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State of Rhode Island and Providence Plantations Office of the secretary of state CORPORATIONS DIVISION

100 NORTH MAIN STREET PROVIDENCE, RI 02903

Corp. 1.D. # 74878

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, adopts(s) the following Articles of Incorporation for such corporation:					
	FIRST.	on: The name of the corporation is Precision Line, Inc.				
(A close	corporation p	terstant to §7-1.1-51 of the General Laws, 1956, as amended) (strike if inapplicable)				
	SECOND.	ECOND. The period of its duration is (if perpetual, so state) perpetual				
	THERD.	The purpose or purposes for which the corporation is organized are:				
		Please see attached				

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By 00#55 143477

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FOLKIH. The aggregate number of shares which the corporation shall have authority to issue is:

(a) If only one class: Total number of shares. 8,000

(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.)

One class of authorized shares with a par value of \$1.00 per share.

or

(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, precenees and rights, including voting rights, and the qualifications, limitations or restriction thereof, which are permitted by the provisions of title 7 of the General Law 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.)

FIFTH. Provisions (if any) dealing with the preemptive right of shareholders pursuant to §7-1.1-24 of the General Laws, 1956, as amended:

Pleasc see 5A attached

SDITH. Provisions (if any) for the regulation of the internal affairs of the corporation:

Please 6A and 6B attached

	Sevening The address of the	initial registered office of the cornoration is
	and the name of its initial registered as	initial registered office of the corporation is Rhode Island 02809 (add Zip Code) gent at such address is: Kimberly Ann
	Flowers	·
	Signature of registered agent	enn
		ors constituting the initial board of directors of the
	-	ames and address of the persons who are to serve as
	•	g of shareholders or until their successors are elected
	and shall qualify are:	to §7-1.1-51 of the General Laws, 1956, as amended, state the name (s)
	and address (es) of the officers of the corporation.)	
Dimonton	Name Kimberly Ann Flowers	4 Constitution Street
Director:	Killerly Alli Flowers	Bristol, Rhode Island 02809
President:	Kimberly Ann Flowers	······································
Secretary:	Kimberly Ann Flowers	
Treasurer:	Kimberly Ann Flowers	
	Nытн. The name and address	s of each incorporator is:
	Name Kimberly Ann Flowers	4 Constitution Street
	Military 14 Figure 1 2000-100	Bristol, Rhode Island 02809

	filing of these articles of incorporation	existence to begin (not more than 30 days after n):
	April 27,1995	
	Dated April 26, 1995 , 19	95
		Signature of each incorporator
		Kimberly Ann Flowers
		4 Constitution Street

		Bristol, Rhode Island 02809

STATE OF RHODE ISLAND City	STATE O				
COUNTY OF Town In said county this. 76 1/h County of Movidence Town April Ann Flowers	in said				
each and all known to me and known by me to be the parties executing the foregoing instrument, and they severally acknowledged said instrument by the n subscribed to be their free act and deed.					
Notary Public MY COMMISSION EXPINES					
7/7/95					

PAGE 1A

2. PURPOSE

To conduct a general business of real estate acquisition investment, development, construction, and sale, dealing in and with all kinds of interests in various types of instrument calibration services, including the calibration of levels, transits and lasers within and outside of the State of Rhode Island;

To enter into contracts, consortia, syndicates, joint ventures, and other types of enterprises for the development, reconstruction, repair, or other improvement either of undeveloped land or of existing buildings or other construction on land owned;

To acquire, hold, manage, mortgage, and dispose of owner-ship, leasehold, tenancy, easement or profit, and license interests in all kinds of realty, including timber, mineral, waterfront, or wet land, suburban and urban tracts, and development leases for residential, industrial, commercial, conservation or recreation, agricultural, waterfront, mineral exploitation, or other types of development and including condominium and other types of partial, joint, common, or shareholder interests;

To hold realty for investment, as rental property or under any kind of franchise, license, or consortium arrangement, including cooperative ownership, or under any kind of leasing or tenancy arrangement and to grant to others on any terms participating share interests in any such investment holding;

To own, supervise, or participate in construction, repair maintenance management, development, or improvement business, including general contracting in any of these fields, and to participate in any kind of joint or cooperative management of such business;

To do all things reasonably necessary, appropriate or ancillary to the general conduct of a business in all phases of instrument calibration, servicing, sales andrepair and to carry on any other business or other activity that may be carried on by a corporate organization under the business corporation law of the state of Rhode Island, whether or not referred to in the foregoing paragraphs, including the acquisition of interests in businesses or organizations regardless of their principal activity.

5. Preemptive right of shareholders

Subject to the provisions of law, it shall require the affirmative vote of 75% of all of the shares of stock of the corporation then outstanding and entitled to vote to effect any action by the stockholders of the corporation, provided that the affirmative vote of less than such number shall be sufficient to adjourn the meeting from time to time.

The corporation may carry on its operations and conduct business in any state, in the District of Columbia, and in any territory, dependency or possession of the United States, and in any foreign country.

Meetings of the stockholders of the Corporation may be held anywhere in the United States.

The Corporation may be a partner, to the maximum extent permitted by law.

The Corporation shall not be deemed a close corporation and its affairs shall not be governed by principles of partnership law or fiduciary obligations between and among stockholders of close corporations, except as they are applicable generally to all corporations organized under Section 7-1, 1-24 of the General Laws of Rhode Island, 1956 as amended. The Corporation may purchase or otherwise acquire shares of its capital stock from one or more stockholders and may issue, sell or otherwise transfer shares to one or more persons without purchasing or otherwise acquiring shares from, or issuing, selling or otherwise transferring shares to any other persons.

6A. Regulation of the Internal Affairs of the Corporation

The Corporation shall be empowered to borrow or raise money without limit as to amount; to sell, and/or create security interests in, pledge, and otherwise dispose of and realize upon book accounts and other courses in action; to make, draw, accept endorse, execute, and issue bonds, debentures, notes, or other obligations of any nature or in any manner for money so borrowed or in payment for property of this Corporation, and to secure the principal thereof and the interest thereon by mortgage upon, or creation of security interest in, or pledges of, or conveyance or assignment in trust of, the whole or any part of the property, real or personal, of this Corporation, wherever situated and whether at the time owned or thereafter acquired; and, in such manner and upon such terms as the Board of Directors may from time to time determine, to sell, exchange, pledge, offer for discount, or otherwise dispose of any and all such bonds, debentures, notes or other obligations.

The Corporation may enter into, make, perform, and carry out contracts of every sort and kind which may be necessary or convenient for the business of this Corporation, or business of a similar nature, with any person, corporation, private, public or municipal, body politic under the government of the United States or any state, territory, or possession thereof, or any foreign government so far as and to the extent that the same may be done and performed by corporations organized under the Business Corporation Law of this state.

The Corporation shall be empowered to borrow money and contract debts; to make, issue and dispose of bonds, debentures, notes, and other obligations, secured or unsecured; and to make any lawful contract of guaranty, suretyship, or any kind whatsoever in connection with, or in aid of, any corporation or other organizations any of whose securities this Corporation owns or in which this Corporation has an interest; to secure contracts, obligations, and liabilities or any thereof, in whole or in part, by mortgage, deed of trust, creation of security interests in, pledge, or other lien, upon any or all of the property of this Corporation wheresoever situated, acquired, or to be acquired.

The Corporation may organize or cause to be organized under the laws of any state of the United States, or of the District of Columbia, or of any territory, dependency, or possession of the United States, or of any foreign country, a corporation or corporations for the purpose of transacting, promoting, or carrying on any or all of the objects or purposes for which this Corporation is organized, and to dissolve, wind up, liquidate, merge, or consolidate any such corporation or corporations or to cause the same to be dissolved, wound up, liquidated, merged, or consolidated.

Whereas appropriate the Corporation may apply for, register, obtain, purchase, lease, take licenses in respect of, manufacture under, and to introduce, sell, assign, create security interests in, pledge, or otherwise dispose of, and in any manner deal with and contract with reference to: invention, devices, formulas, processes, and any improvements and modifications thereof; letters patent, patent rights, patented processes, copyrights, designs, and similar rights, trademarks, trade symbols, trade names, and other indications of origin and ownership granted by or recognized under the laws of the United States or of any state or subdivision thereof, or of any foreign country or subdivision thereof, and all rights connected therewith or appertaining thereunto; and franchise, licenses, grants, and concessions.

When appropriate the Corporation may apply for, obtain, register, purchase, lease, or otherwise acquired, and hold, use, own, operate, and introduce and to sell, assign, or otherwise dispose of any trademarks, trade names, copyrights, patents, inventions, improvements, and processes used in connection with or secured under letter patent of the United States or any foreign country, and to use, exercise, develop, grant licenses in respect of, or otherwise to turn to account any trademarks, trade names, patents, licenses, processes, copyrights, or any such property or rights.