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Requestor's Name

ROBERT C. HERTZ

Address

HOLLYWOOD, CALIFORNIA 90061

City

State

ZIP

Phone

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-06/01/95--01109-009  
+++122.50 +++122.50

CORPORATION NAME

CHEM DRILL INC.

Profit

NonProfit

Amendment

Merger

Foreign

Dissolution

Alien Business Organization

Limited Partnership

Change of Registered Agent

Other:

Certified Copy

Photo Copies

Certificate Under Seal

Walk In

Will Wait

Pick Up

Mail Out

Name
Availability
Document
Examiner
Updater
Verifier
Acknowledgment
W.P. Verifier

C. TAX \_\_\_\_\_  
FILING \_\_\_\_\_  
R. AGENT \_\_\_\_\_  
C. COPY \_\_\_\_\_  
TOTAL \_\_\_\_\_  
N. BANK \_\_\_\_\_  
BALANCE DUE \_\_\_\_\_  
REF# \_\_\_\_\_  
PHOTOCOPY \_\_\_\_\_

R.CHE28SER JUN 9 1995

CERTIFICATE OF INCORPORATION\*

OF

CHEM DRILL, INC.

We, the undersigned subscriber (s) of these Articles of Incorporation,  
each a natural person competent to contract, hereby associate ourselves to-  
gether to form a corporation under the laws of the State of Florida.

ARTICLE I.

NAME

The name of this corporation shall be

CHEM DRILL, INC.

ARTICLE II.

NATURE OF BUSINESS

The general nature of business to be transacted by this  
corporation is:

- (a) Environmental drilling.
- (b) To manufacture, purchase, or otherwise acquire, and to own, mortgage, pledge, sell, assign, transfer, or otherwise dispose of, and to invent in, trade in, deal in and with, goods, wares, merchandise, real and personal property, and services of every character, kind, and description; except that it is not to conduct a banking, safe deposit, trust, insurance, surety, express, railroad, canal, telegraph, telephone or cemetery company, a building and loan association, mutual fire insurance association, cooperative association, fraternal benefit society, state fair or exposition.

- (c) To conduct business in, have one or more offices in, and buy, hold, mortgage, sell, convey, lease, or otherwise dispose of real and personal property, including franchises, patents, copyrights, trademarks, and licenses, in the State of Florida and in all other states and countries.

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20

(d) To contract debts and borrow money, issue and sell or pledge bonds, debentures, notes and other evidence of indebtedness, and execute such mortgages, transfers of corporate property, or other instruments to secure payment of corporate indebtedness as required.

(e) To purchase the corporate assets of any other corporation and engage in the same or other character of business.

(f) To guarantee, endorse, purchase, hold, sell, transfer, mortgage, pledge or otherwise acquire or dispose of the shares of the capital stock of, or any bonds, securities, or other evidence of indebtedness created by any other corporation of the State of Florida or any other state or government, and while owner of such stock to exercise all the rights, powers and privileges of ownership, including the right to vote such stock.

(g) To carry on any lawful business necessary or incidental to the attainment of the objects of the corporation whether or not such business is similar in nature to the objects enumerated herein.

#### ARTICLE III.

##### CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 500 shares at \$1.00 par value, per share.

Shares of stock of this corporation shall be paid for in cash at a valuation to be fixed by the affirmative vote of the majority of the Board of Directors, but may be paid for by property, labor or services, whenever the Board of Directors so authorizes.

#### ARTICLE IV.

##### INITIAL CAPITAL AND TERM OF EXISTENCE

The amount of capital with which this corporation shall begin business is at least \$500.00. The proceeds of stock will be for at least as much as the amount necessary to begin business. After business has begun, the corporation shall have perpetual existence.

**ARTICLE V.**

**ADDRESS**

The principal office of the corporation is to be located at the street address below, which shall be the initial registered office of the corporation:

4182 S. University Dr.  
Davie, Florida 33328

**ARTICLE VI.**

**REGISTERED AGENT**

The name of the initial registered agent shall be

See Attached

as its agent to accept service of process within this State.

**ARTICLE VII.**

**DIRECTORS**

This corporation shall have no less than one (1) Director initially and at least one of the Directors shall be a citizen of the United States of America. The number of Directors may be increased or diminished from time to time, by By-Laws adopted by the stockholders but shall never be less than one.

The names and Post Office addresses of the members of the first Board of Directors, who, subject to the provisions of this Certificate of Incorporation, the By-Laws and the laws of the State of Florida shall hold office for the first year of the corporation's existence, or until their successors are elected and shall have qualified, are as follows:

<u>Name</u>	<u>OFFICE</u>	<u>ADDRESS</u>
CHARLES E. MAGISTRO	Pres.	4182 S. University Dr. Davie, FL 33328
ISMAEL J. PAGAN	Secy/Treas	4182 S. University Dr. Davie, FL 33328

ARTICLE VIII.

AMENDMENT

The name and post office address of each subscriber of  
this corporation and the number of shares of stock of this corporation  
which each agrees to hold, and the price paid therefor, are as follows:

<u>NAME</u>	<u>ADDRESS</u>	<u>NO. OF SHARES</u>
CHARLES E. MAGISTRO	4182 S. University Dr.	250
ISMAEL J. PAGAN	4182 S. University Dr. Davie, FL 33328	250

AMENDMENT

These Articles of Incorporation may be amended in a manner  
provided by law. Every Amendment shall be approved by the Board of  
Directors, proposed by them to the stockholders, and approved at a  
Stockholders' Meeting by a majority of the stock entitled to vote  
thereon, unless all the Directors and all of the stockholders sign  
a written statement manifesting their intention that a certain amend-  
ment of these Articles of Incorporation be made.

IN WITNESS WHEREOF, the undersigned have made and subscribed  
to this Certificate of Incorporation at BROWARD County, State of Florida,  
for the uses and purposes aforesaid, this 30 day of May,  
1995.

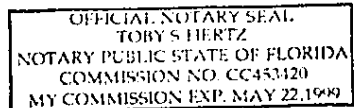
*Charles E. Magistro (SEAL),*  
CHARLES E. MAGISTRO  
*Ismael J. Pagan (SEAL),*  
ISMAEL J. PAGAN

STATE OF FLORIDA }  
COUNTY OF BROWARD }

I HEREBY CERTIFY that on this 30 day of May,  
1995 personally appeared before me, the undersigned, a Notary Public  
for the State of Florida-at-Large, CHARLES E. MAGISTRO &  
ISMAEL J. PAGAN  
parties to the foregoing Certificate of Incorporation, and who severally  
and individually acknowledged that he or she did make, subscribe and  
acknowledge the foregoing Certificate of Incorporation as and for his  
or her voluntary act and deed, and that the facts herein set forth are  
true and correct as given under my hand and official seal, the day and  
year last above written, at Hollywood, Florida.

*Toby S. Hertz*  
Notary Public, State of Florida

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## **CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE**

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 OR 617.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is: CHEM DRILL, INC.

(must include suffix)

6000	61
6200	62
6300	63
6400	64
6500	65
6600	66
6700	67
6800	68
6900	69
7000	70
7100	71
7200	72
7300	73
7400	74
7500	75
7600	76
7700	77
7800	78
7900	79
8000	80
8100	81
8200	82
8300	83
8400	84
8500	85
8600	86
8700	87
8800	88
8900	89
9000	90
9100	91
9200	92
9300	93
9400	94
9500	95
9600	96
9700	97
9800	98
9900	99

2. The name and address of the registered agent and office is:

CHARLES E. MAGISTRO

(Name)

4182 South University Drive

(Street address - P. O. Box not acceptable)

Davie, FL 33328

(City/State/Zip)

*Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.*

Charles E. Magistro

(Signature)

May 30, 1995

(Date)

Registered Agent filing fee \$35.00