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MEMBER FLORIDA AND CONNECTICUT BARS

600031148 April 21, 1995

Telephone (813) 365-1080 Pax (813) 954-3609

Secretary of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 E000000147594666 -05/08/05--01127--017 *****70.00 *****70.00

Re: GLENN R. GREBER SERVICES, INC.

Dear Sir or Madam:

Enclosed please find the original and a copy of the Articles of Incorporation for the above captioned company. Also enclosed in a check payable to you in the amount of Seventy (\$70.00) Dollars to cover the various fees.

Please file the enclosed Articles of Incorporation and assign a document number, returning the copy in the self-addressed, stamped envelope I have provided for your convenience.

Thank you for your assistance in this matter.

Very truly yours,

Ralph L. Friedland

Enc.

MAY 1 0 1995 B S B T

ARTICLES OF INCORPORATION

ÖF

GLENN R. GREBER SERVICES, INC.

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:

GLENN R. GREBER SERVICES, INC.

The address of the principal office of this corporation shall be 5009 82nd Way East, Sarasota, Florida, 34243 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 no par value per share.

ARTICLE IV. ADDRESS

The street address of the initial registered office of the corporation shall be 5009 82nd Way East, Sarasota, Florida, 34243

and the name of the initial registered agent of the corporation at that address is Glenn R. Greber.

ARTICLE V. TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE VI. SPECIAL PROVISION

This corporation shall be organized to comply with the provisions of Subchapter S of the Internal Revenue Code, 26 U.S.C. 1361 et. seq., and shall take all actions necessary to obtain and maintain its status as an S Corporation as defined therein.

ARTICLE VII. 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 street address of the initial member of the Board of Director is:

Glenn R. Greber Director 5009 82nd Way East Sarasota, FL 34243

ARTICLE VIII. OFFICERS

The names and addresses of the initial officers of the corporation who shall hold office for the first year of the corporation, or until their successors are elected or appointed are:

Glenn R. Greber President 5009 82nd Way East, Sarasota, Florida, 34243

ARTICLE IX. INCORPORATOR

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

Glann R. Greber

5009 82nd Way East, Sarasota, Florida, 34243

IN WITNESS WHEREOF, I have here unto set my hand and seal this 2.1^{57} day of April, 1995.

Glenn R. Greber

STATE OF FLORIDA COUNTY OF SARASOTA

The foregoing instrument was acknowledged before me this 2l of April, 1995, by Glenn R. Greber. He is personally known to $\overline{\text{me}}$ or has produced Florwa or Electrical Action as identification.

Notary Public

My Commission expires:

CC241175
WY COMMISSION EXP.

OF FLOOR

OFFICIAL NOTARY SEAL

RALPH L FRIEDLAND

CC241175

MY COMMISSION EXP.

NOV. 8,1996

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION OF GLENN R. GREBER, SERVICES, INC.

GLENN R. GREBER 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.

GLENN R. GREBER

THE PRINTS

PLEASE READ ALL INSTRUCTIONS BEFORE COMPLETING THIS FORM.

APPLICATION FOR REINSTATEMENT



FLORIDA DEPARTMENT OF STATE

Sandra B. Mortham Socrotary of Stato

DIVISION OF CORPORATIONS

DOCUMENT #

P95000037148

1. Corporation Harmi-

GLENN R. GREBER SERVICES, INC.

NC.

SECHETAGY OF STATE
TALLAH SECH, FLORIDA

Mading Address Principal Place of Dusmors SHOP SEND WAY E LODO CONO WAY E BARABOTA-FE-SAR43 **CATABOTA FL-84243** --If above addresses are incorrect in any way, line through incorrect information and only correction below 2. New Principal Office Address, If Applicable 5802 Sandy Pointe DR. Bullo, Apt. J. etc. Date Incorporated or Qualified To Do Dusiness in Florida 3 New Mailing Office Address, If Applicable 05/08/1995 SAME Suite, Apt. #, etc 5. FEI Number Applied For SARASOHA, E Not Applicable City & State Country CERTIFICATE OF STATUS DESIRED Country US 7. Names and Street Addresses of Each Officer and/or Director. (Florida nonprofit corporations must list at least 3 directors) Street Address of Each Name of Officers City / State / Zip Officer and/or Director (Do NOT Use Post Office Box Numbers) and/or Directors Title(s) GREBER, GLENN R DP イレットピ ****375.00 9. Name and Address of New Registered Agent 8. Name and Address of Current Registered Agent Name GREBER, GLENN R Street Address (P.O. Box Number is Not Acceptable) Address -S YAW GASS COOK See Above for new Suite, Apl. #, Etc. CAPAGOTA FLOGO Zip Code State City 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 Registered Agent REGISTERED AGENT MUST SIGN (See other side for information on intangible tax.) 11. Does this corporation pay any intangible tax to the Yes 🛂 No Dept. of Revenue under S. 199.032, Florida Statutes.

12. I certify that I am an officer or director or the receiver or trustee empowered to execute this application as provided for in chapter 607 or 617, F.S. I further certify that when thing this reinstatement application, the reason for dissolution has been eliminated, the corporate name satisfies the requirements of section 607,0401 or 617,0401. 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 AND TYPED OR PRINTED NAME OF SIGNING OFFICER OR DIRECTOR

9/26/96 941-924-056

FILED

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