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OF

MRD INVESTMENTS, INC.

We, the undersigned natural persons of the age of twenty-one (21) years or more, acting as Incorporators of a corporation under the Idaho Code 30-1-401, adopt the following Articles of Incorporation for such corporation:

FIRST : The name of the Corporation is MRD Investments, Inc.

SECOND : The period of its duration is Perpetual, unless dissolved or otherwise terminated by operation of law.

THIRD : The Purposes for which the Corporation is organized are:

1. To engage in the business of residential and commercial construction, and to do anything incidental to or connected with residential and commercial construction, or anything else beneficial thereto.

2. To purchase, invest in, sell and otherwise deal in stocks, bonds, mortgages and other securities, to the end that the corporation may invest surplus or any monies in securities; and/or collaterals for profit.

3. To carry on any and all other activities legal for Corporations under the laws of Idaho or any state in which this Corporation engages in the transaction of business.

4. In carrying out the purposes for which the Corporation is organized, the Corporation shall have the power to perform any act which a Corporation may legally perform under the laws of the State of Idaho or any other state in which this Corporation engages in the transaction of business, and shall also have the rights, in addition to and not by way of limitation of any rights granted by law, to acquire and hold its own stock, debt, to establish profit sharing, pension or other employee plans, to become a partner with any other Corporation or Corporations and any individual or individuals.

FOURTH : The aggregate number of shares which the Corporation shall have authority to issue is Fifty Thousand (50,000). All shares shall be on one class, common stock. The shareholders of all common stock together shall have unlimited voting rights, and shall be entitled to receive the net assets of the Corporation upon dissolution.

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<u>FIFTH</u>: The corporation shall not commence business until at least One Thousand Five Hundred (\$1,500.00) has been received by it as consideration for the issuance of shares.

SIXTH : The Corporation elects to have pre-emptive rights.

SEVENTH : Provisions for regulation of the internal affairs of the Corporation are to be specified in the Bylaws of the Corporation.

<u>EIGHTH</u>: The address of the initial registered office of the Corporation is 8397 South Old Farm Place, Meridian, Idaho 83642; the name of its initial registered agent at such address is C. Russell Durrant.

<u>NINTH</u>: The number of directors constituting the initial board of directors of the Corporation is two (2) and the names and addresses of the persons who are to serve as directors and officers until the first annual meeting of shareholders or until their successors are elected and shall qualify are as follows:

NAME

8397 South Old Farm Place Meridian, Idaho 83642

ADDRESS

C. RUSSELL DURRANT

MARIE B. DURRANT

8397 South Old Farm Place Meridian, Idaho 83642

TENTH : The names and addresses of the Incorporators are:

<u>NAME</u>

MARIE B. DURRANT

97 South Old Farm Pla

ADDRESS

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8397 South Old Farm Place Meridian, Idaho 83642,

C. RUSSELL DURRANT

8397 South Old Farm Place Meridian, Idaho 83642

ELEVENTH : No stock in the Corporation shall be transferred to a person who is not already a shareholder or to the Corporation, unless the shares have been first offered in writing for sale to the Corporation and each of the other shareholders of the Corporation at the same price and on the same terms as would govern upon a transfer to a person not a shareholder. The writing shall set forth the price and terms and shall be sent by registered mail to the Corporation at its headquarters and to each shareholder at the address listed on the books of the Corporation. The right to transfer the shares to a person not a shareholder shall not exist until the Corporation and all shareholders refuse the offer made or until they fail for a period of thirty (30) days after receipt of the written offer to accept the price and terms offered. The Corporation shall also have the power to enter into a written agreement with all shareholders, whereby a price and terms for the transfer of shares is specified in advance and made binding upon all parties so long as there are provisions for updating the price and terms at reasonable intervals of time.

DATED: This 14th day of March, 2000.

Kuna MARIE B. DURRANT, INCORPORATOR

INCORPORATOR

DURRANT.

RUSSELL DURRANT, REGISTERED AGENT