

CORPORATE ACCESS NUMBER: 2023771120

**Government
of Alberta ■**

BUSINESS CORPORATIONS ACT

**CERTIFICATE
OF
AMALGAMATION**

**CLEANTEK INDUSTRIES INC.
IS THE RESULT OF AN AMALGAMATION FILED ON 2021/10/29.**



**Articles of Amalgamation
For
CLEANTEK INDUSTRIES INC.**

Share Structure: REFER TO "SHARE STRUCTURE" ATTACHMENT.
**Share Transfers
Restrictions:** NONE.
Number of Directors:
**Min Number of
Directors:** 1
**Max Number of
Directors:** 9
**Business Restricted
To:** THERE SHALL BE NO RESTRICTIONS ON THE BUSINESS THAT THE
CORPORATION MAY CARRY ON.
**Business Restricted
From:** THERE SHALL BE NO RESTRICTIONS ON THE BUSINESS THAT THE
CORPORATION MAY CARRY ON.
Other Provisions: REFER TO "OTHER RULES OR PROVISIONS" ATTACHMENT.

**Registration Authorized By: JANAN PASKARAN
SOLICITOR**

SHARE STRUCTURE
ATTACHED TO AND FORMING PART OF
THE ARTICLES OF AMALGAMATION
OF
CLEANTEK INDUSTRIES INC.
(the "Corporation")

The classes and any maximum number of shares
that the corporation is authorized to issue:

(a) an unlimited number of Common Shares;
and

(b) an unlimited number of Preferred
Shares,

all subject to the following rights,
privileges, restrictions and conditions:

COMMON SHARES

The Common Shares shall be subject to the
following rights, privileges, restrictions
and conditions, namely:

(a) the holders of the Common Shares
shall be entitled to vote at any
meeting of shareholders of the
Corporation;

(b) the holders of the Common Shares
shall be entitled to receive any
dividend declared by the Corporation;
and

(c) the holders of the Common Shares
shall be entitled to receive the
remaining property of the Corporation
on dissolution.

PREFERRED SHARES

The Preferred Shares shall have attached
thereto, as a class, the following rights,
privileges, restrictions and conditions,
namely:

(a) DIRECTORS RIGHT TO ISSUE IN ONE OR
MORE SERIES

The Preferred Shares may at any time, or
from time to time, be issued in one or more
series, each series to consist of such
number of shares as may, before the issue
thereof, be determined by resolution of the
Board of Directors of the Corporation;

(b) DIRECTORS' RIGHT TO FIX TERMS OF EACH
SERIES

The Directors of the Corporation shall, by
ordinary resolution, fix from time to time
before the issue thereof the designation,
price, restrictions, conditions and

limitations attaching to the Preferred Shares of each series including, without limiting the generality of the foregoing, the rate or amount of dividends or the method of calculating dividends, the dates of payment thereof, the redemption or purchase prices and terms and conditions of redemption or purchase, any voting rights, any conversion rights and any sinking fund or other provisions;

(c) RANKING OF PREFERRED SHARES

The Preferred Shares of each series shall rank, both as regards dividends and return of capital, in priority to all other shares of the corporation. The Preferred Shares of any series may also be given such other preferences over the Common Shares and over any other shares of the Corporation ranking junior to the Preferred Shares, as may be fixed in accordance with subsection 2(b) hereof; provided, however, that no rights, privileges, restrictions or conditions attached to a series of shares shall confer on a series a priority in respect of voting, dividends or return of capital over any other series of shares of the same class that are then outstanding.

SHARES IN SERIES
ATTACHED TO AND FORMING PART OF
THE ARTICLES OF AMALGAMATION OF
CLEANTEK INDUSTRIES INC.
(the "Corporation")

PREAMBLE: These Series A Preferred Shares were previously designated and has been brought forward from pre-amalgamation data.

SERIES A PREFERRED SHARES

In addition to the rights, privileges, restrictions and conditions attaching to all of the Preferred Shares as a class, the Series A Preferred Shares shall have the following rights, privileges, restrictions and conditions:

a) Name and Number of Series A Preferred Shares

The shares shall be called "Series A Preferred Shares", and shall be without nominal or par value. The number of Series A Preferred Shares shall be a maximum of 430,000.

b) Issue Price

The issue price ("Issue Price") shall be \$10.00 per Series A Preferred Share.

c) Cumulative Fixed Rate Dividends

The holders of Series A Preferred Shares ("Series A Shareholders") shall be entitled to receive and the Corporation shall pay to them, always in preference and priority to any payment of dividends on the common shares of the Corporation (the "Common Shares") and any other shares of the Corporation ranking junior to the Series A Preferred Shares, as and when declared by the board of directors of the Corporation out of moneys of the Corporation properly applicable to the payment of dividends, fixed, preferential, cumulative cash dividends at the annual rate per share of eight (8%) percent of the amount equal to the amount recorded in the stated capital account maintained in respect of the Series A Preferred Shares divided by the number of Series A Preferred Shares outstanding payable quarterly commencing March 31, 1998, by cheque of the Corporation payable at par at any branch in Canada of the Corporation's bankers for the time. Such dividend on any particular Series A Preferred Share shall accrue and be cumulative from the date of issue of such Series A Preferred Share.

d) Participation upon Liquidation.
Dissolution or Winding-up:

In the event of the liquidation, dissolution or winding-up of the Corporation or other distribution of assets of the Corporation among its shareholders for the purpose of winding-up its affairs, the Series A Shareholders shall be entitled to receive from the assets of the Corporation a sum equivalent to the aggregate purchase price paid for all Series A Preferred Shares held by them respectively, and any accrued and unpaid interest payments, before any amount shall be paid or any assets of the Corporation distributed to the holders of other series of preferred shares or Common Shares or shares of any other class ranking junior to the Series A Preferred Shares. After payment to the Series A Shareholders of the amount so payable to them as above provided they shall not be entitled to share in any further distribution of the assets of the Corporation.

e) Voting Rights

Except as provided by law, and as hereinafter specifically provided, the Series A Shareholders shall not be entitled to receive notice of or to vote at any meetings of shareholders but shall be entitled to receive notice of any meetings of shareholders called for the purpose of authorizing the dissolution of the Corporation or the sale, lease or exchange of all or substantially all the property of the Corporation other than in the ordinary course of business of the Corporation.

f) Conversion

1. Conversion Rights - Upon and subject to the terms and conditions hereinafter set forth, the Series A Shareholders shall have the right, at any time from the date of issue of the Series A Preferred Shares to convert each of the Series A Preferred Shares into 5 fully paid and non-assessable Common Shares at the conversion price of \$2.00 per Common Share to be issued upon conversion of each Series A Preferred Shares subject to adjustment from time to time as hereinafter provided ("Conversion Rights").

2. Manner of Exercise of Conversion Rights - The Conversion Rights herein provided for may be exercised by notice in writing given to the Corporation at its registered office, accompanied by the certificate or certificates representing the Series A Preferred Shares in respect of which the holder thereof desires to exercise such Conversion Rights. Such notice shall be signed by such holder or his duly authorized attorney and shall specify the number of Series A Preferred Shares which the holder

desires to have converted. If less than all the Series A Preferred Shares represented by a certificate or certificates accompanying any such notice are to be converted, the holder shall be entitled to receive, at the expense of the Corporation, a new certificate representing the number of Series A Preferred Shares comprised in the certificate or certificates surrendered as aforesaid which are not to be converted.

3. New Certificates on Conversion - On any conversion of Series A Preferred Shares the share certificates for Common Shares resulting therefrom shall be issued in the name of the registered holder of the Series A Preferred Shares converted or in such name or names as such registered holder may direct in writing (either in the notice herein referred to or otherwise), provided that such registered holder shall pay any applicable security transfer taxes. In either instance the transfer form on the back of the certificates in question shall be endorsed by the registered Series A Shareholder or his duly authorized attorney, with signature guaranteed in a manner satisfactory to the Corporation, provided that the Corporation may waive the requirement for any such guarantee.

4. Timing of Conversion - Subject as hereinafter provided, the right of a holder of Series A Preferred Shares to convert the same Into Common Shares shall be deemed to have been exercised, and the registered holder of the Series A Preferred Shares to be converted (or any person or persons in whose name or names any such registered holder of Series A Preferred Shares shall have directed certificates representing Common Shares to be issued) shall be deemed to have become (and at all times on such date to be) a holder of Common Shares of record of the Corporation for all purposes on the date of surrender of one or more certificates duly endorsed representing the Series A Preferred Shares to be converted.

5. Subdivision, Consolidation, Reclassification or Changes - If and whenever at any time the outstanding Series A Preferred Shares of the Corporation or the outstanding Common Shares shall be subdivided, redivided or changed into a greater or consolidated into a lesser number of shares or reclassified into different shares, the basis of conversion then in effect shall be appropriately adjusted and any Series A Shareholder who has not exercised his right of conversion prior to the effective date of such subdivision, redivision, change, consolidation or reclassification shall be entitled to receive and shall accept, upon the exercise

of such right at any time on the effective date or thereafter, in lieu of the number of Common Shares to which he was theretofore entitled upon conversion, the aggregate number of shares of the Corporation that such Series A Shareholder would have been entitled to receive as a result of such subdivision, redivision, change, consolidation or reclassification if, on the effective date thereof, he had been the registered holder of the number of Common Shares to which he was theretofore entitled upon conversion.

6. Other Reorganizations - If and whenever at any time there is a capital reorganization of the Corporation not covered by subsection 6 above or a consolidation or merger or amalgamation of the Corporation with or into any other company including by way of sale whereby all or substantially all of the Corporation's undertaking and assets would become the property of any other company, any Series A Shareholder who has not exercised his right of conversion prior to the effective date of such reorganization, consolidation, merger, amalgamation or sale, shall be entitled to receive and shall accept, upon the exercise of such right at any time on the effective date or thereafter, in lieu of the number of Common Shares to which he was theretofore entitled upon conversion, the aggregate number of shares or other securities or property of the Corporation or of the company resulting from the consolidation, merger or amalgamation or to which such sale may be made, as the case may be, that such holder would have been entitled to receive as a result of such capital reorganization, consolidation, merger, amalgamation or sale if, on the effective date thereof, he had been the registered holder of the number of Common Shares to which he was theretofore entitled upon conversion.

7. Notice of Subscription Rights, Stock Dividend, etc. - if the Corporation proposes to issue subscription warrants or other rights to all the holders of its Common Shares to

purchase any share or other securities of the Corporation, or to pay any stock dividend upon its Common Shares or make any distribution (other than cash dividends) to the holders of its Common Shares, the Corporation shall so notify each registered Series A Shareholder by written notice at least 20 days prior to the date fixed by the Corporation as the record date in connection with the issue of such subscription warrants or other rights to purchase shares or other securities, stock dividends or other distribution. Such notice shall set forth

the record date fixed as aforesaid and such particulars of such issue of subscription warrants or other rights, stock dividends or other distribution as shall have been fixed and determined at the date on which such notice is given.

8. No Adjustment on Dividends - A registered Series A Shareholder on the record date for the determination of Series A Shareholders entitled to receive a dividend declared payable on Series A Preferred Shares will be entitled to such dividend notwithstanding that such share is converted after such record date and before the payment date of such dividend, and the registered holder of any Common Shares resulting from any conversion shall be entitled to rank equally with the registered holders of all other Common Shares in respect of all dividends declared payable to holders of Common Shares of record on any date on or after the date of conversion. Subject as aforesaid, no payment or adjustment will be made on account of any dividend, accrued or otherwise, on the Series A Preferred Shares converted or the Common Shares resulting from any conversion.

9. Taxes on Conversion - The issuance of certificates for Common Shares upon the conversion of Series A Preferred Shares will be made without charge to the converting holders of Series A Preferred Shares for any fee or tax in respect of the issuance of such certificates or the Common Shares represented thereby; provided, however, that the Corporation shall not be required to pay any tax which may be imposed upon the person or persons to whom such Common Shares are issued, in respect of the issuance of such Common Shares or the certificates therefor or which may be payable in respect of any transfer involved in the issuance and delivery of any such certificate in a name or names other than that of the holder of the Series A Preferred Shares converted, and the Corporation shall not be required to issue or deliver such certificate unless the person or persons requesting the issuance thereof shall have paid to the Corporation the amount of such tax or shall have established to the satisfaction of the Corporation that such tax has been paid or that the Corporation has not and will not have any liability in respect of such tax.

g) Redemption

1. Right to Redeem - Subject to applicable law, the Corporation may, at any time after December 15, 1998, upon giving notice as hereinafter provided redeem the whole or any part of the then outstanding Series A Preferred Shares on payment for

each share to be redeemed of an amount (herein referred to as the "Redemption Price") of \$10.50 together with an amount equal to all accrued and unpaid cumulative dividends on such share, whether or not declared, calculated to but excluding the date of redemption (the whole amount constituting and hereinafter being referred to as the "Redemption Price").

2. Partial Redemption - If less than all the Series A Preferred Shares are at any time to be redeemed, the shares shall be redeemed on a pro rata basis, disregarding fractions, according to the number of Series A Preferred Shares held by each of the holders of Series A Preferred Shares, if a part only of the Series A Preferred Shares represented by any certificate are to be redeemed, a new certificate representing the balance of such shares shall be issued to the holder thereof at the expense of the Corporation upon presentation and surrender of the first mentioned certificate.

3. Method of Redemption - In any case of redemption of the Series A Preferred Shares pursuant to this Section g, the Corporation shall, not less than thirty days before the date specified for redemption, send by prepaid first class mail or deliver to each person who at a date not more than seven days prior to the date of mailing or delivery is a holder of the Series A Preferred Shares to be redeemed, a notice in writing of the intention of the Corporation to redeem the Series A Preferred Shares registered in the name of such holder. Accidental failure or omission to give such notice to one or more holders shall not affect the validity of such redemption, but upon such failure or omission being discovered notice shall be given forthwith to such holder or holders and such notice shall have the same force and effect as if given in due time. Such notice given pursuant to this Section shall set out the number of Series A Preferred Shares which are to be redeemed, the number of Series A Preferred Shares held by the person to whom it is addressed, the Redemption Price, the date specified for redemption and the office or offices of the Corporation and any other place or places within Canada at which holders of the Series A Preferred Shares may present and surrender certificates representing such shares for redemption. On and after the date so specified for redemption, the Corporation shall pay or cause to be paid to or to the order of the holders of the Series A Preferred Shares to be redeemed, the Redemption Price of such shares on presentation and surrender at the office of the Corporation designated in the aforesaid notice of redemption and at any

other place or places within Canada specified in such notice of redemption, of the certificate or certificates representing the Series A Preferred Shares called for redemption.

4. Waiver of Notice - Such notice required to be given in this Section may be waived when and if the registered holders of Series A Preferred Shares to be redeemed signify their consent to such waiver and execute a waiver in favour of the Corporation relieving the Corporation from the obligation of giving notice to such registered holders.

5. Method of Payment - Payment in respect of the Series A Preferred Shares being redeemed shall be made by cheque in the amount of the Redemption Price payable to the holder thereof at par at any branch in Canada of any Canadian chartered bank in an amount equal to the Redemption Price. Such cheque shall satisfy and discharge all liability of the Corporation for the Redemption Price, to the extent of the amount represented thereby, unless such cheque is not paid on due presentation. From and after the date specified for redemption in any such notice of redemption, the Series A Preferred Shares called for redemption shall cease to be entitled to dividends or any other participation in the assets of the Corporation and the holders thereof shall not be entitled to exercise any of their other rights as shareholders in respect thereof unless payment of the Redemption Price shall not be made upon presentation and surrender of the certificates in accordance with the foregoing provisions, in which case the rights of the holders shall remain unaffected. The Corporation shall have the right, at any time after the mailing or delivery of notice of its intention to redeem Series A Preferred Shares, to deposit the Redemption Price of the Series A Preferred Shares so called for redemption, or of such of the Series A Preferred Shares which are represented by certificates which have not at the date of such deposit been surrendered by the holders thereof in connection with such redemption, to a special account maintained by the Corporation with a branch of a Canadian chartered bank designated by the Corporation in the notice of redemption (the "Depository") to be paid without interest to or to the order of the respective holders of Series A Preferred Shares whose shares have been called for redemption, upon presentation and surrender to the Depository of the certificates representing such shares. Upon such deposit being made or upon the date specified for redemption in such notice, whichever is later, the Series A

Preferred Shares in respect of which such deposit shall have been made shall be deemed to have been redeemed and the rights of the holders thereof shall be limited to receiving their proportion of the amount so deposited without interest, upon presentation and surrender to the Depository of the certificate or certificates representing the Series A Preferred Shares being redeemed. Any interest allowed on any such deposit shall belong to the Corporation. Notwithstanding the foregoing, the Redemption Price, to the extent that it is represented by a cheque which has not been presented for payment or moneys on deposit with the Depository which have not been claimed by the sixth anniversary of the relevant redemption date, shall, subject to applicable legislation, be forfeited to the Corporation.

h) Retraction

1. Right to Retract - Subject to applicable law, each holder of Series A Preferred Shares shall be entitled at any time after January 1, 2001 (the "Retraction Date") to require the Corporation to redeem all but not less than all of the Series A Preferred Shares registered in the name of such holder by payment for each share to be redeemed of an amount (herein referred to as the "Retraction Price") \$10.00 together with an amount equal to all accrued and unpaid cumulative dividends on such share, whether or not declared, calculated to but excluding the Retraction Date.

2. Method of Payment - Payment of the Retraction Price made in accordance with the foregoing provisions shall be made by cheque in the amount of the Retraction Price payable to or to the order of the holder of Series A Preferred Shares entitled thereto at par at any branch in Canada of a Canadian chartered bank in an amount equal to the Retraction Price. Such cheque shall satisfy and discharge all liability of the Corporation for the Retraction Price, to the extent of the amount represented thereby, unless such cheque is not paid on due presentation. The Series A Preferred Shares in respect of which payment is made in accordance with the foregoing provisions shall be deemed to have been redeemed on the date on which such payment is made and the holders thereof shall cease to be entitled to dividends or to exercise any of the rights of holders thereof from such date, unless payment of the Retraction Price is not made as aforesaid in which event the rights of the holders of such Series A Preferred Shares shall remain unimpaired. Notwithstanding the foregoing, the Refraction Price, to the extent that it is

represented by a cheque which has not been presented for payment by the sixth anniversary of the relevant Retraction Date, shall, subject to applicable laws, be forfeited to the Corporation.

OTHER RULES

ATTACHED TO AND FORMING PART OF
THE ARTICLES OF AMALGAMATION OF
CLEANTEK INDUSTRIES INC.
(THE "CORPORATION")

Attached to and forming part of the Articles
of Amalgamation of Cleantek Industries Inc.
(the "Corporation")

(a) Without in any way limiting the
borrowing powers of the Corporation
or of the Directors as set out in the
Business Corporations Act and in the
by-laws (as amended from time to
time), the Directors of the
Corporation may from time to time:

i. borrow money upon the credit of the
Corporation:

ii. issue, reissue, sell or pledge
securities, bonds, debentures, notes
or other evidence of indebtedness of
or guarantee by the Corporation,
whether secured or unsecured;

iii. charge, mortgage, hypothecate, pledge
or otherwise create an interest in or
charge upon all or any property of
any nature present or future
(including, without limitation, the
undertaking and rights) of the
Corporation, by way of charge,
mortgage, hypothec, pledge or
otherwise in order to secure any
securities, bonds, debentures, notes
or other evidence of indebtedness of
or guarantee by the corporation, or
money borrowed by or other debt or
liability of the Corporation.

Nothing in this Section limits or restricts
the borrowing of money by the Corporation on
Bills of Exchange or Promissory Notes made,
drawn, accepted or endorsed by or on behalf
of the Corporation.

The Board may from time to time delegate to
such one or more of the Directors or
Officers of the Corporation as may be
designated by the Board of Directors all or
any of the powers conferred on the Board by
the foregoing or by the business
Corporations Act to such extent and in such
manner as the Board shall determine at the
time of each such delegation.

(b) The Corporation is entitled to a lien
on shares registered in the name of a
shareholder for a debt to the
Corporation.

(c) The Directors may, between annual

general meetings, appoint one or more additional directors of the Corporation to serve until the next annual general meeting, but the number of additional Directors shall not at any time exceed one-third (1/3) the number of Directors who held office at the expiration of the last annual meeting of the Corporation.

Amalgamate Alberta Corporation - Registration Statement

Alberta Registration Date: 2021/10/29

Corporate Access Number: 2023771120

Business Number:

Service Request Number: 36421008

Alberta Corporation Type: Named Alberta Corporation

Legal Entity Name: CLEANTEK INDUSTRIES INC.

Business Number:

French Equivalent Name:

Nuans Number:

Nuans Date:

French Nuans Number:

French Nuans Date:

REGISTERED ADDRESS

Street: 4600 EIGHTH AVENUE PLACE EAST 525 - 8 AVENUE SW

Legal Description:

City: CALGARY

Province: ALBERTA

Postal Code: T2P1G1

RECORDS ADDRESS

Street: 4600 EIGHTH AVENUE PLACE EAST, 525 - 8TH AVENUE SW

Legal Description:

City: CALGARY

Province: ALBERTA

Postal Code: T2P1G1

ADDRESS FOR SERVICE BY MAIL

Post Office Box:

City:

Province:

Postal Code:

Email Address: COMPLIANCE.CALGARY@TORYS.COM

Share Structure: REFER TO "SHARE STRUCTURE" ATTACHMENT.

**Share Transfers
Restrictions:** NONE.

Number of Directors:

Min Number Of Directors: 1

**Max Number Of
Directors:** 9

Business Restricted To: THERE SHALL BE NO RESTRICTIONS ON THE BUSINESS THAT THE CORPORATION MAY CARRY ON.
Business Restricted From: THERE SHALL BE NO RESTRICTIONS ON THE BUSINESS THAT THE CORPORATION MAY CARRY ON.
Other Provisions: REFER TO "OTHER RULES OR PROVISIONS" ATTACHMENT.
Professional Endorsement Provided:
Future Dating Required:
Registration Date: 2021/10/29

Agent for Service

Agent for Service Type: Primary
Last Name: CUSCHIERI
First Name: DAVID
Middle Name:
Firm Name: TORYS LLP
Street: 4600 EIGHTH AVENUE PLACE EAST, 525 - 8TH AVENUE SW
City: CALGARY
Province: ALBERTA
Postal Code: T2P1G1
Email Address: COMPLIANCE.CALGARY@TORYS.COM

Director

Last Name: CURLETT
First Name: JESSE
Middle Name:
Street/Box Number: 3200, 500 4TH AVENUE SW
City: CALGARY
Province: ALBERTA
Postal Code: T2P2V6
Country:
Named On Stat Dec: Y

Last Name: MCHARDY
First Name: RICHARD
Middle Name: F.
Street/Box Number: 3200, 500 4TH AVENUE SW
City: CALGARY
Province: ALBERTA
Postal Code: T2P2V6
Country:

Named On Stat Dec:

Last Name: COLUCCI
First Name: PAUL
Middle Name:
Street/Box Number: 3200, 500 4TH AVENUE SW
City: CALGARY
Province: ALBERTA
Postal Code: T2P2V6
Country:

Named On Stat Dec:

Last Name: GREENSLADE
First Name: REGINALD
Middle Name:
Street/Box Number: 3200, 500 4TH AVENUE SW
City: CALGARY
Province: ALBERTA
Postal Code: T2P2V6
Country:

Named On Stat Dec:

Last Name: STARK
First Name: AL
Middle Name:
Street/Box Number: 3200, 500 4TH AVENUE SW
City: CALGARY
Province: ALBERTA
Postal Code: T2P2V6
Country:

Named On Stat Dec:

Last Name: KNOLL
First Name: PHILLIP
Middle Name:
Street/Box Number: 3200, 500 4TH AVENUE SW
City: CALGARY
Province: ALBERTA
Postal Code: T2P2V6
Country:

Named On Stat Dec:

Last Name: LEWIS
First Name: CHRIS
Middle Name:

Street/Box Number: 3200, 500 4TH AVENUE SW

City: CALGARY

Province: ALBERTA

Postal Code: T2P2V6

Country:

Named On Stat Dec:

Amalgamating Corporation

Corporate Access Number	Business Number	Legal Entity Name
2014832659	818600868	CLEANTEK INDUSTRIES INC.
2022366088		RAISE PRODUCTION INC.

Attachment

Attachment Type	Microfilm Bar Code	Date Recorded
Articles/Plan of Arrangement/Court Order	10000307138602518	2021/10/29
Other Rules or Provisions	ELECTRONIC	2021/10/29
Statutory Declaration	10000707138602521	2021/10/29
Shares in Series	ELECTRONIC	2021/10/29
Share Structure	ELECTRONIC	2021/10/29

Registration Authorized By: JANAN PASKARAN
SOLICITOR

The Registrar of Corporations certifies that the information contained in this statement is an accurate reproduction of the data contained in the specified service request in the official public records of Corporate Registry.