

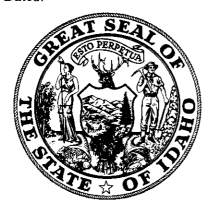
CERTIFICATE OF INCORPORATION OF

CLEAN PRO, INCORPORATED

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that duplicate originals of Articles of Incorporation for the incorporation of the above named corporation, duly signed pursuant to the provisions of the Idaho Business Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Incorporation and attach hereto a duplicate original of the Articles of Incorporation.

Dated: September 6, 1985



SECRETARY OF STATE

by: Joke Kast

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CLEAN PRO INCORPORATED

KNOW ALL MEN BY THESE PRESENTS: That we, the undersigned natural persons of lawful age and citizens of the United States, for the purpose of forming a corporation pursuant to the provisions of the Idaho Business Corporation Act (Title 30, Idaho Code) do hereby certify as follows:

FIRST

The name of the comporation is

CLEAN PRO INCORPORATED

SECOND

The torporation is to have perpetual existence.

THIRD

The purposes and objects for which the corporation is organized include the transaction of any or all lawful business for which corporations may be incorporated under the Idaho Business Corporation Act (Title 30, Idaho Code).

FOURTH

The aggregate number of shares which the corporation shall have authority to issue is: 40,000 Such shares are to consist of one class only. The par value of each of such shares shall be 1000, which stocks shall not be issued until fully paid for, and once so issued shall be non-assessable.

FIFTH

All of the shares of stock issued shall be common stock, and all shares shall have equal value, without preferences, limitations or differences in relative rights with respect to other shares.

SIXTH

Stockholders of the corporation shall have preemptive and preferential rights of subscription to any
shares of stock of the corporation, whether now or
hereafter authorized, or to any obligations convertible
into stock of the corporation, or to obligations of the
corporation convertible into stock. Any stock or obligations issued by the corporation shall first be offered
to the stock holders of the corporation.

SEVENTH

<u>JCYCHIII</u>
The address of the initial registered office of the
corporation is: <u>E. 6343 POLELINE RD.</u>
POST FALLS, ID. 83854
The name of the corporation's initial registered
agent at such address is: Paul De Luca
<u>E I GHTH</u>
The number of directors constituting the initial
Board of Directors is: 3 (THREE)
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
qualify are:
NAME PAUL DE LUCA Pres.
ADDRESS P.O. BOX 1598 COEUR D'ALENE, ID 83814
NAME LONNIE DANLEY Vice-Pres.
ADDRESS 2806 ST. EMILIAN, HAYDEN LAKE, TD. 83835

NAML	MARS	HA I	E LUCA				Sec.
ADDRESS	P.O.	Box	1598	COEUR	:₽'	ALENE,	ID. 838
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The name	es and	addr	esses of	all inco	rpo	rators	are:
NAME	PA	ul D	E LUCA				
ADDRESS	P.c	g/Box	x 1598	COEUR	D'	ALENE,	ID 8381
NAME	1	ull	ull	COEUR			
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