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ID Number:



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

ORIGINAL ARTICLES OF INCORPORATION

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:

1.	The name of the corporation is SPECIALTY DEMOLITION COMPANY							
	(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:							
	To own, operate and maintain a business for building, remodeling, rough							
	carpentry and demolition; to engage in any and all activities necessary							
	or desirable in connection with any of the foregoing or in any way							
	ancillary or related thereto.							
	·							
4.	The aggregate number of shares which the corporation shall have authority to issue is: 1,000 common a) If only one class: Total number of shares no par value (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.):							
	or							
	(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 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: In the event of the increase of the authorized common stock of the corporation, at that time outstanding, shall have the exclusive							
	right to subscribe in proportion to the corporation, at that the outstanding, shall have the exclusive right to subscribe in proportion to be issued.							

Provisions (if any	Provisions (if any) for the regulation of the internal affairs of the corporation:									
See attache	d Schedule A		· . <u>.</u>						•	
										
	The address of the initial registered office of the corporation is 145 Phenix Avenue (Street) Cranston ,RI 02920 and the name of its initial registered agent at such address is								 ss is	
(City/To	own) iBona, Esq.	(Zip Code)								
	Ibolia, baq.	<u>.</u>	 ·		•					
names and addre until their succes: 1956, as amended, a	firectors constituting the esses of the persons we sors are elected and slow and there shall be no board of the as officers until the first and	tho are to sec nall qualify ar directors, state the	rve as directo e: (If this is a clo he titles of the initl	rs until th se corporati al officers o	e first and on pursuant t I the corporat	nual me to Section tion and t	eting of shi n 7-1,1-51 of the he names and	e General (rs or Laws,	
Title	Name				Address	5				
Larr	y A. Lema		86 Hunts	River	Drive,	N.	Kingstow	n, RI	02852	
<u> </u>										
					-				 ·	
	 -			<u></u>						
9.1 The name and ac	ddress of each incorpor	ator is:								
	Name	•			Address	5	•			
John S. D	iBona		145 Pher	nix Ave	enue. O	rans	ton. RI	02920		
	Della Porta		145 Pher			-				
										
		•	i 		1 :					
10. Date when corp	orate existence to begi		liately up			e articles	of incorpora	tion)		
		·		_	-		·	·		
Dated May 2	6 , 19 99	•	I Com) .	29	3	_			
Dateu	, 19 <u>77</u>	((JOHN, S.	DOBON	60(4.)	礼			—	
1	,	-	TRACY B	DELL	A PORTA	7			_	
·	•			Signa	ture of eac	ch Inco	rporator			
STATE OF RHOD COUNTY OF PRO	E-ISLAND VIDENCE		, , , ,		**				•	
In <u>Crans</u>	ton	, on this <u>26</u>	oth day of	May		_, 19 <u>_9</u>	9 , persona	ally appe	ared	
	hn S. DiBona a						· · · · · · · · · · · · · · · · · · ·			
each and all known	to me and known by	me to be the	e parties exec	uting the	foregoing	instrui	ment, and t	hey seve	rally	
acknowledged said i	nstrument by them sub	scribed to be	their free act	and deed	i. Lille	L	mone	<u>'</u>		
			My Commiss	ion Expire	es: <u>6/</u>	20/0	/			
					•	/				

SCHEDULE "A"

The corporation reserves the right to adopt applicable pre-emptive rights by means of stock purchase, stock restriction and/or stock redemption agreements as may from time to time be executed. In the absence of any such agreement, said corporation shall have the right in case of the sale or other transfer (including gifting) of shares of stock of any stockholder to purchase said shares at the lowest price at which said stockholder is willing to sell or transfer said shares before the same shall be sold or otherwise transferred by him to any other party; provided, however, that said corporation shall exercise its right to purchase within thirty (30) days after the stockholder shall have notified it in writing of his desire to sell or otherwise transfer said shares and the price at which he is willing to sell or otherwise transfer said shares, and if the corporation shall elect to purchase said shares such stockholder shall, upon tender of the purchase price thereof, transfer to the corporation the shares so sold, and if the corporation shall not elect to purchase said shares within said thirty (30) days, then such stockholder may, at any time within twenty (20) days after the expiration of said thirty (30) days, sell or otherwise transfer said shares to any other party but at not less than the price at which the same were offered to this corporation.