

Enclosed herewith please find the following Articles of Incorporation, together with the filing fee of \$122.50, for the following corporations:

BICYCLE REPAIR HEAVEN, INC. PLUMBER HEAVEN, INC. ELECTRICIAN HEAVEN, INC. <u>CONCRETE MASON HEAVEN, INC.</u> <u>TILE SETTER HEAVEN, INC.</u> CARPENTER HEAVEN, INC. PIANIST HEAVEN, INC. REFRIGERATOR REPAIR HEAVEN, INC. TUTORING HEAVEN, INC. YOURS VERY L

Filing of Articles of Incorporation

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### ARTICLES OF INCORPORATION

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### TILE SETTER HEAVEN, INC.

I, the undersigned, being of legal age, do hereby form a corporation for profit under the laws of the State of Florida authorizing the formation of corporations.

## ARTICLE I - NAME

The name of the corporation is TILE SETTER HEAVEN, INC.

# ARTICLE II - NATURE OF BUSINESS

The corporation may engage in an activity or business permitted under the laws of the United States and of the State of Florida.

### ARTICLE III - CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any time is 500 shares of common stock, each share having a par value of \$1.00.

Authorized capital stock may be paid in cash, services or property, at a value to be fixed by the Board of Directors of this corporation at any regular or special meeting.

# ARTICLE IV - INITIAL CAPITAL

The amount of the capital with which this corporation shall begin business is FIVE HUNDRED (\$500.00) DOLLARS.

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EFFECTIVE DATE

#### ARTICLE V - TERM OF EXISTENCE

This corporation shall have perpetual existence.

# ARTICLE VI - ADDRESS AND REGISTERED ADDRESS

The initial street address of the principal office of this corporation is 3451 S.W. 60th Ave., Hollywood, Florida 33023.

## ARTICLE VII - INITIAL DIRECTOR

There shall be one director initially, and there shall never be less that one director. The name and address of the initial director who shall hold office until his successors are elected and have gualified is:

NAME	ADDRESS			
JOHN P. SHALE	3451 S.W. 60th Ave. Hollywood, Fl 33023			

#### ARTICLE VIII - INCORPORATORS

The name and address of the person signing these Articles is:

NAME

#### ADDRESS

JOHN P. SHALE

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3451 S.W. 60th Ave. Hollywood, Fl 33023

# ARTICLE IX - EFFECTIVE DATE

These Articles of Incorporation shall be effective upon the date of execution and acknowledgment of these Articles. In the event that these Articles are not filed with the Department of State within five (5) days, exclusive of legal holidays, after subscription and acknowledgment are filed with the Department of State.

## ARTICLE X - INDEMNIFICATION

The corporation shall indemnify any officer or director, or

any former officer or director, to the fullest extent permitted by law. Such indemnification shall include costs and reasonable attorney's fees reasonably incurred or imposed upon him in connection with or arising out of any claim, demand, action suit or proceedings in which he may be involved or to which he may have been a party by reason of his being or having been a Director or Officer of the corporation. Such indemnification shall not be made in relation to a matter in which he is adjudged to have been derelict in the performance of his duty as such officer or director.

# ARTICLE XI - AMENDMENT

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or amendment to them, and any right conferred upon the shareholders is subject to this reservation.

## ARTICLE XII - REGISTERED AGENT

The Registered Agent of this corporation, designated as the corporation's agent to accept service of process within the State of Florida, shall be JOHN P. SHALE, 3451 S.W. 60th Ave., Hollywood, Florida 33023.

# ARTICLE XIII - CONSENT IN WRITING IN LIEU OF MEETING

Any action that may be taken at a meeting of the stockholders of this Corporation may be taken without formal meeting, if consent in writing setting forth the action shall be signed by all of the shareholders of the corporation and filed with the Department of

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State.

IN WITNESS WHEREOF the undersigned Incorporator has executed these Articles of Incorporation, this //2 day of April, 1995.

JOHN P. SHALE

# ACCEPTANCE AND ACKNOWLEDGMENT OF REGISTERED AGENT

Having been named Registered Agent, I hereby accept the ed Agent, I hereby accept the appointment as Registered Agent. I am familiar with and accept the obligations of Section 607.0505, Florida Statutes.

JOHN P. SHALE

FILED 95 APR 19 AH 8: 01 SECRETARY OF STATE TALLAHASSEE, FLORIDA

STATE OF FLORIDA

COUNTY OF BROWARD

BEFORE ME, a Notary Public, personally appeared, JOHN P. SHALE to me known to be the person described as Incorporator and Registered Agent and who executed the foregoing Articles of •

Incorporation, Acceptance and Acknowledgment of Registered Agent, and acknowledged before me that he executed these Articles of Incorporation on this /2 day of April, 1995.

Notary Public:

My Commission Expires:

Nation Point & South in Clarkia My Commission Explans May 29, 1995 Bonded thre Tray Folin Clarking for

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Name       Name         SHALE, JOHN P       Street Address (P.O. Box Number is Not Acceptable)         3451 S.W. 60TH AVE.       Street Address (P.O. Box Number is Not Acceptable)         Suite, Apt. #, Etc.       City         City       State         Signature of Registered Agent       Date         Registered Agent       Date         11. Does this comportation pay any intangible tax to the Dept. of Revenue under S. 199.032, Florida Statutes. Yes       No         12. Lendy that I am an other or uncore or the recover or trustee empowered to execute this application as provided for in chapter 607 or 617, F.S. I further certify that 'whon lining this steed on this form do not quality for un exemption under section 119.07(3)(1), F.S. The Information indicated on the same legal effect as if made under outs.         Signature E:       Signature stress and my signature stress and my signature stress and the names of individual steed on this store of an exemption under section 119.07(3)(1), F.S. The Information on intangible tax.)         12. Lendy that I am an other or uncore or the recover or trustee empowered to execute this application as provided for in chapter 607 or 617, F.S. I hurther certify that 'when lining this arentstatement application, the leason for desolution has been eliminated, the ecore or an end section 507.0401 or 617, 0401, F.S. The Information on this application have been paid and the names of individual steed on this form do not qualify for un exemption under section 119.07(3)(1), F.S. The Information indicated on this application indicated or on this application indicated or and my signature shall have the same legal effect as						April	9		
HOLLYWOOD FL 33023       Suite, Apt. #, Etc.         City       State       Zip Code         10. I, being appointed the registered agent of the above named corporation, am familiar with and accept the obligations of Section 607.0505, F.S.       Signature of         11. Does this comporation pay any intangible tax to the Dept. of Revenue under S. 199.032, Florida Statutes. Yes       Date         12. I cently that I am an officer or uncore or trustee empowered to accure this application as provided for in chapter 607 or 6°7, F.S. I further cently thar, when Illing the sensitatement application, the reason have been eliminated, the corporate name entities of a recemption under section 119.07(3)(i), F.S. The Information indicated on this application is true and accurate, and my signature shall have the same logal effect as it made under oath.         SignATURE:       SignATURE:         SignATURE:       SignATURE		8. Nome and Address	of Current Registered	Agent		9. Name and #	ddress of New Regis	ered Agent	
Signature of Registered Agent       July 2010       Addent       Date         11. Does this corporation pay any intangible tax to the Dept. of Revenue under S. 199.032, Florida Statutes. Yes       No       Som other side for information on intangible tax.)         12. Leendy that I am an officer or uncector or the recorver or trustee empowored to execute this application as provided for in chapter 607 or 6*7, F.S. I further corify that when filing this reinstatement application, the reason for dissolution has been eliminated, the corporate name satisfies t* a requirements of socian 607.0401, F.S., that all fees owed by the corporation have been paid and the names of individuals listed on this form do not qualify for an exemption under section 119.07(3)(i), F.S. The Information indicated on this application is true and accurate, and my signature shall have the same legal effect as if made under oath.         SIGNATURE:       SIGNATURE the AND TYPE of PRINTED NAME of SUBNING OFFICER ON DIRECTOR	3451 HOL	S.W. 60TH AVE. Lywood Fl 33023	nt of the above named (	corporation, am familiar w	Street Address (F Suite, Apt. #, Etc City				
12       I certify that I am an officer or virector or the receiver or trustee empowered to execute this application as provided for in chapter 607 or 6*7, F.S. I birther certify that' when filing this reinstatement application, the reason for dissolution has been eliminated, the corporate name satisfies the receiver or trustee empowered to execute this application as provided for in chapter 607 or 6*7, F.S. I birther certify that' when filing this reinstatement application, the reason for dissolution has been eliminated, the corporate name satisfies the receiver of trustee empowered to execute this application as provided for in chapter 607 or 6*7, F.S. I birther certify that' when filing this reinstatement application, the reason for dissolution has been eliminated, the corporate name satisfies the receiver of trustee empowered or the names of individuals listed on this form do not qualify for an exemption under section 119.07(3)(i), F.S. The Information indicated on this application is true and accurate, and my signature shall have the same legal effect as if made under oath.         SIGNATURE:       SIGNATURE       Date       Date         SIGNATURE:       Date       Date       Date	Signature ( Registored	of Agent Jul	hen Br A	LALE DAGENT MUST SIGN		······	Date		ation
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