

Recording Requested By and
When Recorded Return to: Seneca Foods Corporation, 418 East Conde Street, Janesville, WI
53546

SPACE ABOVE THIS LINE FOR RECORDERS USE ONLY

**THIS PROPERTY IS SUBJECT TO AN ENVIRONMENTAL COVENANT IMPOSING
ACTIVITY AND USE LIMITATIONS PURSUANT TO THE UNIFORM ENVIRONMENTAL
COVENANTS ACT, IDAHO CODE § 55-3001, et seq.**

ENVIRONMENTAL COVENANT

Seneca Foods Corporation, GRANTOR, grants this Environmental Covenant. As provided in Idaho Code §55-3008, Seneca Foods Corporation is the GRANTEE.

This instrument is an Environmental Covenant ("Environmental Covenant") executed by Seneca Foods Corporation, ("SENECA"), and the Idaho Department of Environmental Quality ("Department") pursuant to the Uniform Environmental Covenants Act, Idaho Code §§ 55-3001 through 3015. This Environmental Covenant sets forth protective provisions, covenants, restrictions and conditions (collectively referred to as "Activity and Use Limitations") on the Property described below. The Activity and Use Limitations are designed to protect natural resources, human health and the environment. SENECA is a "holder" as defined in Idaho Code § 55-3002(6). SENECA (OWNER), as the current property owner grants this Environmental Covenant to all signatories to this instrument.

Property. This Environmental Covenant concerns real property whose current address is 25 North 6th Street, City of Payette, County of Payette, State of Idaho and referenced as Block 4 of Assessor's Tioga Plat (hereafter referred to as "the Property"). The Property was originally owned by the Idaho Canning Company which merged with American Fine Foods (which then merged with Owatonna Canning Company) and then subsequently owned by Seneca Foods Corporation. The Property is legally described in the Property Deed, Recorded Survey and Plat attached as Schedule A. The Property and Restricted Area are depicted in the maps attached as Schedule B.

Property Ownership. SENECA hereby represents and warrants to the other signatories to this Environmental Covenant that it is the sole owner of the property, holds fee simple title to the property and SENECA has the power and authority to enter into this Environmental Covenant.

Reason for Activity and Use Limitations. The Restricted Area of the Property described above formerly served to store petroleum within aboveground storage tanks. On the weekend of February 13, 2016, City of Payette employees were installing a backflow preventer on a water

line on the Property and noted a petroleum odor and discolored soil approximately six feet below ground surface (bgs). Approximately two-cubic yards of the odorous soil was excavated, stockpiled on plastic, and covered with plastic. The excavation was then filled with clean imported backfill. The excavation was located between the former above ground tank petroleum storage area and Union Pacific Railroad line.

Two separate investigations were conducted on the Property to evaluate the environmental condition of soil and groundwater in the fall of 2016 and fall of 2017. Various petroleum chemicals were detected in soil and groundwater underlying the Restricted Area of the Property. These concentrations are above allowable risk-based concentrations as determined by the Department therefore future use of the Restricted Area of the Property shall be limited to protect human health and the environment.

Name and Location of Administrative Record. A copy of the Seneca Foods Vegetable Division GR 3-GR-0716 file, Electronic Data Management System Number 2011BAZ5852, can be found at the Boise Regional Office of the Department of Environmental Quality located at 1445 North Orchard Street in Boise, Idaho, 83706.

Activity and Use Limitations. By acceptance and recordation of this Environmental Covenant, SENECA, and any successors in interest, are hereby restricted from using the Restricted Area of the Property, now or at any time in the future, as specifically set forth below:

1. There shall be no extraction of groundwater under the Restricted Area of the Property for any purpose, including, without limitation, drinking by animals or human beings, irrigation or an industrial or commercial use. Groundwater may be extracted only as part of an environmental investigation or remediation project.
2. No new enclosed buildings of any kind or nature shall be constructed or located on the Restricted Area of the Property.
3. The Restricted Area of the Property may be used for commercial and industrial uses only. The Restricted Area of the Property shall not be used for residential purposes, agricultural purposes, or any permanently occupied human habitation (including hotels or motels), school, day care or hospital use.

Breach and Cure of Activity and Use Limitations SENECA, or its successors in interest, shall be responsible for demonstrating that use on the Property is in conformity with the Activity and Use Limitations. If any event or action occurs that constitutes or may constitute a breach of the activity and use limitations, SENECA, or any successors in interest, shall notify the Department within thirty (30) days of becoming aware of the event or action, and shall remedy the breach of the activity and use limitations within sixty (60) days of becoming aware of the event or action, or such other time frame as may be agreed to by the SENECA or any successors in interest, and Department.

Amendment by Consent. The Environmental Covenant may be amended by consent pursuant to Idaho Code § 55-3010. Except for an assignment undertaken pursuant to a governmental reorganization, assignment of the Environmental Covenant to a new holder is an amendment. The HOLDER waives their right to sign the amendment as provided in Idaho Code § 55-3010(1)(c).

Duration and Termination. The Activity and Use Limitations shall apply to the Restricted Area of the Property, or any subdivided portion thereof, in perpetuity unless terminated by court action as provided in Idaho Code § 55-3009 or by consent pursuant to Idaho Code § 55-3010. SENECA, or its successors in interest, may seek consent to terminate the Activity and Use Limitations that apply to Restricted Area of the Property, or any subdivided portion thereof, pursuant to Idaho Code § 55-3010, by demonstrating with the record before the Department that:

1. Contaminated soil and groundwater are at levels the Department deems in writing to be adequate for the Restricted Area of the Property to be developed for unrestricted use.

Upon a request and demonstration of the record for termination of the Environment Covenant, the Department will take all reasonable steps to locate or identify HOLDERS to determine consent to terminate. If the Department finds that the person no longer exists or cannot be located or identified with the exercise of reasonable diligence, the Holder waives their right to sign the termination as provided in Idaho Code § 55-3010.

Provisions to Run With the Land. Each and all of the Activity and Use Limitations shall run with the land and pass with title to the Property or title to any subdivision thereof that contains the Restricted Area, and shall apply to and bind the respective successors in interest thereof. Each and all of the Activity and Use Limitations are imposed upon the Restricted Area of the Property only and not on the entire Property.

Concurrence of Subsequent Owners Presumed. All purchasers, lessees, or possessors of any portion of the Property shall be deemed by their purchase, leasing, or possession of such Property, to be in accord with the foregoing and to agree for and among themselves, and their successors, that the Activity and Use Limitations as herein established must be adhered to and that their interest in the Property shall be subject to the Activity and Use Limitations contained herein.

Recording/Filing of Environmental Covenant. This Environmental Covenant and any amendment or termination of the Environmental Covenant shall be recorded in the county recorder's office of every county in which any portion of the Property subject to the Environmental Covenant is located. The Environmental Covenant or any amendment or termination shall be recorded by SENECA, or its successors in interest, within ten (10) days of receipt of this Environmental Covenant signed by the Department. Within ten (10) days of the recording of this Environmental Covenant, or any amendment or termination, SENECA, or its successors in interest, shall provide to the Department a copy of this recorded Environmental Covenant, or any amendment or termination of this Environmental Covenant. Upon receipt of the copy of the recorded Environmental Covenant, and any amendment or termination therein, the Department shall post the copy of the fully executed instrument in the Registry as required by Idaho Code Section 55-3012(1). In addition, a copy of the recorded Environmental Covenant, or any amendment or termination, shall be provided by SENECA, or by its successors in interest, to the following persons (person as defined in Idaho Code Section 55-3002): (a) each person that signed the Environmental Covenant; (b) each person holding a recorded interest in the Property; (c) each person in possession of the Property; (d) each municipality or other local government in which the Property is located; and (e) any other person the Department requires. The validity of the Environmental Covenant is not affected by failure to provide a copy of the Environmental Covenant as required under this section.

Compliance Reporting. SENECA, or any successors in interest, shall submit to the Department on an annual basis written documentation verifying that the Activity and Use Limitations remain

in place and their compliance with the Activity and Use Limitations.

Enforcement. The Department and any party of the Environmental Covenant shall have authority to enforce the Activity and Use Limitations against SENECA or its successors in interest, including subsequent owners of any portion of the Restricted Area and any other person using any portion of the Restricted Area. Failure of SENECA, or its successor in interest, to comply with any of the Activity and Use Limitations set forth herein shall be grounds for the Department, or its successor, and/or any party to this Environmental Covenant to require that SENECA, or its successors in interest, correct or remove any violations of this Environmental Covenant. Violation of this Environmental Covenant shall be grounds for the Department, or its successor, and/or any persons identified in Idaho Code § 55-3011 to file civil actions against SENECA or its successors in interest, as provided by law or in equity, including without limitation, the Uniform Environmental Covenants Act, Idaho Code § 55-3011.

Non-Waiver. No failure on the part of the Department or any holder at any time to require performance of any term of this Environmental Covenant shall be taken or held to be a waiver of such term or in any way affect the Department's or any holder's rights to enforce such term.

Property Access. The Department shall have a right of access to the Restricted Area of the Property at reasonable times for the purposes of evaluating compliance with this Environmental Covenant and upon reasonable prior notice to the then-current Owner of the date and time of such evaluation.

Notice of Conveyance of Property. Within thirty (30) days of the closing of any conveyance of the Property, or part thereof, the grantor of the Property, shall provide written notice to the Department and each municipality or other local government in which the Property is located, the name and address of the grantee. The Department shall not, by reason of this Environmental Covenant, have authority to approve, disapprove, or otherwise affect any conveyance of the Property except as otherwise provided by law.

Notices. All notices required or permitted to be given hereunder shall be in writing and mailed in the United States Mail, postage prepaid, by certified or registered mail, return receipt requested, to the appropriate address indicated below or at such other place or places as either SENECA or its successors, or the Department or its successors, may, from time to time, respectively, designate in a written notice given to the other. Notices which are deposited in the United States Mail in accordance with the terms of this provision shall be deemed received three (3) days after the date of mailing thereof.

OWNER: Seneca Food Corporation
418 East Conde Street
Janesville, WI 53546

THE DEPARTMENT:
Idaho Department of Environmental Quality
ATTN: Assessment and Compliance Unit Manager
Waste Management and Remediation Division
1410 N. Hilton St.
Boise, ID 83706

Costs and Expenses. All costs of terminating this Environmental Covenant, including the cost of any remediation or abatement of any environmental condition related to Activity and Use Limitations pertaining to the Restricted Area, shall be borne by the party seeking such termination.

Partial Invalidity. If any portion of the Environmental Covenant or terms set forth herein is determined to be invalid for any reason, the remaining portion shall remain in full force and effect as if such invalidated portion had not been included herein.

Headings. Headings at the beginning of each section of this Environmental Covenant are solely for the convenience of the parties and are not a part of the Environmental Covenant.

Idaho Code References. All references to the Idaho Code sections include successor provisions.

Reservation of Rights. Notwithstanding any provision of this Environmental Covenant, the Department retains all of its access and enforcement authorities under any applicable statute or rule. Nothing in this Environmental Covenant shall affect the Department's ability to enforce the terms of any Consent Order or other agreement relating to remediation of the Property entered into between the Department and SENECA or any other responsible party. Nothing in this Environmental Covenant shall affect the obligations of SENECA or any other responsible party under such Consent Order or other agreement. The Department's acceptance hereunder is based upon the information presently known or available to the Department with respect to the environmental condition of the Property, and the Department reserves the right to take appropriate action under applicable authorities in the event the Department determines new information warrants such action.

Effective Date. The effective date of this instrument shall be the date the fully executed Environmental Covenant is recorded at the county recorder's office.

Schedule A
Property Deed, Recorded Survey and Plat

Seneca Foods EC – Corporate Research
 April 17, 2024

Form Info	Status	Filing Date	Agent
IDAHO CANNING COMPANY, LIMITED (13906) <i>General Business Corporation (D)</i>	Inactive-Merged Out	02/03/1903	NO AGENT
Statement of Merger (Non-Survivor) - 6/18/1969		Initial Filing - 2/3/1903	
<i>Amendment type</i> Statement of Merger (Non-Survivor) <i>Control ID</i> 0000645355 <i>Date</i> 6/18/1969	<i>Amendment type</i> Initial Filing <i>Control ID</i> 0000013906 <i>Date</i> 2/3/1903		

← → ↻ 📄 idahogeology.org/~/WebMap/WebData/Oil&GasDetail.aspx?IGS_Num=1935-02

1935-02 : Idaho Canning Co.

NOTE: Large PDF files may not be viewable in your browser.
 For best results, download the PDF and open it in a PDF viewer (for example, [Adobe Reader](#)).

IGS number	1935-02
API Number	11-075-00000
Well name	Idaho Canning Co.
Well drilled?	Yes
Operator	Taylor et al.
County	PAYETTE
Spud Date	1/1/1935
End Drilling Date	1/1/1935
Total depth	2500 feet
Elevation	2140 feet
Bore hole temp	
LatitudeNAD27	44.07294
LongitudeNAD27	-116.94256
LatitudeWGS84	44.07290
LongitudeWGS84	-116.94355
Township	9N
Range	5W
Section	33
1/4, 1/4 Section	NW SE

[Download CSV](#)

Well Log Downloads

Filename	Log name	File size
No Logs Available		

LAS Downloads

Filename	Curve	File size
No LAS Downloads Available		

Document Downloads

Filename	File size
About Documents	8 KB
1935-02-maps.pdf	431 KB
1935-02-reports.pdf	560 KB

NOTICE TO EMPLOYEES!

Will all employees registered, or those wanting work for the corn pack, report to the office of the Company, Nyssa plant, as follows:

Last names beginning with A to W, inclusive, report Monday, Aug. 8, from 9 a.m. to 5 p.m.

Last names beginning with X to Z, inclusive, report Tuesday, Aug. 9, from 9 a.m. to 5 p.m.

IDAHO CANNING Company

Seven leading Payette citizens, who saw the need of a processing plant to handle the fruit and vegetables grown in the valley, organized The Idaho Canning Company in January 1903 with a capital stock of \$30,000. Investors included A. B. Moss, N. A. Jacobsen, L. V. Patch, Peter Pence and W. A. Coughanour. They used the canning label of "Seven Devils" and later "Tom Thumb." The company was named American Fine Foods¹.

A. B. Moss came to the valley in 1881. He supplied ties to the Union Pacific Railroad, shipped the first fruit from the area in 1891, established the Moss Mercantile Company--the largest store and first stone building in the area, served as president of several area banks, and in 1898, became a candidate for Governor.

Moss was Payette's first mayor and also co-founder of Idaho Canning Company, known today as American Fine Foods. Because of his many civic activities, Moss is often credited with founding Payette.

2

In 1903 the Idaho Canning Company was formed, canning dry beans and sweet corn. Today, the company's Tom Thumb label products are sold throughout the world. Also, in 1903, the J.W. Prestel and Sons planing mill opened with a capacity of 50,000 feet of finished lumber per day. In 1909 Payette's first movie house, "The Emma" was built.

¹ <https://payettecounty.info/marlow/industry.html> (last viewed April 17, 2024). © Independent Enterprise, Payette Idaho. First Printed in The Independent-Enterprise Newspaper, Payette, Idaho, Wednesday, June 6, 2001

² https://www.cityofpayette.com/vertical/sites/%7B44867065-4476-41DD-91A9-F7FF564B033D%7D/uploads/City_Plan.pdf (last viewed April 17, 2024). Dated November 1985.

AMERICAN FINE FOODS FARMS, LLC (40078) <i>Limited Liability Company (D)</i>	>	Inactive-Dissolved (Administrative)	02/16/1999	NO AGENT
AMERICAN FINE FOODS, INC. (135558) <i>Foreign Business Corporation</i>	>	Inactive-Merged Out	06/18/1969	NO AGENT
AMERICAN FINE FOODS, INC. (261486) <i>General Business Corporation (D)</i>	>	Inactive-Merged Out	05/13/1987	NO AGENT

Initial Filing - 6/18/1969

Amendment Type
Initial Filing

Control ID
0000135558

Date
6/18/1969

Statement of Merger - Amendment - 6/18/1969

Amendment Type
Statement of Merger - Amendment

Control ID
0000737127

Date
6/18/1969

Legacy Amendment - 6/18/1969

Amendment Type
Legacy Amendment

Control ID
0000737126

Date
6/18/1969

Statement of Merger (Non-Survivor) - 6/9/1987

Amendment Type
Statement of Merger (Non-Survivor)

Control ID
0000737132

Date
6/9/1987

AMERICAN FINE FOODS, INC.
(261486)
General Business Corporation (D)



Request Certificate

<i>Filing Type</i>	General Business Corporation (D)
<i>Status</i>	Inactive-Merged Out
<i>Formed In</i>	IDAHO
<i>Term of Duration</i>	Perpetual
<i>Mailing Address</i>	25 N 6TH ST PAYETTE, ID 83661
<i>Initial Filing Date</i>	05/13/1987
<i>Inactive Filing Date</i>	12/31/1998
AR Due Date	N/A
<i>Registered Agent</i>	Noncommercial 000000 NO AGENT AGENT RESIGNED OR INVALID BOISE, ID 83702

Initial Filing - 5/13/1987

Amendment Type

Initial Filing

Control ID

0000261486

Date

5/13/1987

Image Download

[Download](#)

Boss is founder; called AFF, Inc. Same address as Seneca

State of Idaho

Department of State

CERTIFICATE OF MERGER OR CONSOLIDATION

I, **PETE T. CENARRUSA**, Secretary of State of the State of Idaho hereby certify that duplicate originals of Articles of Merger of AMERICAN FINE FOODS, INC., a Delaware corporation

into AFF, INC., an Idaho corporation

duly signed and verified pursuant to the provisions of the Idaho Business Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY and by virtue, of the authority vested in me by law, I issue this certificate of merger, and attach hereto a duplicate original of the Articles of Merger.

Dated June 9, 19 87.

American Fine Foods is parent (Delaware); AFF is surviving corporation;
American Fine Foods merged into Owatonna Canning Company 12/31/1998 – Delaware company

Trademark Applicants & Owners

Owner	 OWATONNA CANNING COMPANY
Address	105 W. NORTH ST. OWATONNA MN
Legal Entity Type	Corporation
Legal Entry State	MN

Company Profile

Uniform ARS No.
OWATONNA CANNING COMPANY

Trademark Applications

Mark Image	Registration Serial	Trademark	Application Date
		FESTAL	18-05-84
		FESTAL	1982-02-14
		OWATONNA	10-01-12

Search Results

Click on a Detail to proceed

Business Name

Owatonna Canning Co. [Details](#)

Business Status	Business Type	Name Type
Inactive	Business Corporation (Domestic)	Minnesota Business Name

Owatonna Canning Company [Details](#)

Business Status	Business Type	Name Type
Inactive	Business Corporation (Domestic)	MINNESOTA BUSINESS NAME

Owatonna Canning Company, LLC [Details](#)

Business Status	Business Type	Name Type
Inactive	Limited Liability Company (Foreign)	Prior Name Business Name

Filing History Renewal History

Select the item(s) you would like to order: Order Selected Copies

<input type="checkbox"/>	Filing Date	Filing
<input type="checkbox"/>	05/16/1921	Original Filing - Business Corporation (Domestic)
<input type="checkbox"/>	05/15/1921	Business Corporation (Domestic) Business Name (Business Name: Owatonna Canning Company)
<input type="checkbox"/>	04/19/1933	Business Corporation (Domestic) Change of Shares
<input type="checkbox"/>	08/11/1961	Business Corporation (Domestic) Duration
<input type="checkbox"/>	08/11/1961	Amendment - Business Corporation (Domestic)
<input type="checkbox"/>	05/08/1967	Business Corporation (Domestic) Change of Shares
<input type="checkbox"/>	07/07/1975	Amendments - Business Corporation (Domestic)
<input type="checkbox"/>	01/24/1960	Business Corporation (Domestic) Active Status Report
<input type="checkbox"/>	08/20/1987	Business Corporation (Domestic) Restated Articles
<input type="checkbox"/>	08/20/1987	Registered Office and/or Agent - Business Corporation (Domestic)
<input type="checkbox"/>	03/09/1989	Merger - Business Corporation (Domestic)
<input type="checkbox"/>	02/28/1996	Merger - Business Corporation (Domestic)
<input type="checkbox"/>	09/24/1997	Merger - Business Corporation (Domestic)

Business Record Details[Print](#)[File Amendment / Renewal](#)[Order Copies](#)Minnesota Business Name
SENECA FOODS, L.L.C.**Business Type**
Limited Liability Company (Foreign)**MN Statute**
322C**File Number**
775-LFC**Home Jurisdiction**
Delaware**Filing Date**
09/23/1997**Status**
Inactive**Renewal Due Date**
12/31/2004**Registered Office Address**
600 5th Str SE
Montgomery, MN 56069
USA**Registered Agent(s)**
John Bretken**Home Office Address**
1209 Orange Str
Wilmington, DE 19801
USA**Manager**
David J Ockleshaw
150 W 1st Str
New Richmond, WI 54017
USA**Filing History** [Renewal History](#)Select the item(s) you would like to order: [Order Business Copies](#)

<input type="checkbox"/>	Filing Date	Filing	Effective Date
<input type="checkbox"/>	09/23/1997	Original Filing - Limited Liability Company (Foreign)	
<input type="checkbox"/>	09/23/1997	Unrepeal Liability Company (Foreign) Business Name (Business Name: OGC Canning LLC)	
<input type="checkbox"/>	09/23/1997	Limited Liability Company (Foreign) Home Name	
<input type="checkbox"/>	01/12/1998	Limited Liability Company (Foreign) Other	
<input type="checkbox"/>	01/26/1999	Limited Liability Company (Foreign) Business Name (Business Name: CHEQUITA PROCESSED FOODS, L.L.C.)	
<input type="checkbox"/>	09/18/1999	Limited Liability Company (Foreign) Renewal	
<input type="checkbox"/>	06/03/2003	Limited Liability Company (Foreign) Business Name (Business Name: SENECA FOODS, L.L.C.)	
<input type="checkbox"/>	07/21/2004	Registered Office and/or Agent - Limited Liability Company (Foreign)	
<input type="checkbox"/>	02/02/2005	Revocation - Limited Liability Company (Foreign)	
<input type="checkbox"/>	11/12/2016	Conversion to 322C Due to Statute Mandate - Limited Liability Company (Foreign)	

SENECA FOODS CORPORATION
 (337258)

Foreign Business Corporation



Company Name: Foreign Business Corporation
Company Number: SENeca FOODS CORPORATION
Status: Active Good Standing
City: NEW YORK
Term of Existence: Perpetual
Principal Address: 3735 SOUTH MAIN ST
 MARION, NY 14505
Home Address: 393 WILLOWBROOK OFFICE
 DUSA
 FAIRPORT, NY 14180-4222
Initial Filing Date: 02/15/1995
A. U. F. I. N. Y.: 02/28/2025
Registered Agent: THE CLERK COMPANY
 3243602
 1000 E. 14th St.
 25 N. 6th St.
 PALM BEACH, FL 33480



View History

Filing Date	DocType	Description Name	Business Entity	Counterparty	Filing Number
05/15/2008	06	CERTIFICATE OF MERGER	SENECA FOODS CORPORATION	SENECA HERBERT CORPORATION	150816000019
07/29/1996	06	CERTIFICATE OF MERGER	SENECA FOODS CORPORATION	SENECA FOODS CORPORATION	638530-10
02/29/1995	06	CERTIFICATE OF MERGER	SENECA FOODS CORPORATION	SENETT CANNING COMPANY	8385214-3
01/29/1986	06	CERTIFICATE OF MERGER	SENECA FOODS CORPORATION	TARPEY PRODUCTS INC	8351115-3
07/25/1987	06	CERTIFICATE OF MERGER	SENECA FOODS CORPORATION	SENECA FOODS CORPORATION	813650-10

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State of New York | ss:
Department of State

I hereby certify, that the certificate of incorporation of SENECA FOODS CORPORATION was filed 08/17/1949, under the name of SENECA GRAPE JUICE CORPORATION, fixing the duration as perpetual, and that I have made diligent examination of the index of corporation papers filed in this Department for a certificate, order, or record of a dissolution, and upon such examination, I find no such certificate, order or record, and that so far as indicated by the records of this Department, such corporation is a subsisting corporation. I further certify that I find the following

Feb 15 10 46 AM '95

A Certificate of Amendment of SENECA GRAPE JUICE CORPORATION, changing name to SENECA FOODS CORPORATION, was filed 12/05/1966.

A Certificate of Amendment of SENECA FOODS CORPORATION, changing name to S. G. PIERCE COMPANY, INC., was filed 12/29/1977.

Restated Certificate of Incorporation was filed 12/23/1982.

A Certificate of Amendment of Certificate of Incorporation was filed 12/13/1983.

A Certificate of Amendment of Certificate of Incorporation was filed 12/26/1984.

A Certificate of Merger was filed 07/29/1986.

A Certificate of Merger was filed 07/29/1986.

A Certificate of Merger was filed 07/29/1986.

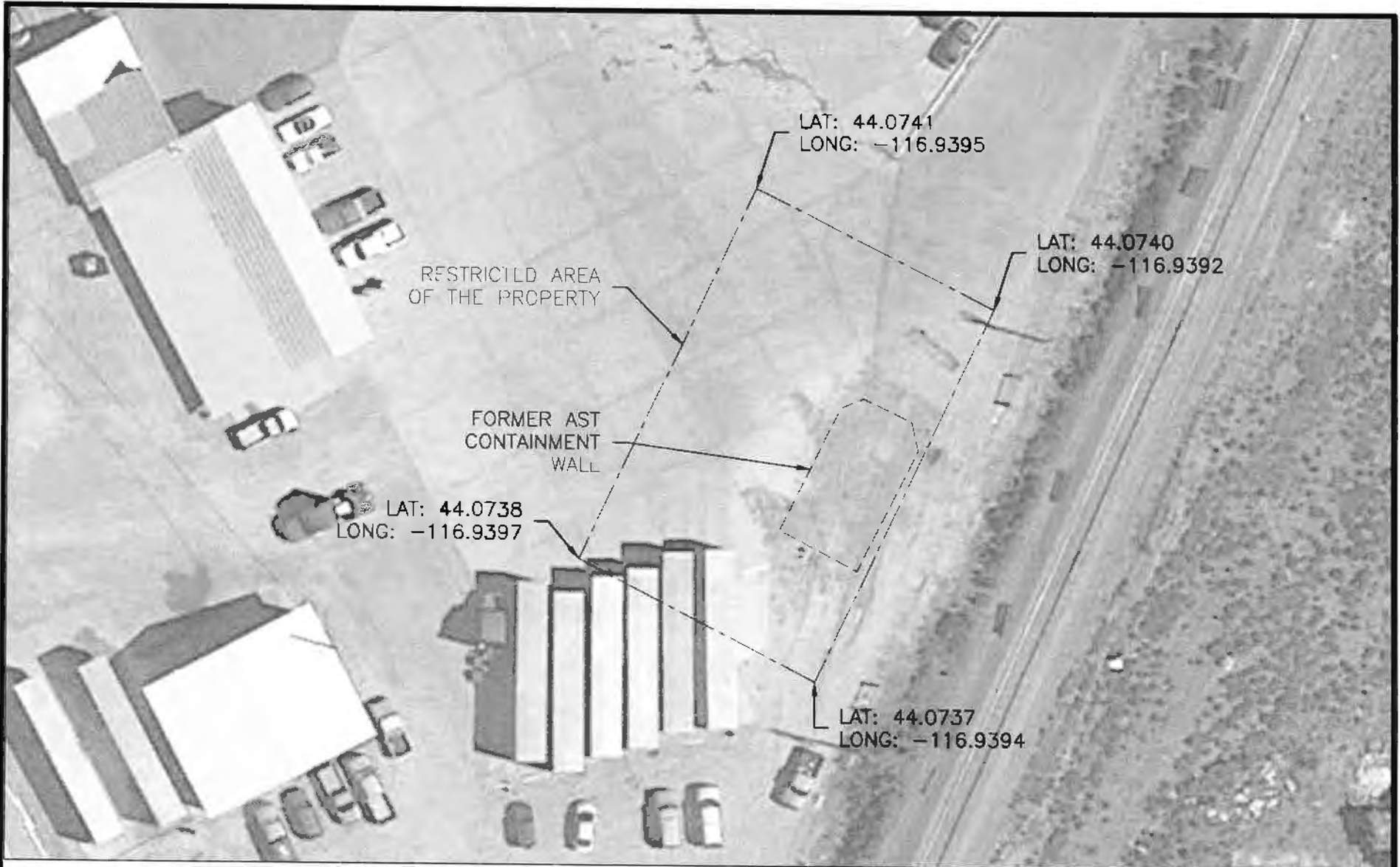
A Certificate of Amendment of S. G. PIERCE COMPANY, INC., changing name to SENECA FOODS CORPORATION, was filed 11/24/1986.

A Statement of Addresses and Directors was filed 07/30/1993.

A Statement of Addresses and Directors was filed 09/13/1993.

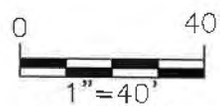
I further certify, that no other certificates have been filed by such corporation.

Schedule B
Property and Restricted Area Maps



COORDINATE SYSTEM: NAD83 IDAHO STATE PLANE, WEST ZONE, US FOOT

Figure 1. Restricted Area of Property



(SCALE AND LOCATIONS ARE APPROXIMATE)

PROJECT NUMBER: 2019210064	Updated Risk Evaluation and Draft Environmental Covenant
DATE: 11/08/22	
DWG NO: 2019210064 F1.DWG	Seneca Foods Corporation Payette, Idaho
DWG BY: PROJECT MANAGER: 6DJR 1GLT	
REVISED:	

VALLEY  **SCIENCE AND ENGINEERING**

(SOURCE: GOOGLE EARTH PRO IMAGE, 6-29-2017)