REFERENCE : 00036 016060
REFERENCE : 880586 81686A AUTHORIZATION :
COST LIMIT : * FREFAID FILE FILST
ORDER DATE : March 13, 1996
ORDER TIME : 2:42 PM SOCOD 174 SISSS ORDER NO. : AA0566 -03/19/3601138002
0RDER NO. : 880586
CUSTOMER NO: 81686A 문유 응
CUSTOMER: Mercedes Padin, Esq KEITH MACK LEWIS COHEN & LUMPKIN, P.A. 200 South Biscayne Boulevard EFFECTIVE DATE Miami, FL 33131 MAR 1 2 1996
DOMESTIC FILING
NAME: CLEAN-MASTER OF CYPRESS CREEK, INC.
EFFECTIVE DATE:
XX ARTICLES OF INCORPORATION CERTIFICATE OF LIMITED PARTNERSHIP
PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:
XX CERTIFIED COPY PLAIN STAMPED COPY CERTIFICATE OF GOOD STANDING
FILING CONTRECT, PERSON: Victoria L. Perez EXAMINER'S INITIALS: T. BROWN MAR 1 4 1996 R. AGENT 52.50 C. COPY 52.50 TOTAL 122.50 N. BANK
BALANCE DUE

EFFECTIVE DATE MAR_1_2_1995

ARTICLES OF INCORPORATION

OF

96 MAR 13 PH 2: 17 SECRETARY OF STATE SECRETARY OF STATE SECRETARY OF STATE

CLEAN-MASTER OF CYPRESS CREEK, INC.

The undersigned incorporator of these Articles of Incorporation hereby presents these Articles of Incorporation to the Secretary of State of the State of Florida for the formation of a Corporation under the laws of the State of Florida.

ARTICLE I

The name of the Corporation is:

CLEAN-MASTER OF CYPRESS CREEK, INC.

ARTICLE II

The maximum number of shares of stock that the Corporation is authorized to have outstanding at any time is 100 shares of \$1.00 Dollar par value common stock.

ARTICLE III

A. This Corporation is to exist perpetually.

B. The corporate existence of this Corporation shall commence on the date these Articles of Incorporation are executed.

ARTICLE IV

The name of the initial registered agent and the street address of the initial registered office are as follows:

Registered Agent

Address of Registered Office

Jose Salazar

7134 Abbott Avenue Miami Beach, FL 33141

ARTICLE V

The name and post office address of each incorporator to these Articles of Incorporation shall

Name

Jose Salazar

Address

7134 Abbott Avenue Miami Beach, FL 33141

ARTICLE VI

The initial By-Laws shall be adopted by the Corporation's first Board of Directors. Thereafter, the power to alter, amend, or repeal the By-Laws shall be vested in the stockholders and the directors of the Corporation in the manner set forth in the By-Laws.

ARTICLE VII

The Corporation shall have two (2) directors initially. Thereafter the number of directors may be increased or decreased in the manner set forth in the By-Laws, but in no event shall there be less than one director, nor more than three (3) directors.

ARTICLE VIII

The principal office and the mailing address of the Corporation shall be as follows:

Principal Office

7134 Abbott Avenue Miami Beach, FL 33141 Mailing Address

7134 Abbott Avenue Miami Beach, FL 33141

ARTICLE IX

The Corporation shall indemnify any officer or director or any former officer or director to the fullest extent permitted by law.

be:

ARTICLE X

At each election for directors, each stockholder entitled to vote at such election shall have the right: to cumulate his votes by giving one candidate as many votes as the number of shares of stock then owned by such stockholder; or to distribute for the same principal among any number of candidates.

ARTICLE XI

In the event that authorized shares of stock of the Corporation are to be issued, each then existing stockholder shall have the right, from time to time and at any time, to purchase a fraction of the authorized stock being issued, the numerator of which shall be the number of shares of stock of the Corporation then owned by the said stockholder, and the denominator of which shall be the total number of shares of stock then owned by all stockholders. The purchase price for each share of stock shall be the price at which it is issued.

IN WITNESS WHEREOF, each incorporator has hereunto executed these Articles of Incorporation this <u>12</u> day of <u>MARCH</u>, 1996 at Miami, Florida.



HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE-STATED CORPORATION, AT THE PLACE DESIGNATED IN THIS CERTIFICATE, THE UNDERSIGNED AGREES TO ACT IN THIS CAPACITY, AND FURTHER AGREES TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF ITS DUTIES.

 t	E		
Jose Salazar		\sum	
Data			

02/06/96\MP\SALAZAR\CYPRESS\CLEAN-CY.ART

P9600023121

ARTICLES OF MERGER Merger Sheet

MERGING:

5915 WEST 25 COURT CORP. a Florida corporation P95000078555 4315 NW 97TH CORP. a Florida corporation P95000091614 4305 NW 97TH CORP. a Florida corporation P95000078448 8012 NW 154TH STREET CORP. a Florida corporation P95000078540 CLEAN-MASTER OF CYPRESS CREEK, INC., a Florida corporation P96000023121 CLEAN-MASTER OF MIAMI GARDENS, INC., a Florida corporation P96000048787

INTO

CLEAN-MASTER INC., a Florida corporation, P95000078536.

File date: May 28, 1997 Corporate Specialist: Annette Hogan