CORPORATION INFORMATION ORGANIZER

(S Corporations and C Corporations)

(Professional and Business Corporations)



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CORPORATION INFORMATION ORGANIZER

General Info	<u>rmation</u> :	
Name of Co	rporation:	
Principal Plac	ce of Business:	
Contact Pers	son:	
Phone:		
Fax number:		
E-Mail Addre		
	lications to be prepared by:	
CPA DLG	Client	
	Federal EIN Application (social security number of shareholder	
	Alaska Business License Application*	
	S Corporation Tax Election (if applicable)	
	Executive Officer Worker's Compensation Waiver	
(For each ite	em identify who will be responsible for the application or registration.)	
	e responsible for obtaining any necessary occupational license(s). e responsible for filing any Alaska ESC (Employment Security Compensation) Registration	
Registered A	gent:	
DLG S	Services, Inc. (DLG Services will serve as registered agent only if the Corporation is on DLG Services' maintenance system [\$200/year].)	
	Will DLG prep Annual Minutes? [+\$100/year]	
Othe	r Agent's Name:	
	Agent's Mailing Address:	
	Agent's Physical Address:	
Type of Corp	<u>ooration</u> :	
Busine	ess Corporation	

_____ Professional Service Corporation

<u>Tax Status of Corporation</u> :
"S" Corporation (pass-through for tax purposes)
"C" Corporation (taxable entity)
An S Corporation must use a calendar year. A C Corporation generally may use a fiscal year. Do you prefer to have a fiscal year end? (yes/no) If yes, what should be the last day of the fiscal year end?
Articles of Incorporation:
Purpose: What is the project/business to be undertaken by the Corporation?
Projected date the Corporation will commence to transact business?
Incorporator: The attorney with whom you are working at Durrell Law Group generally serves as the incorporator of the Corporation to avoid a delay in filing the Articles with the State. Would you prefer that someone else serve as the incorporator? (yes or no) If yes, provide the name and address:
Classes of Stock: A corporation generally will have only one class of stock, referred to as common stock In limited cases two or more classes of stock, referred to as common and preferred, are appropriate. If you would like to consider having more than one class of stock, discuss the matter with the attorney with whom you are working. For the purposes of the following questions, we assume the corporation will have only one class of stock.
Authorized Shares: Do you desire any specific number of authorized shares: Yes No
If yes, how many shares would you like to be authorized?
Preemptive Rights: Alaska law generally provides that each shareholder has the right to purchase a number of additional shares of stock to be sold by the Corporation sufficient to maintain the shareholder's percentage ownership of stock. This right is referred to as a preemptive right. The shareholders will have preemptive rights unless they are denied in the Articles of Incorporation.
Should the corporation deny preemptive rights? Yes No

Cumulative Voting: Alaska law generally provides that each shareholder has the right to cumulate the number of votes the shareholder has in a director election. For instance, a shareholder with 100 shares in voting for a board of three directors could cumulatively vote 300 shares for any one of the open board seats. Cumulative voting makes it easier for a minority shareholder to have a voice on the board of directors. The shareholders will have cumulative voting rights unless they are denied in the Articles of Incorporation.

Should the corporation deny cumulative voting		- No	
Board of Directors:	Yes	No	
Every corporation must have a board of directo	ors. A corporation m	oust have a minimum c	of one director.
What will be the initial number of directors:			
The initial directors will be listed in the Articles of removed or elected by a vote of the sharehold	·	reafter, directors gene	erally may be
		IIS Citizen?	\neg

Director Name	Address	U.S. Citizen? (yes/no)

Officers:

Every corporation must elect individuals to fill the slate of offices listed below. One person can fill more than one office, except that the President and Secretary may not be the same person unless there is only one shareholder, in which case that person can hold all offices. A corporation may have more than one vice president and may have one or more assistant secretaries.

The initial officers will be listed in the Consent of Directors in lieu of Organizational Meeting. Thereafter, officers serve at the pleasure of the directors and may be removed or elected by a vote of the directors.

Office	Officer Name	Address	U.S. Citizen? (yes/no)
President			
Vice President			

Secretary				
Treasurer				
Other:				
hareholders:	•	•	1	
	h shareholder will sign a su			
		n in return for a speci	fied number of sho	ares. Share
ertificates are then issued		Number of Shares	Tied number of sho	U.S. Citizer
ertificates are then issued	d to the shareholders.	·		U.S. Citizer
ertificates are then issued	d to the shareholders.	·		U.S. Citizer
ertificates are then issued	d to the shareholders.	·		U.S. Citizer
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The shareholders must have at least one meeting a year. The date, time and place of the annual meeting is set forth in the bylaws (e.g., 12:00 noon on the second Tuesday of May at the corporation's principal place of business). Please reflect the time, date and location of the annual shareholders meeting:

If one jointly held block of shares, will it be held with a right of survivorship (in event of death of husband or wife)?

each separately hold an equal block of shares

No

Yes

Employees:	
Will the Corporation have employees?YesNo	
If yes: The highest number of employees in the next 12 m	nonths?
First date that wages will be paid:	
Organizational Meeting:	
The initial board of directors must have an organizational organizational meeting to complete the organization of the board will adopt bylaws, elect the first slate of officers, consistent with the stock subscription agreements. We car circulated among the directors for signature or the organization attorney assisting in the organization of the corporation. Prepare a consent in lieu of organization	the corporation. At the organizational meeting, s, and authorize the issuance of corporate stock an prepare a consent in lieu of the meeting to be sizational meeting can be held at our office with n. Please select one of the following:
We would like to schedule an organ	nizational meeting.
Securities (Blue Sky Laws) Exemption Issues:	
The issuance of stock is subject to securities laws. Even stoccorporations must be exempt from securities registration. I apply, please complete the following:	
Describe any Family Relationship between Shareholders:	
Do you have a Written Business Plan? Yes (if yes, provide a co	No opy)
Has stock in the Corporation been offered to anyone other than the shareholder listed above?	Yes No
If yes, please explain:	
Has stock been offered to anyone outside of Alaska or has any other activities taken place outside of Alaska in conjunction with the organization of this company?	Yes No
If yes, please explain:	-