Five (5) storage areas

Locked to public

Unlockable hallway door

Locked door
Post Falls
Professional Center

Kevin F. Kimpton
CERTIFIED PUBLIC ACCOUNTANT
TAXES - ACCOUNTING
773-6962

For Leasing
Information
509-921-1324

Inland Empire
Consultants

Dream Catcher
Weddings

A.E.S. inc.
an employment source
777-9045

IDAHO CROP IMPROVEMENT ASSOCIATION

NORTH IDAHO COUNSELING SERVICES

Balanced
CHIROPRACTIC & SPORTS THERAPY

REAL ESTATE
Ron Webster
GMAC

Big Mountain
Accounting & Taxes
777-3151

ALTERNATIVE HOME HEALTH CARE

ROCKWOOD
INSURANCE AGENCY

High Wing
Construction
(208) 457 - 1805

Signal Point
ADVERTISING GRAPHICS

601 Seltice
COMMERCIAL LEASE AND DEPOSIT RECEIPT

RECEIVED FROM  STEVE RANDOCK  3127 E. FIVEQ/EN
COLBERT WA 99005  507 466 8624  509220  5746
Hereinafter referred to as LESSEE, the sum of $1575.00
(FIFTEEN HUNDRED AND SEVENTY FIVE Dollars)
evidenced by check as a deposit which, upon acceptance of this lease, shall belong to Lessor and shall be applied as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>TOTAL</th>
<th>RECEIVED</th>
<th>BALANCE DUE PRIOR TO OCCUPANCY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rent - 8-18-04 to 2-18-05</td>
<td>$1350</td>
<td>1350</td>
<td>0</td>
</tr>
<tr>
<td>Security deposit</td>
<td>$225</td>
<td>225</td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td>$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TOTAL</td>
<td>$1575</td>
<td>1575</td>
<td>0</td>
</tr>
</tbody>
</table>

In the event that this lease is not accepted by the Lessor within 1 days, the total deposit received shall be refunded.

Lessee hereby offers to lease from Lessor the premises situated in the City of Post Falls, County of Kootenai, State of Idaho, described as Post Falls Professional Center, Suite (60), E. Seltice Way Suite B-10.

Upon the following TERMS and CONDITIONS:

1. TERM: The term hereof shall commence on August 18, 2004, and expire on Feb 18th, 2005.

2. RENT: The total rent shall be $225/month payable as follows: Cash or check paid at occupancy.

All rents shall be paid to Owner or his authorized agent, at the following address: R.B. Guerra 5305 North Millwood Drive, Spokane, WA 99212.

3. USE: The premises are to be used for the operation of Printing and Computer work.

4. USES PROHIBITED: Lessee shall not use any portion of the premises for purposes other than those specified herinabove, and no use shall be made or permitted to be made upon the premises, nor acts done, which will increase the existing rate of insurance upon the property, or cause cancellation of insurance policies covering said property. Lessee shall not conduct or permit any sale by auction on the premises.

5. ASSIGNMENT AND SUBLETTING: Lessee shall not assign this lease or sublet any portion of the premises without prior written consent of the Lessor, which shall not be unreasonably withheld. Any such assignment or subletting without consent shall be void and, at the option of the Lessor, may terminate this lease.
6. ORDINANCES AND STATUTES: Lessee shall comply with all statues, ordinances and requirements of all municipal, state and federal authorities now in force, or which may hereafter be in force, pertaining to the premises, occasioned by or affecting the use thereof by Lessee. The commencement or pendency of any state or federal court abatement proceeding affecting the use of the premises shall, at the option of the Lessor, be deemed a breach hereof.

7. MAINTENANCE, REPAIRS, ALTERATIONS: Lessee acknowledges that the premises are in good order and repair, unless otherwise indicated herein. Lessee shall, at his own expense and at all times, maintain the premises in good and safe condition, including plate glass, electrical wiring, plumbing and heating installations and any other system or equipment upon the premises and shall surrender the same, at termination hereof, in as good condition as received, normal wear and tear excepted. Lessee shall be responsible for all repairs, excepting the roof, exterior walls, structural foundations, and

interior walls. This is a full SERVICE LEASE

which shall be maintained by Lessor, Lessee shall also maintain in good condition such portions adjacent to the premises, such as sidewalks, driveways, lawns and shrubbery, which would otherwise be required to be maintained by Lessor.

No improvement or alteration of the premises shall be made without the prior written consent of the Lessor. Prior to the commencement of any substantial repair, improvement, or alteration. Lessee shall give Lessor at least two (2) days written notice in order that Lessor may post appropriate notices to avoid any liability for liens. Lessee shall not commit any waste upon the premises, or any nuisance or act which may disturb the quiet enjoyment of any tenant in the building.

8. ENTRY AND INSPECTION: Lessee shall permit Lessor or Lessor’s agents to enter upon the premises at reasonable times and upon reasonable notice, for the purpose of inspecting the same, and will permit Lessor at any time within sixty (60) days prior to the expiration of this lease, to place upon the premises any usual “To Let” or “For Lease” signs, and permit persons desiring to lease the same to inspect the premises thereafter.

9. INDEMNIFICATION OF LESSOR: Lessor shall not be liable to any damage or injury to Lessee, or any other person, or to any property, occurring on the demised premises or any part thereof, and Lessee agrees to hold Lessor harmless from any claims for damages, no matter how caused.

10. POSSESSION: If Lessor is unable to deliver possession of the premises at the commencement hereof, Lessor shall not be liable for any damage caused thereby, nor shall this lease be void or voidable, but Lessee shall not be liable for any rent until possession is delivered. Lessor may terminate this lease if possession is not delivered within ___ days of the commencement of the term hereof.

To the maximum extent permitted by insurance policies which may be owned by Lessor or Lessee, Lessee and Lessor, for the benefit of each other, waive any and all rights of subrogation which might otherwise exist.
11. SIGNS: Lessor reserves the exclusive right to the roof, side and rear walls of the Premises. Lessee shall not construct any projecting sign or awning without the prior written consent of Lessor which consent shall not be unreasonably withheld.

12. ABANDONMENT OF PREMISES: Lessee shall not vacate or abandon the premises at any time during the term hereof, and if Lessee shall abandon or vacate the premises, or be dispossessed by process of law, or otherwise, any personal property belonging to Lessee left upon the premises shall be deemed to be abandoned, at the option of Lessor.

13. CONDEMNATION: If any part of the premises shall be taken or condemned for public use, and a part thereof remains which is susceptible of occupation hereunder, this lease shall, as to the part taken, terminated as of the date the condemnor acquires possession, and thereafter Lessee shall be required to pay such proportion of the rent for the remaining term as the value of the premises remaining bears to the total value of the premises at the date of condemnation; provided however, that Lessor may at his option, terminate this lease as of the date the condemnor acquired possession. In the event that the demised premises are condemned in whole, or that such portion is condemned that the remainder is not susceptible for the use hereunder, this lease shall terminated upon the date upon which the condemnor acquired possession. All sums which may be payable on account of any condemnation shall belong to the Lessor, and Lessee shall not be entitled to any part thereof, provided however, that Lessee shall be entitled to retain any amount awarded to him for his trade fixtures or moving expenses.

14. TRADE FIXTURES: Any and all improvements made to the premises during the term hereof shall belong to the Lessor, except trade fixtures of the Lessee. Lessee may, upon termination hereof, remove all his trade fixtures, but shall repair or pay for all repairs necessary for damages to the premises occasioned by removal.

15. DESTRUCTION OF PREMISES: In the event of a partial destruction of the premises during the term hereof, from any cause, Lessor shall forthwith repair the same, provided that such repairs can be made within sixty (60) days under existing governmental laws and regulations, but such partial destruction shall not terminate this lease, except that Lessee shall be entitled to a proportionate reduction or rent while such repairs are being made, based upon the extent to which the making of such repairs shall interfere with the business of Lessee on the premises. If such repairs cannot be made within said sixty (60) days, Lessor, at this option, may make the repairs which cannot be made within sixty (60) days, this lease may be terminated at the option of either party.

In the event that the building in which the demised premises may be situated is destroyed to any extent of not less than one-third of the replacement costs thereof, Lessor may elect to terminate this lease whether the demised premises be injured or not. A total destruction of the building in which the premises may be situated shall terminate this lease.

In the event of any dispute between Lessor and Lessee with respect to the provisions hereof, the matter shall be settled by arbitration in such a manner as the parties may agree upon, or if they cannot agree, in accordance with the rules of the American Arbitration Association.

16. HAZARDOUS MATERIALS: Lessee shall not use, store, or dispose of any hazardous substances upon the premises, except use and storage of such substances if they are customarily used

J.S. v. Dixie Randock Et Al Lease 601 E Seltice 403003
in Lessee's business, and such use and storage complies with all environmental laws. Hazardous substances means any hazardous waste, substance or toxic materials regulated under any environmental laws or regulations applicable to the property.

17. INSOLVENCY: In the event a receiver is appointed to take over the business of Lessee, or in the event Lessee makes a general assignment for the benefit of creditors, or Lessee takes or suffers any action under any insolvency or bankruptcy act, the same shall constitute breach of this lease by Lessee.

18. REMEDIES OF OWNER ON DEFAULT: In the event of any breach of this lease by Lessee, Lessor may, at his option, terminate the lease and recover from Lessee: (1) the worth at the time of award of the unpaid rent which was earned at the time of termination; (b) the worth at the time of award of the amount by which the unpaid rent which would have been earned after termination until the time of the award exceeds the amount of such rental loss that the Lessee proves could have been reasonably avoided; (c) the worth at the time of award of the amount by which the unpaid rent for the balance of the term after the time of award exceeds the amount of such rental loss that Lessee proves could be reasonable avoided; and (d) any other amount necessary to compensate Lessor for all detriment proximately caused by Lessee's failure to perform his obligations under the lease or which in the ordinary course of things would be likely to result therefrom.

Lessor may, in the alternative, continue this lease in effect, as long as Lessor does not terminate Lessee's right to possession, and Lessor may enforce all his rights and remedies under the lease, including the right to recover the rent as it becomes due under the lease. It said breach of lease continues, Lessor may, at any time thereafter, elect to terminate the lease.

Nothing contained herein shall be deemed to limit any other rights or remedies which Lessor may have.

19. SECURITY: The security deposit set forth above, if any, shall secure the performance of the Lessee's obligations hereunder. Lessor may, but shall not be obligated to apply all or portions of said deposit on account of Lessee's obligations hereunder. Any balance remaining upon termination shall be returned to Lessee. Lessee shall not have the right to apply the Security Deposit in payment of the last months rent.

20. DEPOSIT REFUNDS: The balance of all deposits shall be refunded within two weeks from the date possession is delivered to Owner or his authorized Agent, together with a statement showing any charges made against such deposits by Owner.

21. ATTORNEY'S FEES: In the event that Owner is required to employ an attorney to enforce the terms and conditions of this agreement or to recover possession of the premises from Tenant, Tenant shall pay to Owner a reasonable attorney's fee whether or not a legal action is filed or a judgement is obtained.

22. WAIVER: No failure of Lessor to enforce any term hereof shall be deemed to be a waiver.

23. NOTICES: Any notice which either party may or is required to give, shall be given by mailing the same, postage prepaid, to Lessee at the premises, or Lessor at the address shown below, or at such other places as may be designated by the parties from time to time.
24. HOLDING OVER: Any holding over after the expiration of this lease, with the consent of Lessor, shall be construed as a month-to-month tenancy at a rental of $\_300\_ per month, otherwise in accordance with the terms hereof, as applicable.

25. TIME: Time is of the essence of this lease.

26. HEIRS, ASSIGNERS, SUCCESSORS: This lease is binding upon the inures to the benefit of the heirs, assigns and successors in interest to the parties.

27. OPTION TO RENEW AND RATE INCREASE: Provided that Lessee is not in default in the performance of this lease, Lessee shall have the option to renew the lease for an additional term of 12 months commencing at the expiration of the initial lease term. The option shall be exercised by written notice given to Lessor not less than 30 days prior to the expiration of the initial lease term. If notice is not given in the manner provided herein within the time specified, this option shall expire. The lease rate will increase 4% (four percent) annually to adjust for cost of living increases such as higher taxes, insurance, maintenance, etc. All of the terms and conditions of the lease shall apply during the renewal term except that the monthly rent shall be the sum of $\_235\_ which shall be adjusted in accordance with the 4% cost of living increase.

28. LESSOR'S LIABILITY: The term "Lessor" as used in this paragraph, shall mean only the owner of the real property or a Lessor's interest in a ground lease of the premises. In the event of any transfer of such title or interest, the Lessor named herein (or the grantor in case of any subsequent transfers) shall be relieved of all liability related to Lessor's obligations to be performed after such transfer. Provided, however, that any funds in the hands of Lessor or Grantor at the time of such transfer shall be delivered to Grantee. Lessor's aforesaid obligations shall be binding upon Lessor's successors and assigns only during their respective periods of ownership.

29. ESTOPPEL CERTIFICATE:
(A) Lessee shall at any time upon not less than ten (10) days' prior written notice from Lessor execute, acknowledge and deliver to Lessor a statement in writing (1) certifying that this Lease is unmodified and in full force and effect (or, if modified, stating the nature of such modification and certifying that this Lease, as so modified, is in full force and effect), the amount of any security deposit, and the date to which the rent and other charges are paid in advance, if any, and (2) acknowledging that there are not, to Lessee's knowledge, any uncured defaults on the part of Lessor hereunder, or specifying such defaults if any are claimed. Any such statement may be conclusively relied upon by any prospective purchaser or encumbrancer to the premises.
(b) At Lessor's option, Lessee's failure to deliver such statement within such time shall be a material breach of this Lease or shall be conclusive upon Lessor (1) that this Lease is in full force and effect, without modification except as may be represented by Lessor, (2) that there are not uncured defaults in Lessor's performance, and (3) that not more than one month's rent has been paid in advance or such failure may be considered by Lessor as a default by Lessee under this Lease.
(c) If Lessor desires to finance, refinance, or sell the Premises, or any part thereof, Lessee hereby agrees to deliver to any lender or purchaser designated by Lessor such financial statements of Lessee as may be reasonable required by such lender or purchaser. Such statements shall include the past three years financial statements of Lessee. All such financial statements shall be received by Lessor and such lender or purchaser in confidence and shall be used only for the purposes herein set forth.
30. **ADDENDUM:** An addendum, signed by the parties, _______ is attached.  ___ is not attached hereto.

**ENTIRE AGREEMENT:** The foregoing constitutes the entire agreement between the parties and may be modified only by a writing signed by both parties. The following exhibits, if any, have been made a part of this lease before the parties’ execution hereof: _______

---

The undersigned Lessee hereby acknowledges receipt of a copy hereof.

**Agent**

**Address**

**Phone**

---

**Dated:** August 18 - 2004

---

**Lessee**

**Address**

---

**Post Falls, Idaho**

---

**Phone**

---

By __________________________

---

**ACCEPTANCE**

The undersigned Lessor accepts the foregoing offer and agrees to lease the herein described premises on the terms and condition herein specified. The Lessor agrees to pay to ___________________________, the Agent in this transaction, the sum of $ _____ (Dollars) for services rendered and authorizes Agent to deduct said sum from the deposit received for Tenant.

This agreement shall not limit the rights of Agent provided for in any listing or other agreement which may be in effect between Owner and Agent. In the event Tenant shall purchase the property from Owner prior to the expiration of this lease, Owner agrees to pay the Agent a sales commission of _____% of the sale price.

---

The undersigned Lessor hereby acknowledges receipt of a copy hereof.

---

**Owners Authorized Agent**

---

**Address**

---

**Phone**

---

By __________________________

---

**Dated:** 18 Aug. 04

---

**Lessor**

---

**Address**

---

**Phone**

---
EXTENSION OF EXISTING LEASE

between Steve Randock, Lessee and R.B. Guerra, Lessor dated
August 18, 2004 through February 18, 2005 for suite 510,
601 E. Seltice Way, Post Falls, Idaho.

The parties hereto agree to extend the existing Lease for
a period of six months through August 18, 2005 under the
same terms and conditions. Monthly payments to commence
February 18th, 2005 in the amount of $225.00 payable to R. B.
Guerra, at 5305 N. Millview Drive, Spokane, Wa. 99212.

END OF AGREEMENT

[Signature]
2/17/05
Lessee

[Signature]
1/7/05
Lessor
Second Extension of Existing Lease

By and between Steve Randcock, Lessee and R.B. Guerra, Lessor dated Aug. 18, 04 thru Feb. 18, 05 and 1st Extension Feb. 18, 05 thru Aug. 18, 05.

The Parties agree to a second extension of subject Lease for 601 E. Seltice Way, Post Falls, Idaho 83854, Suite B8 for an additional year from Aug 18, 05 thru Aug. 18, 06. All terms and conditions to remain the same. The 4% C.P.I. increase shall apply and the new monthly rental amount is $234.00 beginning Aug. 18, 2005.

End of Agreement

Lessee

5th Aug 2005
Date

Lessor

27 July 05
Date
WHOEVER LEFT THEIR BOXES OF STUFF IN THIS HALLWAY CAN LOOK FOR IT AT THE COUNTY LANDFILL.

THIS IS A HALLWAY, NOT A DUMPSTER!!

BESIDES, THE BUILDING MANAGEMENT WOULD PROBABLY AGREE THAT THE BOXES WERE A FIRE HAZARD AND NOT JUST SOMETHING TO TRIP OVER!!!

- AN ANGRY TENANT
identifying herself initially as “OTAC.” SA Ross, acting in an undercover capacity identified himself as “Bob Winthrop” from the Transportation Security Administration. He again spoke to “Jennifer Greene.” Greene again stated that she was located in Delaware, despite the fact that SA Ross knowingly called a phone number registered in Post Falls, ID. SA Ross asked Greene if James Monroe University is fully accredited, to which Greene responded that it is. SA Ross further inquired as to whether or not James Monroe University is the same, or equivalent to, the well known online University of Phoenix. Greene responded that James Monroe is equivalent in accreditation to the University of Phoenix. SA Ross also questioned Greene about the coursework and degree program at James Monroe. He asked Greene if students who receive a degree from James Monroe are required to take individual classes/courses and take tests and complete study programs for each class. Greene answered affirmatively, that the online James Monroe program does require full course work for each class and degree program.

On 5/19/05, SA Ross, USSS, received another email from Rick Novak at degrees@university-services.net to SA Ross’ undercover “Greg Roberts” account at greginthe desert@hotmail.com. Novak’s email indicated that he was still conversing with “the board” regarding our possible deal; he stated that he was also working on getting his letter from Liberia “apostilled” and notarized. Novak suggested that “Greg Roberts” contact him further in a few days.

On 5/23/05, SA David Sperry, Asst Operations Officer, 6th MP GP (CID), Fort Lewis, WA 98433, contacted Investigator James Tilley, USAO, and advised he would be assigned to assist in the investigation regarding U.S. Army related matters.

On 5/24/05, Det. Tafoya, SPD, re-interviewed Peggy Hawkins, Virginia Department of Environmental Quality, regarding the personnel file of former Air Quality Inspector Daniel J. Demers. Hawkins stated that although Demers did receive a fraudulent degree, the degree was not required for the position he held. Hawkins did, however, state that lying on the application would be grounds for rejection of the applicant.

On 5/26/05, Det. Tafoya, SPD, faxed a subpoena to the Virginia Department of Environmental Quality requesting personnel records on Daniel J. Demers. The personnel records were faxed back to Det. Tafoya, as well as a hard copy sent to the US Attorney’s Office. The documents showed that Demers did list his “Saint Regis University” degree on his application.

Also on 5/26/05, the Spokane RO received a telephone call from Pam Leibeli, High Wing Construction,
Post Falls, ID, regarding a conversation she had earlier the same date with Roberta Markishutm. Leibal stated Markishutm informed Leibal that some boxes of their business records that were stored in an area of the building were missing, and inquired with Leibal if Leibal knew who may have taken them. Leibal stated Markishutm informed her that the records belonged to the owner of their business who is named Steve and that Steve demanded that Markishutm call the police immediately to file a police report.

On the same date, SSA Neirinckx, USSS, personally interviewed Officer K. Mattson, Post Falls Police Department, Post Falls, ID, regarding her interview with Roberta Markishutm earlier the same date. Officer Mattson stated she responded to a report of theft at 601 E. Seltice Way, #8B, Post Falls, ID, and personally interviewed Roberta Lynn Markishutm who claimed to be an employee of Steven Karl Randock. Officer Mattson stated Markishutm claimed there were approximately eight boxes of files "stolen" from an area adjacent to the office Markishutm worked. Officer Mattson stated Markishutm claimed the aforementioned boxes contained credit card statements, bank statements, and tax information for "AEIT" from 1999 through 2003. Officer Mattson stated Markishutm also claimed that according to Steven Randock, the aforementioned boxes contained approximately $200,000 worth of financial information.

On 5/27/05, the Spokane RO received a fax from Janice Steffin, Administrative Assistant, PakMail, 1812 Marsh Road, Suite #6, Wilmington, DE, regarding additional mail received into "AEIT's" mailbox #242 at PakMail. The fax contained copies of the following envelopes:

- A returned envelope from "CTAC 1812 Marsh Rd, Suite 6-242, Wilmington, DE" that appeared to be addressed to Janice McCallister, Salt Lake City, Utah.

- Letter addressed to "AEIT, 1812 Marsh Road, Suite 6-242, Wilmington, DE" from Ventria Rivers, Lumpkin, GA.

- Letter addressed to "Official Transcript Center, 1812 Marsh Road, Suite 6-242, Wilmington, DE" from George Lucey, Montclair, NJ.

- Letter addressed to "AEIP, 1812 Marsh Road, Suite 6-242, Wilmington, DE" from Terry Mitchell, Dandridge, TN.

- Letter addressed to "Official Transcript Archive Center, 1812 Marsh Road, 6-242, Wilmington, DE" from William Warner, Big Spring, TX."
On 3/24/05, Investigator James Tilley, USAO, received an e-mail from Dr. George Gollin regarding archived information Dr. Gollin has that shows "Saint Regis University" used a bogus Liberian embassy website on their "University's" web pages to falsely indicate that there was legitimate backing of "Saint Regis University" from the Liberian government. Dr. Gollin stated that should it be necessary, he would provide these archived records to the Secret Service.

Also on 3/24/05, RAIC Miller, SA Ross, and SSA Neirinckx, USSS, observed a large number of boxes in a public hallway within the building located at 601 E. Seltice Way, Post Falls, ID. The aforementioned hallway is located adjacent to Suite 8B. Many of the boxes contained files and what appeared to be documents and other articles within those files. Some of the files also had information written on them to include: "AEIT" and "A+ Institute."

On 3/26/05, RAIC Miller, SA Ross, and SSA Neirinckx, USSS, personally interviewed Ray Guerra, Owner of the building located at 601 E. Seltice Way, Post Falls, ID, regarding the boxes of documents located in the aforementioned hallway of his building. Guerra stated he did not give any of the tenants in his building permission to store any articles within the aforementioned hallway, and that the hallway should remain clear of any obstructions.

On the same date, Ray Guerra provided SSA Neirinckx a copy of the lease agreement for 601 E. Seltice Way, Suite 8B, Post Falls, ID. The lease agreement indicates that on 8/14/04, Steve Randock, 3127 E. River Glen, Colbert, WA, leased Suite 8B under the business name of "A+ Institute and Printing." Guerra stated on 2/17/05, Steve Randock signed an extension to the lease agreement, extending the lease of Suite 8B until 8/18/05.

On the same date, the Spokane RO received a fax from Janice Steffin, Administrative Assistant, PakMail, Wilmington, DE, regarding additional mail received into "AEIT's" mailbox #242 at PakMail. The fax contained copies of the following three envelopes:

-Letter addressed to "Official Transcript Archive Center, 1812 Marsh Road, Suite 6-242, Wilmington, DE," from Arnaldo Fiallo, Hialeah, Florida. The letter was postmarked from Miami, Florida.

-Letter addressed to "AEIT, Attention - Account Manager, 1812 Marsh Road, Suite 6-242, Wilmington, DE" from William D. Warner, Big Spring, TX. The letter was postmarked 3/10/05 from Big Spring, TX.
ARTICLES OF INCORPORATION
(General Business)
(Instructions on back of application)
The undersigned, in order to form a Corporation under the
provisions of Title 30, Chapter 1, Idaho Code, submits the
following articles of incorporation to the Secretary of State.

Article 1: The name of the corporation shall be:
RACHING RACHING, INC.

Article 2: The number of shares the corporation is authorized to issue: 1,500 common @ no par value

Article 3: The street address of the registered office is: 1401 Shoteline Drive, Suite 2, Boise,
and the registered agent at such address is: Corporation Service Company

Article 4: The name of the incorporator is: Kathleen Moesley
and address of the incorporator is: 2711 Canterveille Road, Ste 400, Wilmington, DE 19808

Article 5: The mailing address of the corporation shall be:
601 East Seltice Way B-8, Post Falls, ID 83854

Optional Articles:

Signature of at least one incorporator:
KATHLEEN MOESLEY

Typed Name: Kathleen Moesley, Incorporator

Typed Name:

ARTICLES OF INCORPORATION

(General Business)

The undersigned, in order to form a Corporation under the provisions of Title 36, Chapter 1, Idaho Code, submits the following articles of incorporation to the Secretary of State.

Article 1: The name of the corporation shall be:

WHEN PIGS PLY, INC.

Article 2: The number of shares the corporation is authorized to issue: 1,500 common & no par value

1401 Shoreline Drive, Suite 2, Boise, Idaho 83702

Article 3: The street address of the registered office is: and the registered agent at such address is: Corporation Service Company

Article 4: The name of the incorporator is: Kathleen Moseley

and address of the incorporator is: 2/11 Centerville Road, Ste 400, Wilmington, DE 19808

Article 5: The mailing address of the corporation shall be:

601 East Sellman Way B-8, Pocatello, ID 83204

Optional Articles:

Signature of at least one Incorporator:

Kathleen Moseley, Incorporator

Typed Name: Kathleen Moseley, Incorporator

Typed Name:

Customer Acct #: 756752

IDaho secretARy of state

09/21/2004 05:00

9/21/2004 05:00

C1565609