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**ARTICLES OF INCORPORATION
OF
APPLIANCE REPAIR SERVICE BY KERRY CO.**

ARTICLE I: NAME.

The name of the corporation shall be Appliance Repair Service by Kerry Co. (the "Corporation").

ARTICLE II: DURATION.

The period of duration shall be perpetual.

ARTICLE III: PURPOSES.

The purposes for which the Corporation is organized shall be conducting the business of all aspects of appliance repair, and shall include the transaction of any or all lawful business for which corporations may be incorporated under the laws of the State of Idaho.

ARTICLE IV: AUTHORIZED SHARES.

The aggregate number of shares of which the Corporation shall have authority to issue shall be ten thousand (10,000) shares of common stock, without nominal or par value.

ARTICLES OF INCORPORATION - 1

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ARTICLE V: GOVERNMENT.

The internal affairs of the Corporation shall be governed by the duly-adopted bylaws of the Corporation.

ARTICLE VI: REGISTERED OFFICE AND AGENT.

The address of the Corporation's initial registered office shall be 380 Bear Track Lane, Careywood, Idaho 83809, with a mailing address of P.O. Box 70, Careywood, Idaho 83809. The name of the Corporation's initial registered agent at such address is Kerry W. McKerracher.

ARTICLE VII: INITIAL BOARD OF DIRECTORS.

The number of directors constituting the initial Board of Directors shall be two (2). The names and addresses of the persons who are to serve as Directors until the first annual meeting of shareholders, or until their successors be elected and qualified, are Kerry W. McKerracher, of P.O. Box 70, Careywood, Idaho 83809 and Julie-Anne K. McKerracher, of P.O. Box 70, Careywood, Idaho 83809.

ARTICLE VIII: INCORPORATOR.

The name of the incorporator is Kerry W. McKerracher, whose address is P.O. Box 70, Careywood, Idaho 83809.

ARTICLE IX: INDEMNIFICATION.

The Corporation shall indemnify the directors and officers of the Corporation to the fullest extent permitted by the Idaho Business Corporation Act, as the same exists or

may hereafter be amended; provided, however, that in the case of any such amendment, only to the extent that such amendment permits the Corporation to provide broader indemnification rights than the Idaho Business Corporation Act permitted the Corporation to provide prior to such amendment.

ARTICLE X: LIMITATION OF LIABILITY.

No director shall be liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duties, except liability for: (A) the amount of financial benefit received by a director to which the director is not entitled; (B) an intentional infliction of harm on the Corporation or the stockholders; (C) a violation of Idaho Code Section 30-1-833 (liability for unlawful distributions); or, (D) an intentional violation of criminal law.

DATED: January 1, A.D. 2005.

APPLIANCE REPAIR SERVICE BY KERRY CO.

BY: Kerry W. McKerracher
Kerry W. McKerracher, Incorporator