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BOOK

ARTICLES OF INCORPORATION

OF

BRATTON MACHINE COMPANY, INC.

A CLOSE CORPORATION

The Undersigned, acting as shareholder of a corporation under the Alabana B timess Corporation Act, adopts the following Articles of Incorporation for such corporation:

FIRST: The name of the corporation is Bratton Machine Company, Inc.

SECOND: The period of its duration is perpetual.

THIRD: The purpose or purposes for which the corporation is organized are:

To operate a machine shop service; servicing all kinds of

- (A) machines, general machines, plywood industry repair and all services relating to a machine shop & plywood industry repairs.
- (B) To buy and sell materials and services of all kinds as it may seem fit either upon its own account, or for a commission or other compensation, and for cash, or upon credit, and to own and operate motor vehicles, and to own and hold stock and bonds in other corporations as it may desire.
- (C) To own and operate any and all kinds of vehicles as may be necessary or convenient in the conduct of a general business as is set forth in the preceding section.
- (D) The corporation desires to do business in any and all of the counties and municipalities of Alabama, and also such other States of the United States as it may desire.
- To acquire, hold, sell, lease, manufacture, rent, buy or other-(E) wise acquire and dispose of supplies, both new and used, parts or accessories or other merchandise necessary for the conduct of the general purpose of the business, or, if convenient or desirable, whether necessary or otherwise, to acquire, hold, own, operate, rent, lease, improve, assign, and sell real estate and personal property of every type and description, to lend money, and do all things necessary and incidental to the successful conduct of the business aforesaid, and generally to do and perform and enjoy the powers conferred by the State of Alabama, and to engage in and transact any and all and every kind of legitimate business not interdicted by the laws of the State of Alabama and the United States of America, and to undertake, assume or guarantee in whole or in part the obligations or liabilities of any person, firm, association, or corporation.
- (F) To buy, sell, improve, lease, or otherwise acquire, improve and dispose of real property of every kind and description.
- (G) To do any and all acts or business for which the corporation may be incorporated under the Alabama Business Corporation Act.

FOURTH: A. The aggregate number of shares which the corporation shall have all nority to issue is 1,000. The amount of the total authorized capital all be One Thousand Dollars (\$1,000.00) Dollars divided into 2,000 shares of the par value of \$1.00 each. The amount of the capital ack with which the corporation will begin business shall be One Thousand and (\$1,000.00) Dollars.

B. The incorporators of the corporation are:

Milliam W. Bratton 6029 Pleasant Hill Rd, Bessemer, AL 480
Hilda F. Bratton 6029 Pleasant Hill Rd, Bessemer, AL 260
Mary L. Bratton 6029 Pleasant Hill Rd, Bessemer, AL 260

FIFTH: Provisions for the regulation of the internal affairs of the corpo-

- (A) The data on which the shareholders' annual meeting shall be held; the number of directors and their terms of office; and the terms of office of the officers; and the power and duties of the officers; shall be fixed by the by-laws of the corporation, at all times subject to changes hereinafter provided. Other offices than those named herein may be created in the by-laws and filled by the shareholders. The corporation shall have the power to make by-laws for the regulation and government of the corporation, its agents, servents, and officers, and for all other purposes not inconsistent with the Constitution and laws of the State of Alabama.
- (B) Any action or action proposed to be taken by shareholders may be validly affected in the following manner, without notice or formal meeting: Any resolution or proceeding approved in writing by all the shareholders, by subscription of their names in writing to the same, or concurrent, instrument shall be valid and effective as if such action were adopted by the same vote at a regularly called meeting of such shareholders shall be effective as of the date therein expressed, or if, no effective date shall be designated, as of the date on which the same shall be filed and noted by the secretary on such resolution, and shall thereupon be entered in the minutes of the corporation under such effective date.

A shareholder of the Corporation shall not be disqualified by his office from dealing or contracting with the Corporation either as a vendor, purchaser or otherwise, nor shall any transaction or contract of the Corporation be void or voidable by reason of the fact that any shareholder or any firm of which any shareholder is a member, or any corporation of which any shareholder is a shareholder, officer, or director, is in any way Interested in such transaction or contract, provided that such transaction or contract is or shall be authorized, ratified or approved either (1) by a vote of a majority of a quorum of the shareholders, or (2) by the written consent, or by the vote at any shareholders' meeting of the holders of a majority of all the cutstanding shares of stock of the Corporation entitled to vote; nor shall any shareholder be liable to account to this Corporation for any profits realized by or from or through any such transaction or contract of the corporation authorized, ratified or approved as aforesaid by reason of the fact that he, or any firm of which he is a member or any corporation, of which he is a shareholder, officer or director was interested in such transaction or contract. Nothing herein contained shall create liability in the events above described or prevent the authorization, ratification or approval of such transactions or contracts in any other marmer permitted by law.

No shareholder shall be liable to the Corporation or any of its shareholders in conjunction with any contracts or other transaction which is expressly stated to be valid by the preceding Section because of his relationship to the parties to or his interest in such contract or transaction. This section shall not be construed to impose any liability to the Corporation or any of its shareholders upon any shareholder because of any such relationship or interest if he would not be liable under applicable common or statutory law.

Any person who is either a shareholder or an officer, or both, of the Corporation shall, as an incident of his office and as an inducement and consideration for his acceptance of his office and the continuing performance of the duties thereof, be entitled, without further act on his part, to indemnity from (i) fees, (ii) damages, and (iii) amounts paid by way of any settlement or compromise (unless such settlement or compromise is disapproved in writing by the Corporation after notice), which such person shall have incurred or paid in connection with or

growing cut of any claim, litigation or proceeding, whether crimical, civil or of some other nature, asserted against such person or to which such person shall be a party by reason of his agreeing to be, being or having beer a shareholder or an officer of the Corporation, whether or not such person is a shareholder or an officer at the time of incurring or paying such expenses; provided, however, that such person not be indemnified by the Corporation for expenses incurred in conjunction with any claim, litigation or proceeding in which such person is adjudged (i) to have been guilty, with respect to the Corporation, of willful misfeasance, bad faith, gross negligence or reckless disregard of the duties involved in the performance of his duties as such officer or director or (ii) to have caused, negligently or by his misconduct, physical injury to persons or property.

Each Shareholder shall have the pre-emptive right, as defined by the laws of the State of Alabama, to purchase or acquire additional or treasury shares of stock in

Bratton Machine Company, Inc.

The Corporation reserves the right from time to time to amend, alter or repeal each and every provision contained in these Articles of Incorporation, or to add one or more additional provisions, in the manner now or hereafter prescribed or permitted by the Act, and all rights conferred upon shareholders at any time are gratted subject to this reservation.

SIMTE: The address of the initial registered office of the corporation

644 Stuart Lane, Pelham, Alabama 35124

a . the name of its initial registered agent at such address is

William W. Bratton

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SEVENTH: The number of directors constituting the initial board of directors of the corporation is 3 and the names and addresses of the prisons who are to serve as directors until the first annual meeting of streholders or until their successors are elected and shall qualify are:

Marie

Address

frect shareholder control as permitted	by Section 10-2A-308 has been elected.
William W. Bratton	6029 Pleasant Hill Rd, Bessemer, AL 3502
Hilda F. Bratton	6029 Pleasant Hill Rd, Bessemer, AL 3502
Mary L. Bratton	6029 Pleasant Hill Rd, Bessemer, AL 3502
EIGHTh: The nore and address of eac	ch shareholder is:

Name			Addr	ess			
William W. Bratton	6029	Pleasant	Hill	Rd,	Bessemer,	AL	35023
Hilda F. Bratton	_				Bessemer,		
Mary L. Bratton	6029	Pleasant	Hill	Rd,	Bessemer,	AL	35023

NINTH: The composation is a close comporation authorized by \$\frac{3}{2} 10-2A-300 to 10-2A-313, Code of Alabama (1975), as amended.

TENTH: The corporation being a close corporation authorized by 10-2A-300 e seq. Code of AL as amended, as permitted by Sections 10-2A-41 and 10-2A-301, a following restrictions, permitted by 10-2A-41 are imposed on the transfer of a shares of stock issued by this corporation:

- 1) All of the Corporation's issued shares of all classes exclusive of treasury stock, shall be held by not more than thirty (30) persons.
- ?) For purposes of determining the number of holders of record of the stock of this close corporation, stock held in joint tenancy shall be treated as held by one shareholder.

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ELEVENTH: All of the Corporation's issued shares of all classes, exclusive of treasury shares, shall be held of record by not more than 30 persons.

(A) The business of the corporation shall be managed by the shareholders of the corporation rather than by a board of directors as authorized by Title 10-2A-308, Code of Alabama.

The formation of the corporation as a close corporation has been authorized by the affirmative vote of all holders of and subscribers to shares of the corporation. Additionally, all shareholders have approved the following:

- 1. As provided in Section 10-2A-56 any action required to be taken at a meeting of shareholders of this close corporation may be taken without a meeting, it a consent in writing setting forth the action so taken, shall be signed by all the shareholders entitled to vote with respect to the subject matter thereof.
- 2. As provided in Section 10-2A-77 ___ shall hold the office of

President	William W. Bratton	
Secretary	Hilda F. Bratton	
Treasurer	Mary L. Bratton	

- 3. Waiver of Notice as permitted by section 10-2A-49 is adopted as a policy to be used extensively and freely.
- l. All shareholders waive the receipt of the financial statement signed by an officer or a CPA within 120 days of the end of the year as required by Section 10-2A-796, and waives the need that the statement be prepared in accordance with generally accepted accounting principles, and agree that only on request by shareholder, a copy of the federal or Alabama income tax return sent in response to such request will satisfy this requirement of Section 10-2A-79(e). Any such statement or substitute therefor must be requested before the Corporation is required to send it to the shareholder.
- 5. As provided in Section 10-2A-308, the Corporation shall be managed by the shareholders rather than by the board of directors. No meeting will be held to elect directors; the shareholders deemed hereby to be the directors subject to all liabilities as such directors. Indemnity by the Corporation has permitted by Section 10-2A-21 shall be given the directors, shareholders, and counsel.
 - 6. Name William W. Bratton

Address 6029 Pleasant Hill Rd, Bessemer, AL 35023 shall be the registered agent and the address shall be as shown above until changed.

- 7. Certificates of stock shall show were applicable:
- a. The management by shareholders without directors,
- b. The restriction on transfer of the capital stock as indicated by any buy-sell agreement, hereinafter adopted,
- c. The fact that the Corporation is a Close Corporation,
- d. The fact that financial statement receipt is waived, except on request by shareholder,

TWELLETH: All of the Corporations issued shares of all classes, exclusive i treasury shares, shall be held of record by not more than 30 persons.

(A) The business of the corporation-shall be managed by the shareholders of the corporation rather than by a board of directors as authorized by Title 10-2A-308, Code of Alabama.

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The formation of the corporation as a close corporation has been authorized the affirmative vote of all holders of and subscribers to shares of the orporation.

Dated this _	2nd	_ day of	March		, 19	84
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		SHAREHOL	lda 7 Br	atton		·
	•	1	REHOLDER, On	a Too)	·	
		SHAREHOL	DER			
PATE OF ALABAMA EFFERSON COUNTY						
Before me	ľ	ebra Ann Ch	nambers			
a notary public, s	tate at	large, in and	for said count	y and state, ar	peared	
William W. Bra	tton, H	ilda F. Bra	tton, Mary L	. Bratton		
i is known to med informed of luntarily on the	the cont	ents of the w	ithin instrumen	•	•	
Dated this	2nd	day of	March	·	, 19	84
		De	era an	Chambo	nc	,
		As Notar	y Public	 		1
: commission expi	res: Jul	Ly 28, 1984			' 1	



STATE OF ALABAMA

I, Don Siegelman, Secretary of State, of the State of Alabama, having custody of the Great and Principal Seal of said State, do hereby certify

that pursuant to the provisions

of Section 10-2A-26. Code of Alabama 1975, the corporate name

Bratton Machine Co., Inc.
is reserved as available based only upon an examination of the corporation records
on file in this office for the exclusive use of Bratton Machine Co., Inc.
for a period of one hundred twenty days from this date. In the case of a domestic
corporation, the name of the county in which the corporation was or is proposed to
be incorporated is <u>Shelby</u> . I further certify that as set out in
the application for reservation of corporate name, the Secretary of State's
office does not assume any responsibility for the availability of the corporate
name requested nor for any duplication which might occur.

In Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State, at the Capitol, in the City of Montgomery, on this day.

February 21, 1984 - expires 6-21-84

Don Siegelman

Date

Secretary of State

State of Alabama

shelby County

CERTIFICATE OF INCORPORATION

OF

BRATTON MACHINE CO., INC.

The undersigned, as	Judge of Probate of SHELBY County,	State of Alabama,
hereby certifies that duplic	cate originals of Articles of Incorporation for t	he incorporation of, duly signed
pursuant to the provisions	of Section 64 of the Alabama Business Con	poration Act have
been received in this offic	e and are found to conform to law.	
ACCORDINGLY the	undersigned, as such Judge of Probate, an	id by virtue of the
authority vested in him by l	aw, hereby issues this Certificate of Incorporat BRATTON MACHINE CO., INC.	ion of , and attaches
•	d of the Articles of Incorporation. d and Official Seal on this the 5th	day of
	STATE OF ALA, SHELBY CO. J CERTIFY THIS MINIMUMENT WAS FILED Judge of Pr 1984 MAR -5 PM 1: 35 JUDGE OF PROBATE JUDGE OF PROBATE	