Figure and License Fee: \$230.00 minimum

1D Number: 152786



# STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State
Corporations Division
148 W. River Street
Providence, Rhode Island 02904-2615

### **BUSINESS CORPORATION**

ARTICLES OF INCORPORATION

| C.            | * * |
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|               | :   |
|               |     |

The undersigned acting as incorporator(s) of a corporation under Chapter 7-1.2 of the General Laws of Rhode Island, 1956, as amended, adopt(s) the following Articles of Incorporation for such corporation:

1. The name of the corporation is:

1. Cam & Machine Corporation is:

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1. The name of the corporation is:

1. Cam & Machine Corporation is:

| 1. | The name of the corporation is L & L Cam & Machine Corp.                    |                                 |   |  |
|----|---|---------------------------------|---|--|
|    |   |                                 |   |  |
|    | (This is a close corporation pursuant to §                                  | 7-1.2-1701 o                    | f the General Laws,                     | 1956, as amended.) (Strike if inapplicable.)   |
| 2. | The total number of shares which the corporation has authority to issue is: |                                 |   |  |
|    | (a) If only one class: Total number of shares                               | 10,000                          | )                                       |  |
|    |   |                                 | <u>or</u>                               |  |
|    | (b) If more than one class: Total number of share                           | es of each o                    | loca                                    |  |
|    | respect of any class or classes of shares of the c                          | illed by the p<br>orporation ai | rovisions of Chap<br>nd the fiving of w | rights, including voting rights, and the qualifications, ter 7-1.2 of the General Laws, 1956, as amended, in nich by the articles of association is desired, and an directors to fix by vote or votes any of them that may |
| 3. | The address of the initial registered office of t                           | he corporat                     | ion is _15 Inc                          | Justrial Drive   |
|    |   |                                 |   | (Street Address, not P.O. Box)   |
|    | Smithfield  | , RI                            | 02917                                   | and the name of its initial registered agent   |
|    | (City/Town)   | <del></del> ' · · ·             | (Zip Code)                              | Grid the name of its initial registered agent  |
|    | at such address is Steven R. Dupre  |                                 |   |  |
|    | (Name of  | Agent)                          | <del></del>                             | <del></del> ·  |
|    |   |                                 |   |  |

- 4. The corporation has the purpose of engaging in any lawful business, and shall have perpetual existence until dissolved or terminated in accordance with Chapter 7-1.2.
- 5. Unless otherwise stated all authorized shares are deemed to have a nominal or par value of \$0.01 per share.

FILED

JAN 03 2006

By KMC C85945

Form No. 100 Revised: 12/05

| Articles of Incorporation:   | nt with Chapter 7-1.2 which the incorporators elect to have set forth in the  |
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| The tame and address of  |   |
| The name and address of each incorporator  | is:   |
| <u>Name</u>  | <u>Address</u>  |
| Steven R. Dupre  | 1140 Wallum Lake Road, Pascoag, RI 02859  |
|  |   |
|  |   |
| these Articles of Incorporation shall be effect<br>than the 90 <sup>th</sup> day after the date of this filing | tive upon filing unless a specified date is provided which shall be no late   |
|  |   |
|  | Under penalty of perjury, I/wae declare and affirm that I/wae have  |
|  | examined these Articles of Incorporation, including ar accompanying attachments, and that all statements contains herein are true and correct |
| ate: December 29, 2005   | Atu. () X   |
|  | - Duens Dupre   |
|  | <del></del>   |
|  | Signature of each Incorporator  |

L & L CAM & MACHINE CORP. 15 Industrial Drive Smithfield, RI 02917

December 29, 2005

Secretary of State STATE OF RHODE ISLAND Corporations Division 100 North Main Street Providence, RI 02903

Dear Sir/Madam:

As the owner of L & L Cam & Machine Corp. I am selling my operating business assets to my son. Simultaneously, I am changing the name of L & L Cam & Machine Corp. to "15 Industrial Drive, Inc." This letter is a letter of authorization authorizing my son to incorporate his business under the name "L & L Cam & Machine Corp."

Should you need anything further, would you please contact me.

Very truly yours,

Eugene J. Dupre

## ADDENDUM TO ARTICLES OF INCORPORATION

### L & L CAM & MACHINE CORP.

#### SECTION 2

Any stockholder, including the heirs, assigns, executors or administrators of a deceased stockholder, desiring to sell or transfer such stock owned by him or them, shall first offer it to the corporation through the Board of Directors, in the manner following:

He shall notify the directors of his desire to sell or transfer by notice in writing, which notice shall contain the price at which he is willing to sell or transfer, and the name of one arbitrator. The directors shall, within thirty days thereafter, either accept the offer or by notice to him in writing name a second arbitrator, and these two shall name a third. It then shall be the duty of the arbitrators to ascertain the value of the stock, and if any arbitrator shall neglect or refuse to appear at any meeting appointed by the arbitrators, a majority may act in the absence of such arbitrator.

After the acceptance of the offer, or the report of arbitrators as to the value of the stock, the directors shall have thirty days within which to purchase the same at such valuation, but if at the expiration of the thirty days, the corporation shall not have exercised the right to so purchase, the owner of the stock shall be at liberty to dispose of the same in any manner he may see fit.

No shares of stock shall be sold or transferred on the books of the corporation until these provisions have been complied with, but the Board of Directors may, in any particular instance, waive the requirement.