Articles of Incorporation
(Qualified on 9-9-36)

11 pgs.
Dear Sir:

We are enclosing herein the necessary papers to qualify the above company to transact business in Florida together with our check payable to your order in the amount of $16.00.

Please file these papers, issue a permit to this corporation and advise us when same has been done.

Thanking you, we are-

Yours very truly,

[Signature]

[Stamp]

$5,000.00

and that for a greater amount of its capital is to report the same to the Secretary of State of Florida not more than five days after the close of its
STATE OF NEW JERSEY 

CITY OF HUDSON, on the 23rd day of April, 1921,

RAYMOND REYMAN and NORVAN J. MACAFFIE being first duly sworn, on oath, state that they are respectively the president and secretary of C T CORPORATION SYSTEM, a corporation organized and existing under the laws of the State of Delaware which corporation is applying for permission to transact business in the State of Florida; that they are active managing officers of said corporation and are familiar with the business of said corporation; that the authorized capital stock of said company is fully disclosed by the certified copy or copies of the articles of incorporation heretofore and/or herewith filed in the office of the Secretary of State, and that the maximum amount of capital employed and/or to be employed in the State of Florida at any time during the current fiscal year of said corporation will not exceed One Hundred Dollars ($100.00) and that if the remainder, or a greater amount of its capital is employed in the State of Florida at any time, a report thereof shall be made to the Secretary of State of Florida not later than 30 days after the close of its
CERTIFICATE OF INCORPORATION

In the name of Jesus Christ, Almighty God, and the聖經
fiscal year in which said increase occurs and the proper
fees thereon shall be paid to the Secretary of State.

Director

President

Manager

Subscribed and sworn to before me, a Notary
Public in and for the aforesaid County and State, this
day of Aug., 1936, pubicated on oath

As the President of the State of the State for the above
and foreign company, in any lawful county, in the

(SEAL)

Notary Public.

As a witness to the subscriptions, domestic and foreign, in the above
country, the

Secretary
CERTIFICATE OF INCORPORATION

OF

G T CORPORATION SYSTEM

FIRST: The name of the corporation is

G T CORPORATION SYSTEM

SECOND: Its principal office in the State of Delaware is
located at No. 100 West Tenth Street, in the City of Wilmington,
County of New Castle. The name and address of its resident agent
is The Corporation Trust Company, No. 100 West Tenth Street,
Wilmington, Delaware.

THIRD: The nature of the business, or objects or purposes
to be transacted, promoted or carried on are:

To serve Members of the Bar of this state or any other state
and foreign country, in any lawful manner, in the organization, regist-
tration and qualification of corporations, domestic and foreign.

To represent corporations, domestic and foreign, in a statutory
capacity; to establish and maintain for corporations, domestic and
foreign, principal and registered offices; to act as or furnish the
agent for corporations, domestic and foreign, upon whom process may be
served, and to carry on a general service agency business.

To secure, publish and distribute in letter, bulletin, journal,
digest, or other form, information with respect to court decisions,
statutory requirements and provisions, official and departmental rulings,
regulations and requirements and legislative proceedings of the Government
of the United States or any or all of the states, districts, territories
or colonies of the United States of America and of the Dominion and
Provinces of Canada and other foreign countries with respect to the
organization, incorporation, and maintenance of corporations, domestic
and foreign.
To have one or more offices, to carry on all or any of its operations and business and without restriction or limit as to amount to purchase or otherwise acquire, hold, own, mortgage, sell, convey, or otherwise dispose of real and personal property of every class and description in any of the States, Districts, Territories or Colonies of the United States, and in any and all foreign countries, subject to the laws of such State, District, Territory, Colony or Country.

In general, to carry on any other business in connection with the foregoing, and to have and exercise all the powers conferred by the laws of Delaware upon corporations formed under the act hereinafter referred to, and to do any or all of the things hereinbefore set forth to the same extent as natural persons might or could lawfully do.

The objects and purposes specified in the foregoing clauses shall, except where otherwise expressed, be in no wise limited or restricted by reference to, or inference from, the terms of any other clause in this certificate of incorporation, but the objects and purposes specified in each of the foregoing clauses of this article shall be regarded as independent objects and purposes.

FOURTH: The total number of shares of stock which the corporation shall have authority to issue is one hundred (100) and the par value of each of such shares is One Hundred Dollars ($100.00) amounting in the aggregate to Ten Thousand Dollars ($10,000).

FIFTH: The amount of capital with which the corporation will commence business is One Thousand Dollars ($1,000).
STATE: The names and places of residence of the incorporators are as follows:

<table>
<thead>
<tr>
<th>NAMES</th>
<th>RESIDENCES</th>
</tr>
</thead>
<tbody>
<tr>
<td>L. E. Herman</td>
<td>Wilmington, Delaware,</td>
</tr>
<tr>
<td>B. B. Jones</td>
<td>Wilmington, Delaware,</td>
</tr>
<tr>
<td>W. T. Hobson</td>
<td>Wilmington, Delaware.</td>
</tr>
</tbody>
</table>

SEVENTH: The corporation is to have perpetual existence.

EIGHTH: The private property of the stockholders shall not be subject to the payment of corporate debts to any extent whatever.

EIGHTH: In furtherance, and not in limitation of the powers conferred by statute, the board of directors is expressly authorized:

To make, alter or repeal the by-laws of the corporation.

To set apart out of any of the funds of the corporation available for dividends a reserve or reserves for any proper purpose or to abolish any such reserve in the manner in which it was created.

By resolution or resolutions, passed by a majority of the whole board to designate one or more committees, each committee to consist of two or more of the directors of the corporation, which, to the extent provided in said resolution or resolutions or in the by-laws of the corporation, shall have and may exercise the powers of the board of directors in the management of the business and affairs of the corporation, and may have power to authorize the seal of the corporation to be affixed to all papers which may require it. Such committee or committees shall have such name or names as may be stated in the by-laws of the corporation or as may be determined from time to time by resolution adopted by the board of directors.

The corporation may in its by-laws confer powers upon its board of directors, in addition to the foregoing, and in addition to the powers and authorities expressly conferred upon it by statute.
THAT: The corporation reserves the right to amend, alter, change or repeal any provision contained in this certificate of incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

WE, THE UNDERSIGNED, being each of the incorporators hereinbefore named for the purpose of forming a corporation to do business both within and without the State of Delaware, and in pursuance of the General Corporation Law of the State of Delaware, being Chapter 65 of the Revised Code of Delaware, and the acts amendatory thereof and supplemental thereto, do make this certificate, hereby declaring and certifying that the facts herein stated are true, and accordingly have hereunto set our hands and seals this 8th day of August, A.D., 1936.

In presence of

[Signatures and Seals]

Herbert E. Latter
E. H. Herman
E. E. Jones
V. E. Robson
STATE OF DELAWARE
COUNTY OF NEW CASTLE

IN THE COURT OF NEW CASTLE

TO IT IS KNOWN, That on this 8th day of August, A.D. 1936,
personally came before me Herbert E. Letter, a Notary Public for the
State of Delaware, L. H. Hervey, E. S. Jones and W. T. Hobson, all of the
parties to the foregoing certificate of incorporation, known to me
personally to be such, and severally acknowledged the said certificate
to be the act and deed of the signers respectively, and that the facts
therein stated are truly set forth.

GIVEN under my hand and seal of office the day and year

aforesaid.

Herbert E. Letter
Notary Public
Appointed Feb. 26, 1936
State of Delaware
Term Two Years
I, Walter Dent Smith, Secretary of State of the State of Delaware, do hereby certify that the above and foregoing is a true and correct copy of Certificate of Incorporation of the "C T CORPORATION SYSTEM", as received and filed in this office the eleventh day of August, A.D. 1936, at 2 o'clock P.M.

In Testimony Whereof, have hereunto set my hand and official seal at Dover this fourteenth day of August in the year one thousand nine hundred and thirty-six.

[Signature]
Secretary of State.