Filing Fee \$150.00

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 J.R. VINAGRO MANUFACTURING AND PROCESSING CO.									
	(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 provide all forms of manufacturing and processing of both raw material and man-made material including, but not limited to, demolition and construction material and solid waste receycling material, relating									
	transportation and hauling and all legal purposes related thereto.									
4.	The aggregate number of shares which the corporation shall have authority to issue is: (a) If only one class: Total number of shares 600 (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.):									
	No 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 to see Example "A" attached									
	SEGRETARY STATE									

					fairs of the co		ny Ame	ndment	s_tho	reto.
he add	ress of th	ne initial re	gistered offic	ce of the con	poration is 13	30 Tower	Hill	Road,	P.O.	Box 444,
	Kings			02052			(3	ireet)		uch address is
	(City/T		,RI	(Zip Code)	and the i	taine or its	milliai regi	accicu aç	gent at a	2011 Edd (COS 15
Fr	ed J.	Volpe_			 ·					
names a until the	and addr ir succes	esses of the ssors are e	ne persons welected and sill be no board of	vno are to so hall qualify a directors state	are: (If this is a c	close corporate itial officers of	on pursuant the corporal	o Section ? ion and the	7-1.1-51 of names an	and the hareholders or the General Laws, d addresses of the
Title		Nan	ne				Address	;		
recto	r Jos	seph R.	Vinagro		787 Sna	ake Hill	. Road,	No.	Scitua	ate,RI 0285
										
The nai	— —— me and a	address of	each incorpo	orator is:						
		Nam	1e				Addres	s		
Jos	eph R	. Vinag	ro		787 Sn	ake Hill	l Road,	No.	Scitus	ate,RI 028
<u></u> :										
. Date v	when cor	porate exi	stence to beç	gin: <mark>upon t</mark> (no	he filin t more than 30	g of the	e with	n Art	icles ofincorp	of Incorporation)
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	John.		R. Vinag	, on this	3 day of	Ma	wh	x 19	00 p ers	onaliy appeared
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EXHIBIT "A"

The corporation shall have the right in case any Stockholder desires to sell any stock of the corporation to purchase said stock at the lowest price and upon the most lenient terms at which such Stockholder is willing to sell the same before such stock may be sold to any other party. No sale of any stock to any party other than the corporation shall be valid unless such stock shall have first been so offered in writing to the corporation and unless such offer shall have been rejected or shall not have been acted upon by the corporation within thirty (30) days after such offer is made. The Directors shall have the power to accept or reject such offer on behalf of the corporation. Any Stockholder who shall have offered his stock for sale to the corporation in accordance with the foregoing provisions, may at any time within sixty (60) days after the rejection of such offer by the corporation, or if the corporation shall neither accept nor reject such offer, then within ninety (90) days after such offer shall have been made to the corporation, sell the stock so offered to the corporation to any other party but not for a price lower nor upon more lenient terms than at which such stock shall have been previously offered to the corporation. The corporation may require affidavits and other evidence, documentary or otherwise, to its satisfaction, from the Stockholder and purchaser of such stock as to the price paid therefore before transferring such stock upon the books of the corporation. The Directors may, in particular instances, consent to any such proposed sale, but no such consent or waiver shall extend to other or subsequent instances.

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