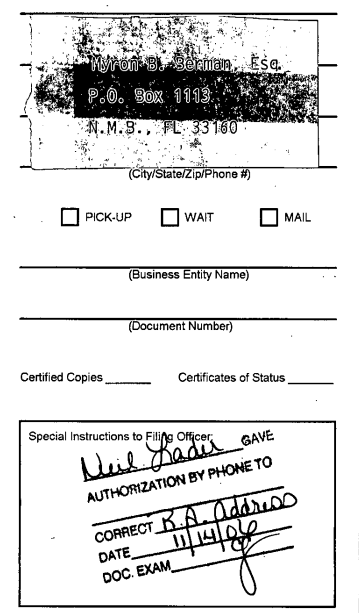
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ECRETARY OF STATE
ALLARESSEE FOR STATE

11/14/00



FLORIDA DEPARTMENT OF STATE Division of Corporations

FILED

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

October 31, 2006

MYRON B. BERMAN, ESQUIRE POST OFFICE BOX 1113 NORTH MIAMI BEACH, FL 33160

SUBJECT: CLEANING BY JAS, INC.

Ref. Number: W06000047715

We have received your document for CLEANING BY JAS, INC. and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent must have a Florida street address. A post office box, personal mail box (PMB), or mail drop-box address is not acceptable.

An effective date <u>may</u> be added to the Articles of Incorporation <u>if a 2007 date is needed</u>, otherwise the date of receipt will be the file date. <u>A separate article must be added to the Articles of Incorporation for the effective date.</u>

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) 245-6973.

Claretha Golden Document Specialist New Filing Section

Letter Number: 006A00064462

ARTICLES OF INCORPORATION

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CLEANING BY JAS, INC.

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SECRETARY OF STATE
TALLAHASSEE FLORIDA

We, the undersigned, hereby agree and associate ourselves together for the purpose of becoming a corporation for profit under the General Corporation Laws of the State of Florida, and providing for the formation, liabilities, rights, privileges, and immunities of a corporation for profit.

ARTICLE I

The name of the professional Association hereby formed under these Articles shall hence and from this day, subject to the approval of the Secretary of State, State of Florida be known as:

CLEANING BY JAS, INC.

ARTICLE II

The company formed under these Articles of Incorporation shall have and be endowed with the following powers:

- 1. Sue and be sued.
- 2. Defendant in all actions an proceedings in its corporate name as a natural person.
 - 3. Adopt and use a corporate seal and alter the same.
- 4. Adopt, change, amend, and repeal its by-laws, not inconsistent with Law, and its Articles of Incorporation, for the exercise of its affairs and property; the transfer on its records of its stock or other evidence or interest or membership,

created by or owned by any corporation, public or closed, of this State or of any other State, or any foreign country, or domestic or foreign government, while such owner of such stock to exercise all of the rights, powers, and privileges of ownership, including the right to vote such stock.

- b. Purchase, hold, sell, transfer shares of its own stock provided that no corporation shall purchase any of its own capital stock except from surplus of its assets over its liabilities including capital. Shares of its own capital stock, owned by the corporation shall not be voted directly or indirectly or counted as outstanding for the purposes of any shareholder's quorum or vote.
- 9. Do all and everything necessary and proper for the accomplishment of the objectives enumerated in this its Certificate of Incorporation.
- of interest not to exceed the lawful rate of interest and upon the terms as its Board of Directors may deem necessary and expedient, and shall authorize and agree upon, issue and sell or pledge bonds, debentures, notes, and other evidence or and execute such mortgages or other instruments encumbering its property or credit to secure the payment of money borrowed or owing by it, as the occasion may require, and the Board of Directors deem expedient.
- b. Provision may be made in such instruments for the transferring of corporate property of every kind and nature then belonging to or thereafter acquired by such corporation

as security for any bonds, notes, debentures, or other evidence of indebtedness issued or debts or monies due and owing by said corporation.

- c. In case of sale of any property by virtue of such instrument or foreclosure, the party acquiring title shall have the same rights, privileges, grants, franchises, immunities and advantages, in and by such instrument enumerated or conveyed, as belonged to the corporation executing the instrument or contracting the debt.
- 11. This corporation has the power to make gifts for educational, scientific, or charitable purposes, Said gifts and allowances to be determined by a majority of the Board of Directors, and only after the approval of the majority of the shareholders shall said gift be allowed.

ARTICLE III

In addition to the foregoing this corporation for profitthis corporation shall have as its principal business objective the following:

The cleaning, maintenance, servicing of any and all businesses, corporations, offices, houses, and any and all building capable of being cleaned and Maintained.

This Corporation may pursue any and all business objectives in accordance with these Articles of Incorporation, and in

ARTICLE IV

accordance with the Laws of the State of Florida.

The total amount of capital stock authorized by this

corporation shall be One hundred (100) shares of par value stock. Each share shall have a par value of \$5.00 (Five), and the stock herein enumerated shall be preferred stock having one (1) vote per share with a total voting stock in the amount of one hundred shares.

ARTICLE V

This corporation shall have perpetual existence.

ARTICLE VI

This corporation shall begin business with capital in the amount of \$500.00 (Five) , and said monies shall be deposited in the following bank:

Bank Atlantic

Lohmann's Plaza

North Miami Beach, FL 33160

a banking corporation, in cash, for the sole purpose of beginning this corporation.

ARTICLE VII

This corporation shall maintain its principal place of business at:

17027 W. Dixie Highway

Suite 121

North Miami Beach, FL 33160

ARTICLE VIII

There shall be no less that one (1) director of this

corporation nor more than seven (7) at all times who shall constitute the Board of Directors of said corporation.

ARTICLE IX

The following named persons shall constitute the first Board of Directors of said corporation and shall hold office for the first year of existence of said corporation. These Directors shall hold office until a vote of the shareholders is held and their successors are elected or appointed:

Neil Lader 16421 N.E. 34th Avenue N.M.B, Fla 33160

ARTICLE X

The following named persons and their addresses appear as subscribers to these Articles of Incorporation:

Neil Lader

16421 N.E. 34th Avenue

North Miami Beach, FL 33160

ARTICLE XI

This corporation shall have the power to incur any and all liabilities and debts in pursuance of its corporate purpose. Said debts and liabilities shall be paid out of the corporate treasury upon the signature of Neil Lader signing singly thereon, President, one signature required for each check.

No single officer, director or agent shall have the privilege of instituting legal action, claim, settlement, release, satisfaction or discharge or other legal process without the advise and consent of the Board of Directors by and through a majority of said Board of Directors. In the event that an officer, director, or agent so carries or acts so as to incur liability without the consent and approval of the Board of Directors, said acts shall be as a nullity to said corporation, and the corporation shall not be liable nor responsible therefore.

ARTICLE XII

The officers to conduct business and the affairs of this corporation for the first year of operation and thereafter until a vote of the shareholders shall be as follows:

Neil Lader

President

DESIGNATION OF RESIDENT AGENT FOR SERVICE OF PROCESS AND RESIDENCE OF SAID RESIDENT AGENT:

That the following named person is herein designated as the Resident Agent for Service of Process and his residence is herein set forth, and by executing these articles of incorporation said Resident Agent acknowledges and accepts said designation:

Myron B. Berman, Esq.

21100 N.E. 22 COURT MIAMI, FLORIDA 33180

ARTICLE XIII

This corporation's stock shall be voting stock, each share with a par value of \$5.00 (Five) per share of stock, one hundred (100) shares shall constitute the total outstanding capital stock which shall be distributed as follows:

Neil Lader ------100 shares

ARTICLE XIV

Should any shareholder of this corporation desire to sell his or her corporate stock, he may do so subject to the following conditions:

Prior to selling any corporate stock to any person not a shareholder in this corporation he or she shall first offer his or her shares of stock to all remaining shareholders of this corporation. Said offer shall be in writing, and shall be sent via United States Mail, Certified, Return, Receipt, Requested. This offer shall state that it is made in accordance with this Article and shall set forth the price, either market value or book value, whichever is greater, at which price the stock is offered. The stockholders receiving such an offer pursuant to this Article, may accept or reject the same, in writing within 90 days of the receipt of said offer. Upon acceptance of the purchase price, as per the offer, the monies shall be placed in escrow with a bone fide title company or

practicing attorney. In the event that the offeror does not receive written notice of the acceptance together with the notice of deposit of the purchase price in escrow, within 90 days after said offer, the offeror shall be free to sell his or her stocks for an amount equal to or greater than that made in the original offer, and the offeror must find an individual desirous of purchasing said stock at the aforementioned price, who shall be compatible with the unanimous approval of the Board of Directors of the corporation, and the remaining shareholders prior to said sale being valid. Each share of stock of this corporation shall bear the following legend:

"This Corporation's Certificates are subject to a Charter restriction and may not be transferred without strict compliance therewith."

IN WITNESS WHEREOF, the stockholders and subscribers have hereunto set their hands and seals this 22 md day of August; 2006.

NEIL LADER

STATE OF FLORIDA :

COUNTY OF DADE : SS:

BEFORE ME the undersigned officer duly authorized to administer oaths and take acknowledgments did personally appear NEIL LADER, to me well known or having identified themselves by means of a valid driver's license, and they having been first duly cautioned and sworn, they have advised that they are the

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persons who are described in the Articles of Incorporation. and who have signed the same, for the purposes set forth in said document, and that they have signed the same freely and voluntarily for the purposes therein expressed.

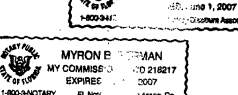
NEIL LADER

Sworn and Subscribed to before me this

MYRON B. DERMAN MY COMMESSION & ED 218217 EXPIRED LIFE'S ROOF C-3003HIOTAP1

November, 2006.

My Commission Expires:



FL Notr.

1 ASSOC. Co. CERTIFICATE DESIGNATING (OR CHANGING) PLACE OF OR DOMICILE FOR SERVICE OF PROCESS WITHIN THIS STATE. AGENT UPON WHOM PROCESS MAY BE SERVED.

In pursuance of Chapter 607.34, Florida Statutes, the following is submitted, in compliance with said Act:

That NEIL LADER is desirous of organizing as a corporation under the Laws of the State of Florida, with its principal place of business being in the City of Miami County of Dade, State of Florida and has named Myron B. Berman, Esq. located at 21100 N.E. 22 Court, Miami , Florida 33160 as its Resident Agent to accept service of process within this State.

ACKNOWLEDGMENT:

Having been named to accept service of process of 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 this Act relative to keeping open said office.

Resident Agent

Myron B. Berman, Esq.

SECRETARY OF STATE