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ARTICLES OF INCORPORATION

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SOLID ROCK ENTERPRISES, INC.

ARTICLE 1. NAME AND MAILING ADDRESS

The name of this Corporation is Solid Rock Emergrises, Inc., and its principal office or mailing address is: 1880 Belleair Road, Clearwater, FL 34624.

ARTICLE 2: DURATION

This Corporation shall exist perpetually, commencing as of the date of acceptance and filing of these Articles by the Secretary of State of the State of Florida.

ARTICLE 3. PURPOSE

This Corporation is organized for the purpose of transacting any and all lawful business.

ARTICLE 4: CAPITAL STOCK

This Corporation is authorized to issue 7,500 shares of 1.00 per value common stock

ARTICLE 5: INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this Corporation is 1880 Belleair Road, Clearwater, Florida 34624, and the name of the initial registered agent is Kenneth A. Kmet.

ARTICLE 6: INITIAL BOARD OF DIRECTORS

This Corpo. Ion initially shall have two directors. The number of directors may be either increased or diminished from time to time as provided in the Bylaws but shall never be less than one. The names and addresses of the initial directors of this Corporation are:

C. SCOTT BRAINARD, ESQ. FBN 279341 SPN 00176867 Fisher & Sauls, P.A. P.O. Box 387 St. Petersburg, FL 33731 813/822-2033

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NAME ADDRESS

Kenneth A. Xmet 1880 Belleair Road Clearwater, FL 34524

David A. Lindsry 1880 Bellezir Road Clearwater, FL 34624

ARTICLE 7: INCORPORATORS

The name and address of each person Signing these Articles are:

NAME ADDRESS

Kenneth A. Kmet 1860 Belleair Rd. Clearwater, St. 34624

David A. Lindsay 1880 Belleair Road Clearwater, FL 34624

ARTICLE 8: FREMPTIVE RIGHTS

Each holder of the common stock of this Corporation shall have the first right (subject to adjustments to avoid the issuance of fractional shares) to purchase shares of any other securities that this Corporation may issue from time to time, whether or not such shares are presently authorized, including shares from the treasury of this Corporation, in the ratio that the number of shares of common stock held by such shareholder at the time of issue then bears to the total number of shares of common stock then outstanding. This right is waived by any holder of the common stock who does not exercise it and pay for the stock available for purposes pursuant to such preemptive rights, within 30 days of his receipt of a written notice from this Corporation inviting him to exercise such right.

ARTICLE 9: INDEMNIFICATION

The Corporation shall indemnify any officer or director, or any former officer or director, to the full extent permitted by law.

ARTICLE 10: BYLAWS

The initial Bylaws shall be adopted by the Board of Directors. The power to alter, amend or repeal the Bylaws or adopt new Bylaws is vested in the Board of Directors, subject to repeal or change by action of the shareholders.

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ARTICLE 11: AMENDMENT

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

IN WITNESS WHEREOF, the undersigned have executed these Articles of Incorporation this <u>18th</u> day of <u>August</u>, 1995.

Kenneth E. Kmei

David A. Lindsay

"Incorporators"

ACCEPTANCE BY REGISTERED AGENT

Having been named to accept service of process for the above named conforation at a place designated in these Articles of Accorporation, I hereby accept to act in this capacity, and agree to comply with the provisions of Chapter 48.091, Florida Statutes, relative to keeping open said office for service of process.

Dated this 18th day of August 1995.

Kenneth E. Kmet, Registered Agen

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