$\sim$				
	9000	020(	219	
Deland City/Sta	Requestor's Name  Address  71 32724  Ate/Zip Phone #		-03/0 **** Office Use Only	2789998 1/9901047004 122.50 *****78.1
CORPORATIO	N NAME(S) & DOCUM	MENT NUMBER(S),	(if known):	
1				
1(C	orporation Name)	(Document #)		
2	orporation Name)	(Document #)		
_	-	(Document #)		
3. <u> </u>	orporation Name)	(Document #)		
4	orporation Name)		<del>=</del>	
		(Document #)		
☐ Walk in ☐ Mail out	Pick up time Will wait	<b></b>	ertified Copy	
☐ Mail out	☐ Will wait ☐ ]	Photocopy		
☐ Mail out	☐ Will wait ☐ ]	Photocopy		
Mail out  NEW FILINGS	Will wait  AMENDMEN	Photocopy C		77
Mail out  NEW FILINGS  Profit	Will wait  AMENDMEN  Amendment	Photocopy C		99; 7ALL/ 7ALL/
Mail out  NEW:FILINGS  Profit  NonProfit  Limited Liability  Domestication	AMENDMENT  Amendment  Resignation of R.A.  Change of Registers  Dissolution/Withdra	Photocopy Constitution of the Constitution of		99 MAR: TALLAHA!
Mail out  NEW:FILINGS:  Profit  NonProfit  Limited Liability	Will wait  AMENDMEN!  Amendment  Resignation of R.A.  Change of Registers	Photocopy Constitution of the Constitution of		99 MAR & SEURETARY ALLAHASSEE
Mail out  NEW FILINGS  Profit  NonProfit  Limited Liability  Domestication  Other  OTHER FILINGS  Annual Report	AMENDMEN  AMENDMEN  Amendment  Resignation of R.A.  Change of Registere  Dissolution/Withdre  Merger  REGISTRA  QUALIFICA	Photocopy C  Photocopy C  TS  , Officer/ Director ed Agent awal		99 MAR = , PM 2: 05 SEURETVRY OF STATE TALLAHASSEE, FLORIDA
Mail out  NEW FILINGS  Profit  NonProfit  Limited Liability  Domestication  Other  OTHER FILINGS  Annual Report  Fictitious Name	AMENDMEN  AMENDMEN  Amendment  Resignation of R.A.  Change of Registere  Dissolution/Withdre  Merger  REGISTRA	Photocopy  TS  , Officer/ Director ed Agent awal  TION/ TION		PM 2: 05 YOF STATE EE,FLORIDA
Mail out  NEW FILINGS  Profit  NonProfit  Limited Liability  Domestication  Other  OTHER FILINGS  Annual Report	AMENDMEN  Amendment  Resignation of R.A.  Change of Registere  Dissolution/Withdre  Merger  REGISTRA  QUALIFICA  Foreign	Photocopy  TS  , Officer/ Director ed Agent awal  TION/ TION		PM 2: 05 YOF STATE EE,FLORIDA
Mail out  NEW FILINGS  Profit  NonProfit  Limited Liability  Domestication  Other  OTHER FILINGS  Annual Report  Fictitious Name	AMENDMEN  Amendment  Resignation of R.A.  Change of Registere  Dissolution/Withdre  Merger  REGISTRA'  QUALIFICA  Foreign  Limited Partnership	Photocopy  TS  , Officer/ Director ed Agent awal  TION/ TION		PH 2: 05 YOF STATE EE,FLORIDA
Mail out  NEWFILINGS  Profit  NonProfit  Limited Liability  Domestication  Other  OTHER FILINGS  Annual Report  Fictitious Name	AMENDMEN  Amendment  Resignation of R.A.  Change of Register  Dissolution/Withdr  Merger  REGISTRA  QUALIFICA  Foreign  Limited Partnership  Reinstatement	Photocopy  TS  , Officer/ Director ed Agent awal  TION/ TION		E O P

# ARTICLES OF INCORPORATION OF UNINSURED TURBINE DESIGN, INC.

The undersigned incorporator, for the purpose of forming a corporation under the Florida Business Corporation Act, hereby adopts the following Articles of Incorporation.

#### ARTICLE I

The name of the corporation shall be UNINSURED TURBINE DESIGN, INC.

#### ARTICLE II

The corporation shall have the power to engage in any lawful activity for which is permitted by the Florida Business Corporation Act, the laws of the State of Florida and of the United States of America.

# ARTICLE III

The aggregate number of shares that the corporation shall have authority to issue and to have outstanding at any on time is 20,000 shares. All such shares shall be of a single class, designated as common.

#### ARTICLE IV

Each holder of common shares shall have one vote for each such share held of record on all matters submitted for shareholder approval. Except as otherwise specifically required by law, or except as specifically provided in these articles of incorporation, all other matters requiring shareholder approval shall require an affirmative vote of a majority of the shares voting thereon. The holders of the common shares shall have unlimited voting right s and the right to receive the net assets of the corporation upon its dissolution.

# ARTICLE V

No shareholder shall have the preferential or preemptive right to subscribe for or to purchase any shares of any class, any rights, warrants, or options with respect thereto, or any obligation convertible into or exchangeable for any such shares or other securities whether out of unissued shares or other securities or out of shares or other securities acquired by the corporation after the issue thereof, regardless of the consideration therefor.

#### ARTICLE VI

The corporation shall indemnify to the fullest extent permitted by the Florida Business Corporation Act any person who has been made, or is threatened to be made, a party to an action, suit, or proceeding, whether civil, criminal, administrative, investigative, or otherwise (including an action, suit or proceeding by or in the right of the corporation), by reason of the fact that the person is or was a director or officer of the corporation, or a fiduciary within the meaning of the Employee Retirement Income Security Act of 1974 with respect to an employee benefit plan of the corporation, or serves or served at the request of the corporation as a director, or as an officer, or as a fiduciary of an employee benefit plan, of another corporation, partnership, joint venture, trust or other enterprise. In addition, the corporation shall pay for or reimburse any expenses incurred by such persons who are parties to such proceedings, in advance of the final disposition of such proceedings, to the full extent permitted by the Florida Business Corporation Act.

#### ARTICLE VII

The Florida Control-Share Acquisition sections of the Florida Business Corporation Act (§§ 607.0901 through 607.0903) shall not be applicable to this corporation.

#### ARTICLE VIII

The bylaws of the corporation may be amended by majority vote of either the directors or the shareholders.

#### ARTICLE IX

The number of directors of the corporation shall be fixed by the bylaws of the corporation. The initial board of directors shall consist of one director whose name and address is as follows: Douglas Karlsen, 1335 Saratoga Street, DeLand, Florida 32724.

### ARTICLE X

The initial registered agent of the corporation is Douglas Karlsen. The street address of the corporation's initial registered office is 1335 Saratoga Street, DeLand, Florida 32724.

#### ARTICLE XI

The principal place of business and mailing address of this corporation shall be: 1335 Saratoga Street, DeLand, Florida 32724.

## ARTICLE XII

The name and address of the incorporator to these Article of Incorporation is Douglas Karlsen, 1335 Saratoga Street, DeLand, Florida 32724.

The undersigned incorporator has executed these Articles of Incorporation this // day of December, 1998.

Douglas Karlsen Incorporator

SECRETARY OF STATE

# DESIGNATION AND ACCEPTANCE OF REGISTERED AGENT

Pursuant to the provisions of F.S. 607.0501, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent in the State of Florida.

- 1. The name of the corporation is Unisured Turbine Design, Inc.
- 2. The name of the registered agent is Douglas Karlsen.
- 3. The address of the registered agent/registered office is 1335\_Saratoga Street, DeLand, Florida 32724.

#### **ACCEPTANCE**

Having been named as registered agent and designated to accept service of process for the above corporation, 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 relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Douglas Karlsen

Dated this / day of December, 1998.

99 MAR - 1 PM 2: 05
SECHETARY OF STATE
ALL AMASSEE, FLORID