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TWO MAN CLEANING CREW, INC. 3131 Webber Street Sarasota, FL 34239

Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

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Re: Filing Corporation Papers

Gentlemen:

Enclosed please find one executed original and one photocopy of Articles of Incorporation for TWO MAN CLEANING CREW, INC., together with our check payable to the Secretary of State in the amount of Seventy-Eight Dollars and Seventy-Five Cents (\$78.75).

Upon receipt of these items would you kindly please immediately file the Articles of Incorporation and return to us the copy, certified by the Secretary of State, together with the Certificate of Incorporation.

Your assistance in this matter is greatly appreciated.

Sincerely,

HARRY W. MAVRIKAS, President

Harry W Manukas

SECRETARY OF STATE

HWM/mbf Enclosures

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ARTICLES OF INCORPORATION

OF

SECRETARY OF STATE TALLAHASSEE, FLORIDA

TWO MAN CLEANING CREW, INC.

The undersigned incorporator, for the purpose of forming a corporation under the Florida Business Corporation Act, has signed and adopted the following Articles of Incorporation and delivered them to the Florida Department of State for filing as provided in F.S. 607.0201.

ARTICLE I - NAME

The name of this corporation shall be: TWO MAN CLEANING CREW, INC.

ARTICLE II - EFFECTIVE DATE; DURATION

The corporation shall commence existence upon the filing of these Articles of Incorporation with the Secretary of State, and its existence shall continue until such time as the corporation is dissolved as provided by law.

ARTICLE III - CORPORATE PURPOSE AND POWERS

The corporation is formed primarily for the purpose and exercises all lawful powers, which an individual would have, including but not limited to those powers set forth in F.S. 607.0302. The primary business of the corporation is anticipated to be office cleaning.

ARTICLE IV - PRINCIPAL OFFICE

The principal place of business of this corporation shall be: 3131 Webber Street, Sarasota, FL 34239. The mailing address of this corporation shall be: 3131 Webber Street, Sarasota, FL 34239.

ARTICLE V - CAPITAL STOCK

The aggregate number of shares that the corporation shall have authority to issue and to have outstanding at any one time is ONE THOUSAND (1000) shares. All such shares shall be of a single class, designated as common. All shares shall be no par value shares

ARTICLE VI- VOTING

Each holder of commons shares shall have one vote for each such share held of record on all matter submitted for shareholder approval. Except as otherwise specifically required by law, or except as specifically provided in these articles of incorporation, all other matters requiring shareholder approval shall require an affirmative vote of a majority of the shares voting thereon. The holders of the common shares shall have unlimited voting rights and the right to receive the net assets of the corporation upon its dissolution. At each election for directors, the shareholders shall be entitled to cast votes using the cumulative method of voting for directors.

ARTICLE VI- DIRECTORS

This corporation shall have at all times not fewer than one director. The number of directors may be increased or decreased from time to time as provided in the bylaws. In the event that the bylaws shall provide for more than one director, the majority of directors remaining shall have the authority to fill any vacancies on the board until the next annual meeting of the board of

directors. In the event a vacancy occurs leaving the corporation without any director, the highest-ranking officer shall conduct the affairs of the corporation until the vacancies in the board of directors can be filled by election by the shareholders. The initial director of this corporation is HARRY W. MAVRIKAS, PRESIDENT/SECRETARY, KENNETH A. BAKER, and VICE-PRESIDENT/TREASURER.

ARTICLE VII - ADOPTION OF BYLAWS

The incorporator shall have power pursuant to F.S. 607.0206 to adopt the initial bylaws of the corporation. Once adopted, the bylaws shall be amended as provided therein.

ARTICLE VIII - EMERGENCY BYLAWS

The directors of the corporation shall have power and authority to adopt emergency bylaws in the circumstances and to the extent provided in Fs. 607.0207. This Article shall not be deemed to conflict with Article VII entitled "Adoption of Bylaws."

ARTICLE IX - PREEMPTIVE RIGHTS

Shareholders of this corporation shall not have preemptive rights with respect to the issuance of any new shares.

ARTICLE X - INITIAL REGISTERED AGENT AND ADDRESS

The name and address of the initial registered agent are: Kenneth A. Baker 3131 Webber Street, Sarasota, FL 34239

ARTICLE XI - INCORPORATOR

The name and mailing address of the incorporator of these Articles of Incorporation are: Harry W. Mavrikas & Kenneth 3131 Webber Street, Sarasota, Fl 34239.

The undersigned has executed these Articles of Incorporation this 9th day of February 1999.

HARRY N. MAVRIKAS, PRESIDENT/SECRETARY

KENNETH A. BAKER, VICE-PRESIDENT/TREASURER

ACCEPTANCE BY REGISTERED AGENT

Having been named as Registered Agent in Article X of the Articles of Incorporation, 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.

SIGNATURE Kennuth H. Baker

KENNETH A. BAKER

DATE 1/9/94

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ECRETARY OF STATE