P95MM21/04/63483

| OFFICE USE ONLY (Document) | |
|--------------------------------|------------|
| | |
| UCC FILING & SEARCH SERVICES | |
| (Requestor's Name) | (Table) |
| 526 EAST PARK AVENUE SUITE 200 | -04/ |
| (Addross) | 914 4A4 |

TALLAHASSEE, FL 32301 (904) 681-6528 (City, State, Zip) (Phone #)

MODD1465868 04/24/95--01018--003 ++++*70.00 *+*++70.00

OFFICE USE ONLY

| ORPORATION NAME(s) & I | OOCUMENT NUMBER(| S) (if known): | |
|------------------------|---------------------------------------|-----------------------|--------------------------------|
| Vancio Deci | ting a Cooling | Dnc. | |
| (Corporation Name) | 0 100 | ocument #1 | 25. 25. |
| (Corporation Name) | (Da | ocumen(#) | |
| (Corporation Name) | (De | cument #) | ISF |
| (Corporation Name) | (Do | cument #) | Ev 5 |
| Walk in Pick up time | | Certified Copy | ARTICLES ONLY |
| Mail out Will wait | Photocopy | Certificate of Status | ALL CHARTER DOCS |
| | | CERTIFICATE OF GOOD | STANDING . |
| NEW FILINGS | AMENDMENTS | | ••• |
| X Profit | Amendment | | Certificate of FICTICIOUS NAME |
| NonProfit | Resignation of R.A., Officer/Director | | FICTICIOUS NAME SEARCH |
| Limited Liability | Change of Registered Agent | | CORP SEARCH |
| Domestication | Dissolution/Withdrawal | | COMP SEARCH |
| Other | Merger | | |
| | | | I B POD |
| OTHER FILNGS | REGISTRATION/ QUALIFICATION | l nu | LD FOR |
| Annual Report | Foreign | DIA | Wiin ny |
| Fictitious Name | | PIC | KUP BY |
| Name Reservation | Limited Partnership | | |
| | Reinstatement | | SEBMICES |

Trademark Other

OG OEUAICEO

Examiner's Initials

ARTICLES OF INCORPORATION

OI.

VANCRO HEATING & COOLING, INC.

Those Articles of Incorporation are executed by the undersigned for the purpose of forming a corporation pursuant to the Florida General Corporation Act, as particularly set forth in Chapter 607 of the Florida Statutes.

ARTICLE I. NAME.

The name of this corporation shall be named and known as VANCRO HEATING & COOLING, INC.

ARTICLE II. DURATION.

The corporation shall commence upon the filing of these Articles and shall have perpetual existence thereafter.

ARTICLE III. PURPOSE.

The purpose for which the corporation is organized is the transaction of any and all lawful business for which a corporation may be incorporated under the Florida General Corporation Act, as the same may from time to time be amended.

ARTICLE IV. CAPITAL STRUCTURE

The aggregate number of shares of capital stock which this corporation shall have authority to issue shall be ten thousand (10,000) shares of common stock, all of the same class and each having a par value of One Dollar (\$1.00).

ARTICLE Y. INITIAL REGISTERED AGENT & OFFICE.

The name of the initial registered agent of the corporation at its initial registered office, and the street address and the mailing address of its initial principal office, is as follows:

NAME

ADDRESS

SCOTT VAN VLIET

10961 TANGELO TERRACE SE. BONITA SPRINGS, FL. 33923

ARTICLE VI. DIRECTORS.

The business and the affairs of this corporation shall be managed by a Board of Directors, which shall be elected by the shareholders and serve as provided in the Bylaws. The number of the members of the Board of Directors may either be increased or decreased from time to time by the Bylaws, but shall never be less than two (2). The corporation shall have two (2) Director initially, and the names and addresses of the initial Directors are as follows:

SCOTT VAN VLIET 10961 TANGELO TERRACE SE. BONITA SPRINGS, FL. 33923

MICHAEL CROWE 4533 VINSETTA AV. NO. FORT MYERS, FL. 73903

ARTICLE VII. PREEMPTIVE RIGHTS.

Each shareholder, upon the issuance by the corporation of authorized but unissued shares of stock of the corporation (other than the original issue of shares of stock to subscribers) or upon the issuance by the corporation of treasury stock, shall have the right to purchase a pro-rata share thereof, as nearly as may be done without issuance of fractional shares, at the price at which it is issued to others.

ARTICLE VIII. BYLAWS.

The power to adopt, alter, amend or repeal bylaws shall be vested in both the Board of Directors and the shareholders. Bylaws adopted, altered, amended or repealed by the shareholders of the corporation may not be repealed, altered, amended or re-adopted by the Board of Directors if the shareholders so provide.

ARTICLE IX. INCORPORATORS.

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

SCOTT VAN VLIET 10961 TANGELO TERRACE SE. BONITA SPRINGS, FL. 33923

I hereby state that I are familiar with and accept the $\frac{\partial \Omega}{\partial \Omega}$ dution and responsibilities as registered agent for said corporation and the registered agent signature.

IN WITNESS WHEREOF, the person executing these Articles of Incorporation has caused his hand and seal to be set this 4/8/95 day of APRIL, 1995.

STATE OF FLORIDA COUNTY OF

Before me personally appeared SCOTT VAN VLIET known to me to be the individual described in and who executed the foregoing, and acknowledged before me that he executed the same for the purposes therein expressed.

Witness my hand and official seal in the County and State named above this 18th day of April 1995

My Commission Expires:

cc 191903 Notary Public

CARL J. GRECO MY COMMISSION # CC 292908 EXPIRES: June 7, 1997 ed Thru Hotary Public Under