POLOCOPI4811 JEFFERSON G. RAY III P.A.

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Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 REGISTERED GENERAL PRACTICE

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January 25, 2001

Re: ADVANCED DRYING TECHNOLOGIES, INC.

Gentlemen:

Enclosed is an original and one (1) copy of the Articles of Incorporation for ADVANCED DRYING TECHNOLOGIES, INC. and a check in the amount of \$87.50 for the filing fee, certified copy and certificate of status for the above corporation.

Please forward the certified copy and certificate of status directly to this office.

Should there be any questions in this regard, please advise.

Very truly yours ERSON G. RAY, TII

JGRIII:wrd Enclosures

1001-2221





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SECRETARY OF STATE

TALLAHASSEE FLORIDA

FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

January 30, 2001

JEFFERSON G. RAY, III, ESQUIRE POST OFFICE BOX 1048 MOUNT DORA, FL 32756

SUBJECT: ADVANCED DRYING TECHNOLOGIES, INC. Ref. Number: W01000002221

We have received your document for ADVANCED DRYING TECHNOLOGIES, INC.. However, the document has not been filed and is being returned for the following:

You must list the corporation's principal office and/or a mailing address in the document.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 487-6973.

Claretha Golden Document Specialist

Letter Number: 301A00005542

ARTICLES OF INCORPORATION

OF

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ADVANCED DRYING TECHNOLOGIES, INC.

The undersigned subscribers to these Articles of Incorporation, each a natural person competent to contract, hereby associate themselves together to form a corporation under the laws of the State of Florida.

ARTICLE I - NAME

The name of this corporation is ADVANCED DRYING

TECHNOLOGIES, INC. 3167 BEACHWINDS COURT, MELBOURNE BEACH, FLORIDA 32951.

ARTICLE II - PURPOSE

This corporation is organized for the purposes of transacting any and all lawful business permitted under the laws of the United States of this State.

ARTICLE III - CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 200 shares of common stock, having a nominal or par value of \$10.00 per share.

ARTICLE IV - VOTING

At all meetings of the Stockholders, cumulative voting shall be allowed as provided by the laws of the State of Florida, and each Stockholder may vote by written proxy. Except as otherwise provided by law, the entire voting power for the election of directors and for all other purposes shall be vested exclusively in the holders of the outstanding Common Shares.

ARTICLE V - REGISTERED OFFICE AND AGENT

The street address of the registered office of this corporation is 3167 Beachwinds Court, Melbourne Beach, Florida, 32951, and the name of the initial registered agent of this corporation at that address is PHILIP J. DiDOMENICO.

ARTICLE VI - INITIAL BOARD OF DIRECTORS

This corporation shall have two directors initially. The number of directors may be increased or diminished from time to time by the bylaws but shall never be less than one. The names and addresses of the initial directors of this corporation are:

President -	Philip J. DiDomenico 3167 Beachwinds Court Melbourne Beach, FL 32951
Vice-President -	
Secretary -	Wendy A. Ray 3167 Beachwinds Court Melbourne Beach, FL 32951
Treasurer -	Philip J. DiDomenico 3167 Beachwinds Court Melbourne Beach, FL 32951

ARTICLE VII - INCORPORATORS

The names and addresses of the persons signing these Articles are:

Philip J. DiDomenico 3167 Beachwinds Court Melbourne Beach, FL 32951

Wendy A. Ray 3167 Beachwinds Court Melbourne Beach, FL 32951

ARTICLE VIII - BYLAWS

The power to adopt, alter, amend or repeal bylaws shall be vested in the Board of Directors and the Shareholders.

ARTICLE IX - AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the shareholders, and approved at a shareholders' meeting by a majority of the shareholders entitled to vote thereon unless all the directors and all the shareholders sign a written agreement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

ARTICLE X - COMPENSATION

The corporation shall have the power to enact appropriate provisions in its bylaws authorizing the Directors, and each of them to fix their own compensation, and/or bonus, and/or pension and setting forth such conditions hereof as to make such action conclusive and binding upon the corporation and its shareholders.

ARTICLE XI - EXECUTIVE COMMITTEE

Either through appropriate provisions of the bylaws, or by resolution passed by a majority of the Board of Directors, the Board of Directors may designate two or more of their number to constitute an Executive Committee which committee, to the extent provided in such bylaws or resolution, shall have and may exercise the powers of the Board of Directors in the management of the affairs and property of the corporation in the exercise of its corporate powers and if such committee shall consist of more then two persons, a majority thereon shall be sufficient to exercise all its power.

ARTICLE XII - POWER OF DISPOSITION

With the consent in writing of, or pursuant to a vote of the holders of a majority of the shares of issued capital stock, the Directors shall have the power to dispose, in any manner of the whole property, including corporate franchise and good will, upon such terms and conditions as they may have expedient, and shall have power to accept unsecured notes on said purchase, in any amount.

ARTICLE XIII - INDEMNIFICATION

The Corporation by Resolution, may indemnify any officer, director or employee, or any former officer, or director, or employee to the full extent permitted by Florida law.

ARTICLE XIV - ACTION BY DIRECTORS WITHOUT A MEETING

The directors of this corporation may take any action, by written consent, as provided by law.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 12 day of December, A.D. 2000.

MARGARET E. BOOTH Signed, sealed and delivered MY COMMISSION # CC 797959 in the presence of: EXPIRES: December 20, 2002 Bonded Thru Notary Public Undery DMENICO OT # CC 79795 2002 stary Public Line WENDY MARGARET E. BOOTH Pr COMPRESSION # CC 797959 EXPIRES, these per 20, 2002 Sonded Thru Notery Public Underwrit

STATE OF FLORIDA - - -- -- -- --COUNTY OF Brewar The foregoing instrument was acknowledged before me this day of December, 2000, by PHILIP J. DiDOMENICO, (\checkmark) who is personally known to me. () who has produced as identification. MARGARET E. BOOTH MY COMMISSION # CC 797959 NOT EXPIRES: December 20, 2002 PRINT NAME araare Bonded Thru Notary Public Underwriters SERIAL NO: MY COMMISSION EXPIRES: Dec 20, 2002 STATE OF FLORIDA COUNTY OF Kreward The foregoing instrument was acknowledged before me this day of December, 2000, by WENDY A. RAY, who is personally known to me. () who has produced as identification. NOTAR MARGARET E. BOOTH PRINT NAME largare MY COMMISSION # CC 797959 EXPIRES: December 20, 2002 SERIAL NO: Bonded Thru Notary Public Underwriters MY COMMISSION EXPIRES: Dec. 20,2002

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DESIGNATION OF RESIDENT AGENT

SECRETARY OF STATE ADVANCED DRYING TECHNOLOGIES, INC., desirifAluAHASSEE FLORIDA organize under the laws of the State of Florida with its principal office as indicated in the Articles of Incorporation, at the City of Melbourne Beach, County of Brevard, State of Florida, has and does by these presents name PHILIP J. DiDOMENICO located at 3167 Beachwinds Court, Melbourne Beach, Florida, County of Brevard, State of Florida, as its agent to accept service of process within this State.

ACCEPTANCE OF DESIGNATION OF RESIDENT AGENT

Having been named to accept service of process for the above stated corporation, at the place designated in this Certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said act relating to keeping open said office.