

ARTICLE VII

The number of directors of the corporation shall be 2 in number which may be increased by vote of the stockholders but shall never be less than one nor more than five. The name and address of each person who is to serve as a member of the Board of Directors and/or an officer and the number of shares subscribed by each, as set forther by their respective names, and who shall serve during their first year of the corporation's existence or until their successors are elected or appointed and qualified are as follows:

President/Director:

Allan L. Oyer 2400 Tall Pines Drive #1 Largo, FL 34641

500 shares

Vice President/Director:

Jeff Sobotta 2400 Tall Pines Drive #1 Largo, FL 34641

500 shares

ALLAN L. OYER

STATE OF FLORIDA

COUNTY OF PINELLAS

Personally appeared before me, the undersigned authority, ALLAN L. OYER, who is personally known to me, who being by me first duly sworn, acknowledges that he signed the foregoing Articles of Amendment for the purposes expressed therein.

WITNESS my hand and seal this 31 day of January, A.D., 1995.

Notary Public Deborah L. Fisher

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