Filing Fee: \$150.00

ID Number: 130009



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State
Corporations Division
100 North Main Street
Providence, Rhode Island 02903-1335

BUSINESS CORPORATION

ARTICLES OF INCORPORATION

(To Be Filed In Duplicate Original)

The undersigned acting as incorporator(s) of a corporation under Chapter 7-1.1 of the General Laws,	1956, as	amended,
adopt(s) the following Articles of Incorporation for such corporation:	0.3	177
COMPLETE BUILDING SERVICES INC		

1.	The name of the corporation is COMPLETE BUILDING SERVICES, INC.				
	(This is a close corporation pursuant to § 7-1.1-51 of the General Laws, 1956, as amended.) (Strike if inapplicable.)				
2.	The period of its duration is (if perpetual, so state) Perpetual				
3.	The specific purpose or purposes for which the corporation is organized are:				
	Remodeling, painting, maintenance, cleaning, property management and any other purpose for				
	which a corporation may be formed under the laws of the State of Rhode Island.				
4.	The aggregate number of shares which the corporation shall have authority to issue is: (a) If only one class: Total number of shares 2,000 (If the authorized shares are to consist of one class only state				
	the par value of such shares or a statement that all of such shares are to be without par value.): without par value				
	<u>or</u>				
	(b) If more than one class: Total number of shares (State (A) the number of shares of each class thereof that are to have a par value and the par value of each share of each such class, and/or (B) the number of such shares that are to be without par value, and (C) a statement of all or any of the designations and the powers, preferences and rights, including voting rights, and the qualifications, limitations or restrictions thereof, which are permitted by the provisions of Chapter 7-1.1 of the General Laws, 1956, as amended, in respect of any class or classes of stock of the corporation and the fixing of which by the articles of association is desired, and an express grant of such authority as it may then be desired to grant to the board of directors to fix by vote or votes any thereof that may be desired but which shall not be fixed by the articles.):				
5.	Provisions, if any, dealing with the preemptive right of shareholders pursuant to § 7-1.1-24 of the General Laws, 1956, as amended: FILED				
	See attached sheet.				
	FEB 1 4 2003				
	By CMC				

Form No. 100 Revised: 01/99 By (M)

See attached shee	r the regulation of the internal affairs of t t.	
000 411201104 01100		
. The address of the i	nitial registered office of the corporation	is 14 Victory Street
Cumberland	. RI 028	(Street Address, <u>not</u> P.O. Box) and the name of its initial registered agent
	(City/Town)	(Zip Code)
at such address is	Peter Maryanov (Name of Agent)	·
The number of direct	tors constituting the initial board of direct	ors of the corporation is None and th
names and address	es of the persons who are to serve as di	rectors until the first annual meeting of shareholders or un
their successors are as amended, and there	e elected and shall qualify are: (If this is a c shall be no board of directors, state the titles of t	dose corporation pursuant to Section 7-1.1-51 of the General Laws, 195 the initial officers of the corporation and the names and addresses of the holders or until their successors be elected and qualify.)
<u>Title</u>	<u>Name</u>	<u>Address</u>
President	Peter Maryanov	14 Victory Street, Cumberland, RI 02864
Vice President	Iraida Maryanov	14 Victory Street, Cumberland, RI 02864
Treasurer	Peter Maryanov	14 Victory Street, Cumberland, RI 02864
Secretary	Iraida Maryanov	14 Victory Street, Cumberland, RI 02864
-	ess of each incorporator is:	
Date when corpora	ate existence is to begin immediately	upon filing. nor more than 30 days after, the filing of these articles of incorporation)
ate: <u>Felveus</u>	ky 13, 2003	Dward P. Detale
		Signature of each Incorporator
TATE OF RHODE		Signature of each Incorporator
·····-		Signature of each Incorporator
OUNTY OF PROV	IDENCE	
OUNTY OF PROV	on this 340	day of February , 2003 , personall
OUNTY OF PROV	on this 340	
In Providence ppeared before me ach and all known to	on this 340	day of <u>February</u> , <u>2003</u> , personall xecuting the foregoing instrument, and they severally
In Providence ppeared before me ach and all known to	on this 340 Edward P. DeFalco me and known by me to be the parties ex	day of <u>February</u> , <u>2003</u> , personall xecuting the foregoing instrument, and they severally
In Providence ppeared before me ach and all known to cknowledged said ins	independent of the parties extrument by them subscribed to be their form	day of <u>February</u> , <u>2003</u> , personall xecuting the foregoing instrument, and they severally
In Providence ppeared before me ach and all known to cknowledged said ins	independent of the parties extrument by them subscribed to be their function of the parties extrument by them subscribed to be their function.	day of <u>February</u> , <u>2003</u> , personall xecuting the foregoing instrument, and they severally

ARTICLES OF INCORPORATION CONTINUED

5. The shareholders shall not dispose of all or any part of their stock of the corporation, now owned or hereafter acquired by them, without the written consent of the other shareholders, or in the absence of such written consent, without first giving to the other shareholders and the corporation at least thirty (30) days written notice by certified mail of his or its intention to encumber or dispose of stock. The notice shall contain the price at which the shareholder is willing to dispose of the stock, the name and address of the person to whom the shareholder intends to transfer the stock if the offer is not accepted by the corporation. Within the thirty (30) day period, a special meeting of the shareholders shall be called by the corporation. At such meeting, all the stock of the shareholder desiring to make any such disposition shall be offered for sale and shall be subject to an option to purchase on the part of the corporation which option shall be exercised, if at all, at the time of such meeting. The shareholder offering the stock shall not be entitled to vote at any meeting called for the purpose of considering such offer. The purchase price by the corporation shall be at the lowest price at which the offering shareholder is willing to dispose of his or its stock, and said purchase price shall be payable in cash or by certified or bank check within sixty (60) days of the exercise of the option.

If all stock of the offering shareholder is not purchased by the corporation in accordance with the provisions of Section 1 of this Article Fifth then, the stock not so purchased shall be offered for sale and shall be subject to an option to purchase on the part of the other shareholder which option, shall be exercised, if at all, at the time of the meeting of the shareholders called pursuant to the provisions of Section 1. The purchase price and the payment of the purchase price shall be as provided in Section 1.

- 6. A. There shall be no Board of Directors of this corporation, any and all of the powers normally vested in the board of Directors shall be vested in the shareholders.
 - B. The shareholders of this corporation may act without a meeting, in accordance with the provisions of Section 7-1.1-30.3 of the Rhode island Business Corporation Act.