

311990

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP WAIT MAIL

(Business Entity Name)

(Document Number)

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3-11990

RIDGWAY CONSTRUCTION COMPANY

FILED IN OFFICE OF SECRETARY
OF STATE, STATE OF FLORIDA.
by... Sh... on Dec. 19, 1966.

TOM ADAMS
SECRETARY OF STATE

CHANDLER, O'NEAL, CARLISLE, AVERA & GRAY

ATTORNEYS AT LAW

211 N. E. FIRST STREET

MONTGOMERY, ALABAMA 36101

HENRY L. GRAY (1001-1963)
WILLIAM H. CHANDLER
WILLIAM C. O'NEAL
WAYNE H. CARLISLE
WILLIAM H. AVERA
HENRY L. GRAY, JR.
JAMES F. LANG

December 14, 1966

R. O. DRAWER 6
TELEPHONE 376-5240

Mrs. Geneva Bryan, Charter Supervisor
Corporations Division
Office of the Secretary of State
Tallahassee, Florida 32304

Re: Ridgway Construction Company

Dear Mrs. Bryan:

In accordance with your correspondence dated December 9, 1966, please find enclosed original and copy of Certificate of Incorporation of Ridgway Construction Company, which has been revised to show the mailing address for the principal place of business.

We are also enclosing our check in the sum of \$29.00 to cover the cost of filing fees.

Trusting you will find these in order, we are

Very truly yours,

CHANDLER, O'NEAL, CARLISLE, AVERA & GRAY

By:

W.H.C.
William H. Chandler

DEC 17-66	*2	DEC 17-66	72	20260 ****3.50	20.00
				R. AGENT FEE	5.00
				R. COPY	1.00
				TOTAL	3.00
				CH. BANK	29.00
				BALANCE DUE	29.00
				L.I. NO	

WMC:mfh

Enclosures

CERTIFICATE OF INCORPORATION
OF
RIDGWAY CONSTRUCTION COMPANY

STATE OF FLORIDA
COUNTY OF ALACHUA

We, the undersigned, hereby associate ourselves for the purpose of becoming a corporation under the laws of the State of Florida, by and under the provisions of the Statutes of the State of Florida, providing for the formation, liabilities, rights, privileges and immunities of a corporation.

ARTICLE I.

The name of this corporation shall be: RIDGWAY CONSTRUCTION COMPANY.

ARTICLE II.

The general nature of the business or businesses to be transacted by the Corporation shall be:

(a) To acquire the good will, rights, property and assets of all kinds and to undertake the whole or any part of the liabilities of any person, firm, association or corporation, on such terms and conditions as may be agreed on, and to pay for the same in cash, stocks, bonds, debentures, or other securities of this Corporation or otherwise.

To acquire and undertake all or any part of the business, assets and liabilities of any person, firm, association or corporation.

(b) To buy, sell, deal in, lease, hold or improve real estate, and the fixtures and personal property incidental thereto or connected therewith, and with that end in view to acquire by purchase, lease, hire, or otherwise, lands, tenements, hereditaments, or any interest therein, and to improve the same and generally to hold, manage, deal with and improve the property of the company, and to sell, lease, mortgage, pledge, or otherwise dispose of the lands, tenements, and hereditaments, or other property of the Company.

(c) To do any and all acts and things, and to exercise any and all other powers conferred by the laws of Florida upon corporations formed under the provisions of Chapter 612, Florida Statutes of 1941, and all acts amendatory thereto, and which now or hereafter may be authorized by law.

(d) To acquire, own, sell and otherwise dispose of, and deal in mortgages of corporations and individuals.

FILED
DC 19 10 45 AM '78
RECEIVED - STATE
REGISTRATION & ELECTIONS
DEPARTMENT OF STATE
FLORIDA

(e) To purchase, hold, sell, improve and lease real estate, and mortgage and encumber the same, and to erect, manage, care for and maintain, extend and alter buildings thereon.

(f) To lend money, when not contrary to the laws of the State of Florida, at the legal rate of interest or less, and to accept as security thereon mortgages, pledges, assignments, or any other real, personal, or mixed property of every sort and nature.

(g) To act as agent in the lending of money, when not contrary to the laws of the State of Florida, at the legal rate of interest or less, and to accept as security thereon mortgages, pledges, assignments, or any other real, personal, or mixed property of every sort and nature.

(h) To carry on and conduct a general engineering and contracting business, including therein the designing, constructing, enlarging, repairing, removing or otherwise engaging in any work upon buildings, roads, highways, manufacturing plants, bridges, piers, docks, mines, shafts, waterworks, railroads, railway structures, and all iron, steel, wood, masonry and earth construction, and to extend and receive any contracts or assignments of contracts therefor, or relating thereto, or connecting therewith, and to manufacture and furnish the building materials and supplies connected therewith.

ARTICLE III.

The maximum number of shares of stock outstanding at any one time shall be One Hundred (100) shares, with par value of One Hundred (\$100.00) Dollars per share, all of one class, common, participating voting stock.

ARTICLE IV.

The amount of capital with which the Corporation will begin business is Five Hundred (\$500.00) Dollars.

ARTICLE V.

The Corporation shall have perpetual existence unless sooner dissolved according to law.

ARTICLE VI.

The principal office of the Corporation shall be at 911 N.W. 20th Terrace, Gainesville, Florida, with the privilege of having branch offices at other places within the State or within or without the United States of America.

ARTICLE VII.

There shall not be less than three directors nor more than seven of this Corporation.

ARTICLE VIII.

The names and post-office addresses of the first Board of Directors of this Corporation who shall hold office for the first year, or until their successors are elected, in accordance with the By-Laws of this Corporation, shall be:

Name	Office	Post Office Address
William P. Ridgway	President	911 N.W. 20th Terrace Gainesville, Florida
Janice Ridgway	Vice-President	911 N.W. 20th Terrace Gainesville, Florida
Louise B. Ridgway	Secretary-Treasurer	911 N.W. 20th Terrace Gainesville, Florida

ARTICLE IX.

The name and address of each subscriber, and the number of shares of stock which each agrees to take are as follows:

Name	Post Office Address	Shares	Value
William P. Ridgway	911 N.W. 20th Terrace Gainesville, Florida	3	\$300.00
Janice Ridgway	911 N.W. 20th Terrace Gainesville, Florida	1	\$100.00
Louise B. Ridgway	911 N.W. 20th Terrace Gainesville, Florida	1	\$100.00

IN WITNESS WHEREOF, the undersigned have subscribed their names this 1st day of December, A.D., 1966.

William P. Ridgway (SEAL)
Janice Ridgway (SEAL)
Louise B. Ridgway (SEAL)

STATE OF FLORIDA

COUNTY OF ALACHUA

I HEREBY CERTIFY that on the 1st day of December, A.D., 1966, personally appeared before me, the undersigned, WILLIAM P. RIDGWAY, JANICE RIDGWAY, and LOUISE B. RIDGWAY, to me well known and known by me to be the persons described in and who executed the foregoing Articles of Incorporation, and they severally acknowledged before me that they executed

the said Articles of Incorporation as their free and voluntary act and deed, for the uses and purposes therein set forth and expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year above written.

Marilyn S. Hogan
Notary Public, State of Florida
at Large
My Commission expires:

NOTARY PUBLIC, STATE OF FLORIDA, AT LARGE
MY COMMISSION EXPIRES AUG. 24, 1970
BONDED THROUGH FRED W. DIESTELHORST

Corporation Report and Tax Return for Foreign and Domestic Corporations

1st Copy

State of Florida

Secretary of State

Tallahassee, Florida

Refer to This Number
in All Correspondence

This return is due
on July 1.

111-1111111
111-1111111
RIDEWAY CONSTRUCTION COMPANY
311-111-2011 TERRACE
GAINESVILLE FLA 32601

1967 JUN - 6 AM 9:50
11-06-6-3111111
11-06-6-3111111
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

		(General nature of business)																																																		
1. RIDEWAY CONSTRUCTION COMPANY		2. Building Construction																																																		
(Give exact name of corporation)																																																				
3. 211 NE 1ST STREET		GAINESVILLE																																																		
(Street or Post Office Box of principal place of business)		(City)																																																		
4.a. WILLIAM P. RIDEWAY		PRESIDENT																																																		
(Officers Name)		(Title)																																																		
b. JANICE P. RIDEWAY		VICE PRESIDENT																																																		
c. LOUISE D. RIDEWAY		SECRETARY																																																		
d.																																																				
5. a. SAME AS OFFICERS																																																				
(Directors - Name) (Law requires at least (3) three)		(Address)																																																		
b.																																																				
c.																																																				
d.																																																				
6. WILLIAM P. RIDEWAY		211 NE 1ST STREET (GAINESVILLE FLA.)																																																		
(Resident Agent Name)		(Address)																																																		
7. Last meeting of Directors		DEC 17 1966																																																		
8. Corporation Active?		YES																																																		
		If inactive,																																																		
		9. Inactivity began																																																		
		(Month - Day - Year)																																																		
10. If inactive, will corporation begin business in the future?		NO																																																		
11. Date Incorporated		12-11-66																																																		
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20. We, the undersigned, certify the above statement of facts to be true and correct as shown by our books.																																																				
By President or V. President		Attest:																																																		
STATE OF Florida		Secretary																																																		
COUNTY OF Alachua																																																				
Personally appeared before me <u>JANICE P. RIDEWAY</u> who deposes and says that he executed this certificate for and in behalf of said corporation and that the statement herein contained is true and correct to the best of his knowledge and belief.																																																				
Sworn to and subscribed before me this <u>22nd</u> day of <u>June</u> , 19 <u>67</u> .																																																				

(Notary Seal)

Signature of Notary taking acknowledgement

3-11990

Corporation Report and Tax Return for Foreign and Domestic Corporations

1st Copy

State of Florida

Secretary of State

Tallahassee, Florida

Refer to This Number
in All Correspondence

This return is due
on July 1

RIDGWAY CONSTRUCTION COMPANY
3500 WEST UNIVERSITY AVE
GAINESVILLE FLA 32601

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

11-06-C-311990

1969

12/19/66

(General nature of business)																															
1. RIDGWAY CONSTRUCTION COMPANY																															
(Give exact name of corporation)																															
3500 WEST UNIVERSITY AVE																															
3. GAINESVILLE, FLA																															
(Street or Post Office Box of principal place of business)																															
4. a. WILLIAM P. RIDGWAY PRESIDENT																															
(Officers Name) (Title)																															
b. JANICE R. RIDGWAY VICE PRES.																															
c. LOUISE R. RIDGWAY SECY. TREAS																															
d.																															
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8. Corporation Active? YES If inactive, (Yes or No) 9. Inactivity began (Month - Day - Year)																															
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10. 11. Date Incorporated 12-19-66 12. Date Qualified in Fla. (Month - Day - Year)																															
13. Total Authorized Capital Stock:																															
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15. Amount of tax Due \$ 20																															
16. Less Credit Memo if any \$																															
17. Penalty and Interest (see instructions) \$																															
18. Amount of tax remitted with this return \$ 20																															
19. If foreign corporation, give amount of capital employed in Florida. \$																															
20. If foreign corporation, give the number of States in which you do business.																															
21. We, the undersigned, certify the above statement of facts to be true and correct as shown by our books.																															

William P. Ridgway Pres.

By President or Vice-President

Attest: Janice R. Ridgway
Secretary

STATE OF Florida
COUNTY OF Gainesville

Personally appeared before me William P. Ridgway, I, Janice R. Ridgway,
who deposes and says that he executed this certificate for and in behalf of said corporation and
that the statement herein contained is true and correct to the best of his knowledge and belief.

Sworn to and subscribed before me this 8 day of May 1969

(Notary Seal)

FORM 100-101

Send Original (with Remittance) TO FLORIDA REVENUE COMMISSION, TALLAHASSEE, FLORIDA

Send First copy to Secretary of State, Tallahassee, Florida

(SEE INSTRUCTIONS ON BACK OF LAST COPY)

1st COPY

Corporation Report and Tax Return for Foreign and Domestic Corporations

State of Florida
DEPARTMENT OF REVENUE
Tallahassee, Florida

Refer to This Number
in All Correspondence

This return is due
on July 1

311990

RIDGWAY CONSTRUCTION COMPANY
3500 WEST UNIVERSITY AVE
GAINESVILLE FLA 32601

JULY 2 9 01 AM '70
SECRETARY OF STATE 11-06-C-311990
TALLAHASSEE, FLORIDA 12/19/65

1970

1. RIDGWAY CONSTRUCTION COMPANY <small>(Give exact name of corporation)</small>	2. BUILDING CONSTRUCTION <small>(General nature of business)</small>																				
3. 3500 WEST UNIVERSITY AVE <small>(Street or Post Office Box of principal place of business)</small>	GAINESVILLE ALACHUA FLORIDA <small>(City) (County) (State)</small>																				
4. a. WILLIAM P RIDGWAY <small>(Officers Name)</small>	PRESIDENT <small>(Title)</small>																				
b. JANICE RIDGWAY	VICE PRESIDENT																				
c. LOUISE B RIDGWAY	SECRETARY																				
d.																					
5. a. William P RIDGWAY <small>(Directors - Name) (Law requires at least (3) three)</small>	<small>(Address)</small>																				
b. JANICE RIDGWAY	"																				
c. LOUISE B RIDGWAY	"																				
d.	"																				
6.	<small>(Resident Agent Name)</small>																				
7. Last meeting of Directors	8. Corporation Active? YES <small>(Month - Day - Year)</small>																				
If inactive, will corporation begin business in the future?	9. If inactive began <small>(Yes or No) (Month - Day - Year)</small>																				
10. 11. Date Incorporated <small>(Yes or No)</small>	12. Date Qualified in Fla. <small>(Month - Day - Year)</small>																				
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15. Amount of tax Due	\$ 200.00																				
16. Less Credit Memo if any	\$																				
17. Penalty and Interest <small>(See instructions)</small>	\$																				
18. Amount of tax remitted with this return	\$ 200.00																				
21. We, the undersigned, certify the above statement of facts to be true and correct as shown by our books.																					

W.L. Tidwell - Pres
By President or V-President

STATE OF FLORIDA
COUNTY OF Alachua

Attest: Jane B. Ridgway

Personally appeared before me W.L. Tidwell - Pres.

who deposes and says that he executed this certificate for and in behalf of said corporation and that the statement herein contained is true and correct to the best of his knowledge and belief.

Notary Public, Sworn to and subscribed before me this 1 day of July 1970

S. (Notary Seal)

CLC

Form No. 105

Send Original (with Remittance) TO THE DEPARTMENT OF REVENUE, TALLAHASSEE, FLORIDA

Send First copy to The Department of State, Tallahassee, Florida

Signature of Notary taking acknowledgment

(SEE INSTRUCTIONS ON BACK OF LAST COPY)

1st COPY

Corporation Report and Tax Return for Foreign and Domestic Corporations

1st Copy

State of Florida

Secretary of State

Tallahassee, Florida

Refer to This Number
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This return is due
on July 1

FILED

3-11990

17-40017-17
BLOOMAY CONSTRUCTION COMPANY
3500 UNIVERSITY AVENUE
Gainesville, Florida 32601

11-06-C-311990
12/19/66

1968

1. <u>Bloomay Construction Company</u>		(General nature of business)																																																
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3. <u>3500 University Avenue</u>		(Street or Post Office Box of principal place of business)																																																
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4. a. <u>John W. Bloomay</u>		(State) <u>Florida</u>																																																
(Officers Name)		(Title) <u>President</u>																																																
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d.																																																		
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		17. Penalty and Interest (see instructions) <u>\$ 0.00</u>																																																
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21. We, the undersigned, certify the above statement of facts to be true and correct as shown by our books.																																																		

By President or Vice-President

STATE OF Florida
COUNTY OF Gainesville

Attest: John W. Bloomay
Secretary

Personally appeared before me John W. Bloomay, who deposes and says that he executed this certificate for and in behalf of said corporation and that the statement herein contained is true and correct to the best of his knowledge and belief.

Sworn to and subscribed before me this 15th day of July, 1968.

(Notary Seal)

Signature of Notary taking acknowledgment

**CORPORATION
ANNUAL REPORT**

DUE - JAN. 1

DELINQUENT - JULY 1

VALIDATION AREA - DO NOT WRITE IN THIS SPACE

MM - 5-75 1

034*****5 00

FILING FEE TO

(1) **311990**

(1)

(2) **12/19/1966**DATE INC. OR IF FOREIGN
DATE QUALIFIED IN FLA.

(3) SICC

SEE
ENVELOPE
BACK

(1220)

(3a)

CHANGE TO:

(1975)

YEAR OF LAST REPORT
FILED IN THIS OFFICESECRETARY OF STATE
THE CAPITOL
TALLAHASSEE, FLORIDA
32304

FED. EMPLOYER ID. NO.

(59-1145924)

(4) CHANGE TO:

(5) FISCAL CLOSE OF
ACCOUNTING PERIOD (MO)

(07)

(5a) CHANGE TO:

(1975)

YEAR(S) THIS REPORT
COVERS

(6) RIDGWAY CONSTRUCTION COMPANY

EXACT
NAME

DO NOT WRITE IN THIS SPACE

FOR DIVISION USE ONLY

STOCK EXCHANGE
TALLAHASSEE, FLJUN 3
3 32 P(7) IF RESIDENT AGENT AND/OR ADDRESS IS DIFFERENT, WRITE
THIS OFFICE AT THE ABOVE ADDRESS FOR PROPER FORMS.RESIDENT
AGENT
AND
STREET
ADDRESS
RIDGWAY, WILLIAM P
1700 NW 26 WAY
GAINESVILLE, FL

32601

Ad
1/28/75

PLEASE READ INSTRUCTIONS ON BACK

NOTICE: IN THE FUTURE, ALL MAIL WILL BE ADDRESSED TO THE PHYSICAL STREET ADDRESS OF CORPORATION.
TO COMPLY WITH THIS REQUIREMENT, PLEASE CHANGE THE MAILING ADDRESS TO REFLECT THE
PHYSICAL STREET ADDRESS OF THE PRINCIPAL PLACE OF BUSINESS IF NOT ALREADY STATED.(8) ADDRESS
RIDGWAY CONSTRUCTION COMPANY
3967 W. NEWBERRY ROAD
GAINESVILLE, FL.

32607

(8a) CHANGE
TO:

NO P.O. BOX

(9) OFFICERS/DIRECTORS NAMES

STREET ADDRESS

CITY / STATE

TITLE(S)

RIDGWAY, WILLIAM P**GAINESVILLE, FL****PRES DIR****RIDGWAY, JANICE****GAINESVILLE, FL****V.P. DIR****RIDGWAY, LOUISE B****GAINESVILLE, FL****SEC DIR**

CAPITAL STOCK

(10) **10,000 SHARES @ \$ 1.00**I DECLARE THAT ALL FLORIDA DOCUMENTARY STAMP TAXES APPLICABLE TO CORPORATE
STOCK (OR CERTIFICATES OF INTEREST OR PARTICIPATION) TRANSACTIONS DURING THE
PREVIOUS YEAR HAVE BEEN PAID AS REQUIRED BY CHAPTER 201, FLORIDA STATUTES. I
FURTHER DECLARE THAT I AM THE AUTHORIZED PERSON TO SIGN THE REPORT FOR THIS
ENTITY AND THAT IT IS TRUE AND CORRECT.

AUTHORIZED SIGNATURE

W.P. Ridgway(11) CAPITAL STOCK OR NUMBER & BOOK VALUE OF ALL CERTIFICATES OF INTEREST OR PARTICIPATION
CLASS OR TYPE PAR NO PAR OR STATED VALUE SHARES AUTHORIZED NUMBER BOOK VALUE(12) IF YOU DO NOT HAVE CAPITAL STOCK, DESCRIBE THE GENERAL RULES APPLICABLE TO ALL
MEMBERS BY WHICH THE PROPERTY RIGHTS AND INTERESTS OF EACH ARE DETERMINEDTITLE *Pres* TEL. NO. *(378-2352)*
DATE *5/26/75* M. *6/11*

CORP. ACTS

211-06-C-311990

12/19/66

RIDGEWAY CONSTRUCTION COMPANY
801 N W 20TH TERRACE
GAINESVILLE FLA 32601

11-06-C-311990

12/19/66 11-06-C-311990

RIDGEWAY CONSTRUCTION COMPANY
3500 WEST UNIVERSITY AVE
GAINESVILLE FLA 32601

12/19/66

3
11
990

**CORPORATE PRIVILEGE TAX RETURN
FOR FOREIGN AND DOMESTIC CORPORATIONS**

State of Florida

DEPARTMENT OF REVENUE Refer to This Number
Tallahassee, Florida in All Correspondence

Taxable Period
7-1-71 through 12-31-71
Delinquent if filed after
11-1-71

RIDGWAY CONSTRUCTION COMPANY
3500 WEST UNIVERSITY AVE
GAINESVILLE FLA 32601

11-06-C-311990 1971
12/19/66

JULY-4-71 645806 311990 — —

3750

1. RIDGWAY CONSTRUCTION COMPANY
(Give exact name of corporation)

2. 59-1145924
Employer ID #

3. a. 3500 WEST UNIVERSITY AVE GAINESVILLE ALACHUA FLA. b. 32601
(Street Address of Home Office) (City) (County) (State) (Zip)

b. _____
(Mailing Address if other than Home Office)

4. a. WILLIAM P RIDGWAY b. PRESIDENT c. GAINESVILLE FLA.
(Officers Names) (Title) (Street Address)

b. JANICE RIDGWAY c. VICE-PRESIDENT d. GAINESVILLE FLA.
c. LOUISE B RIDGWAY d. SECRETARY-TREAS. e. GAINESVILLE FLA.

5. a. _____
(Directors, Trustees or Managers)

(Street Address)

b. WILLIAM P RIDGWAY c. GAINESVILLE FLA.
c. JANICE RIDGWAY d. GAINESVILLE FLA.
d. LOUISE B RIDGWAY e. GAINESVILLE FLA.

6. _____
(Resident Agent Name)

(Street Address)

7. Last meeting of Directors _____ 8. Corporation Active? YES 9. Inactivity began _____
(Month - Day - Year) (Yes or No) (Month - Day - Year)

General Nature

10. of Business BUILDING CONSTRUCTION 11. Date Incorporated 12-19-66 12. Date Qualified in Fla. _____
(Month - Day - Year) (Month - Day - Year)

13. Capital Stock:

Class or Type	Par or Stated Value	Shares Authorized	Shares Issued	Book Value
(a) <u>COMMON</u>	<u>\$ 100.00</u>	<u>100</u>	<u>25</u>	<u>\$ 2,500.00</u>
(b) _____	_____	_____	_____	_____
(c) _____	_____	_____	_____	_____
(d) _____	_____	_____	_____	_____
(e) Total Book Value of Stock Issued				<u>\$ 2,500.00</u>

14. If you do not have capital stock, describe the general rules applicable to all members by which the property rights and interests of each are determined

15. Close of annual accounting period for this return JULY 31, 1971. (See General Instructions)

16. I/We declare that all Florida documentary stamp taxes applicable to corporate stock transactions for the 12 month period ending June 30, 1971 have been paid as required under Chapter 201, Florida Statutes, and I/we further declare that this return is true and correct.

[Corporate Seal]

Attest: Louise B. Ridgway
Secretary or
Assistant Secretary

Ridgway Construction Company
(Corporation Name)

By: W.R. Ridgway
President or Vice President

Send Original Copies (with Remittance) TO THE DEPARTMENT OF REVENUE, TALLAHASSEE, FLORIDA

Send Department of State Copy to The Department of State, Tallahassee, Florida

Corporation Report and Tax Return for Foreign and Domestic Corporations

CAR D.C. 1100

State of Florida
DEPARTMENT OF REVENUE

Tallahassee, Florida

011 580

RIDGWAY CONSTRUCTION COMPANY
3500 WEST UNIVERSITY AVE
GAINESVILLE FLA 32601

Refer to This Number
in All Correspondence
11-06-C-311990
12/19/66

This return is due
on July 1
1971

JN-16-71 936943 J# 3 119906 -- CR --

20.00

1. RIDGWAY CONSTRUCTION COMPANY <small>(Give exact name of corporation)</small>	2. BUILDING CONSTRUCTION <small>(General nature of business)</small>																																															
3. 3500 WEST UNIVERSITY AVENUE <small>(Street or Post Office Box of principal place of business)</small>	GAINESVILLE <small>(City)</small>																																															
4. a. WILLIAM P. RIDGWAY <small>(Officers Name)</small>	PRESIDENT <small>(Title)</small>																																															
b. JANICE RIDGWAY	VICE-PRESIDENT																																															
c. LOUISE B. RIDGWAY	SECRETARY-TREASURER																																															
d.																																																
5. a. WILLIAM P. RIDGWAY <small>(Directors Name) (Law requires at least (3) three)</small>	GAINESVILLE, FLORIDA <small>(Address)</small>																																															
b. JANICE RIDGWAY	GAINESVILLE, FLORIDA																																															
c. LOUISE B. RIDGWAY	GAINESVILLE, FLORIDA																																															
d.																																																
6.	<small>(Resident Agent Name)</small> _____ <small>(Address)</small> _____																																															
7. Last meeting of Directors <u>January 12, 1971</u> 8. Corporation Active? <u>YES</u> 9. If inactive, <small>If inactive, will corporation</small> _____ <small>(Yes or No)</small> _____ <small>If inactive began</small> _____ <small>(Month - Day - Year)</small> _____																																																
10. begin business in the future? <u>Yes</u> 11. Date Incorporated <u>12-19-66</u> 12. Date Qualified in Fla. <small>(Yes or No)</small> _____ <small>(Month - Day - Year)</small> _____ <small>(Month - Day - Year)</small> _____																																																
13. Total Authorized Capital Stock: <table border="1" style="width: 100%;"><tr><td style="width: 10%;">100</td><td style="width: 10%;">\$ 100</td></tr><tr><td><small>(No. of shares with par value)</small></td><td><small>(Par value each)</small></td></tr><tr><td> </td><td> </td></tr><tr><td><small>(No. of shares with par value)</small></td><td><small>(Par value each)</small></td></tr><tr><td> </td><td> </td></tr><tr><td><small>(No. of shares without par or nominal value)</small></td><td></td></tr><tr><td> </td><td> </td></tr></table>	100	\$ 100	<small>(No. of shares with par value)</small>	<small>(Par value each)</small>	 	 	<small>(No. of shares with par value)</small>	<small>(Par value each)</small>	 	 	<small>(No. of shares without par or nominal value)</small>		 	 	14. Outstanding Capital Stock: (issued) <table border="1" style="width: 100%;"><tr><td style="width: 10%;">(a) 25</td><td style="width: 10%;">\$ 100</td><td style="width: 10%;">\$ 2,500</td></tr><tr><td><small>(No. of shares with par value)</small></td><td><small>(Par value each)</small></td><td><small>(Total value)</small></td></tr><tr><td> </td><td> </td><td> </td></tr><tr><td><small>(b)</small></td><td></td><td></td></tr><tr><td><small>(No. of shares with par value)</small></td><td><small>(Par value each)</small></td><td><small>(Total value)</small></td></tr><tr><td> </td><td> </td><td> </td></tr><tr><td><small>(c)</small></td><td></td><td></td></tr><tr><td><small>(No. of shares without par or nominal value)</small></td><td></td><td><small>(Total actual value)</small></td></tr><tr><td> </td><td> </td><td> </td></tr><tr><td><small>(d) Total (a) + (b) + (c)</small></td><td><u>\$ 2,500</u></td><td><small>(Total value)</small></td></tr><tr><td> </td><td> </td><td> </td></tr></table>	(a) 25	\$ 100	\$ 2,500	<small>(No. of shares with par value)</small>	<small>(Par value each)</small>	<small>(Total value)</small>	 	 	 	<small>(b)</small>			<small>(No. of shares with par value)</small>	<small>(Par value each)</small>	<small>(Total value)</small>	 	 	 	<small>(c)</small>			<small>(No. of shares without par or nominal value)</small>		<small>(Total actual value)</small>	 	 	 	<small>(d) Total (a) + (b) + (c)</small>	<u>\$ 2,500</u>	<small>(Total value)</small>	 	 	
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16. Less Credit <u>\$</u>																																																
17. Memo if any <u>\$</u>																																																
18. Penalty and Interest <u>\$</u>																																																
19. If foreign corporation, give the number of States in which you do business. _____																																																
20. with this return <u>\$ 20.00</u>																																																
21. We, the undersigned, certify the above statement of facts to be true and correct as shown by our books. <u>W.P. Ridgway</u> <small>By President or V. President</small>	Attest: <u>Louise B. Ridgway</u> <small>Secretary</small>																																															

STATE OF Florida
COUNTY OF Gainesville

Personally appeared before me W.P. Ridgway, Louise B. Ridgway
who deposes and says that he executed this certificate for and in behalf of said corporation and that the statement herein contained is true and correct to the best of his knowledge and belief.

Sworn to and subscribed before me this 10 day of July 1971

NOTARY PUBLIC, STATE OF FLORIDA AT Large
MY COMMISSION EXPIRES JUNE 20, 1972
SEARCHED & INDEXED ERIC W. GRIFFITHS

Signature of Notary taking acknowledgment

Form 100-109

Send Original (with Remittance) TO THE DEPARTMENT OF REVENUE, TALLAHASSEE, FLORIDA
Send First Copy to The Department of State, Tallahassee, Florida

ORIGINAL

(SEE INSTRUCTIONS ON BACK OF LAST COPY)

Corporation Report and Tax Return for Foreign and Domestic Corporations

State of Florida
DEPARTMENT OF REVENUE

Tallahassee, Florida

Refer to This Number
in All Correspondence

This return is due
on July 1

RIDGWAY CONSTRUCTION COMPANY
3500 WEST UNIVERSITY AVE
GAINESVILLE FLA 32601

11-06-C-311990
12/19/66

1970

JUN-5-70 737674 J# 3 119905-CX-

20.00

1. RIDGWAY CONSTRUCTION COMPANY (General nature of business)
(Give exact name of corporation)

3. 3500 WEST UNIVERSITY AVE GAINESVILLE ALACHUA FLORIDA
(Street or Post Office Box of principal place of business) (City) (County) (State)

4.a. WILLIAM P RIDGWAY PRESIDENT GAINESVILLE, FLA.
(Officers-Name) (Title) (Address)

b. JANICE RIDGWAY VICE-PRESIDENT " "

c. LOUISE B RIDGWAY SECT.-TREAS. " "

d.

5.a. WILLIAM P RIDGWAY " "
(Directors - Name) (Law requires at least (3) three) (Address)

b. JANICE RIDGWAY " "
(Address)

c. LOUISE B RIDGWAY " "
(Address)

d.

6. (Resident Agent Name) (Address)

7. Last meeting of Directors (Month - Day - Year) 8. Corporation Active? YES If inactive, (Yes or No) 9. Inactivity began (Month - Day - Year)

If inactive, will corporation begin business in the future? (Yes or No) 11. Date Incorporated (Month - Day - Year) 12. Date Qualified in Fla. (Month - Day - Year)

13. Total Authorized Capital Stock:

100	\$ 100
the of shares with par value	(Par value each)
\$	
the of shares without par or nominal value	(Par value each)

15. Amount of tax Due \$ 20.00

16. Less Credit Memo if any \$

17. Penalty and Interest (see instructions) \$

18. Amount of tax remitted with this return \$ 20.00

21. We, the undersigned, certify the above statement of facts to be true and correct as shown by our books.

W.P. Ridgway - Pres
By President or V-President

Attest: Janice B. Ridgway
Secretary

STATE OF FLORIDA
COUNTY OF Gainesville

Personally appeared before me W.P. & Louise Ridgway
who deposes and says that he executed this certificate for and in behalf of said corporation and
that the statement herein contained is true and correct to the best of his knowledge and belief.

Sworn to and subscribed before me this 1 day of June 1970

(Notary Seal)

Signature of Notary taking acknowledgment

Send Original (with Remittance) TO THE DEPARTMENT OF REVENUE, TALLAHASSEE, FLORIDA

Send First copy to The Department of State, Tallahassee, Florida

ORIGINAL

(SEE INSTRUCTIONS ON BACK OF LAST COPY)

Corporation Report and Tax Return for Foreign and Domestic Corporations

State of Florida
FLORIDA REVENUE COMMISSION

Tallahassee, Florida

Refer to This Number
in All Correspondence

This return is due
on July 1

RIDGWAY CONSTRUCTION COMPANY
3500 WEST UNIVERSITY AVE
GAINESVILLE FLA 32601

11-06-0-311990
12/19/66

1969

20.00

MAY 19-69 562a05 JN 119008-CH --

(General nature of business)																										
1. RIDGWAY CONSTRUCTION COMPANY		2. Building Construction																								
3500 WEST UNIVERSITY AVE		(Give exact name of corporation)																								
3. 211 NE FIRST ST		GAINESVILLE FLA																								
(Street or Post Office Box of principal place of business)		(City) (State)																								
4. a. WILLIAM P RIDGWAY PRESIDENT		GAINESVILLE FLA																								
(Officers' Name) (Title)		(Address)																								
b. JANICE RIDGWAY VICE PRES		" "																								
c. LOUISE B RIDGWAY SECY TREAS		" "																								
d.		" "																								
5. a. SAME AS OFFICERS																										
(Directors - Name) (Law requires at least (3) three) (Address)																										
b. _____																										
c. _____																										
d. _____																										
6. WILLIAM P RIDGWAY																										
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<small>ONE HUNDRED DOLLARS AND FIFTY CENTS</small>																										
14. Outstanding Capital Stock: (issued)																										
<table border="1" style="width: 100%; border-collapse: collapse; text-align: center;"> <tr> <td>(a) 25</td> <td>\$ 100</td> <td>\$ 2500</td> </tr> <tr> <td>(One of shares with par value)</td> <td>(Per share par value)</td> <td>(Total value)</td> </tr> <tr> <td>(b) _____</td> <td>_____</td> <td>_____</td> </tr> <tr> <td>(One of shares with par value)</td> <td>(Per share par value)</td> <td>(Total value)</td> </tr> <tr> <td>(c) _____</td> <td>_____</td> <td>_____</td> </tr> <tr> <td>(One of shares with par value)</td> <td>(Per share par value)</td> <td>(Total value)</td> </tr> <tr> <td colspan="2">(d) Total (a) + (b) + (c)</td> <td>\$ 2500</td> </tr> <tr> <td colspan="2"></td> <td><small>(Class value)</small></td> </tr> </table>			(a) 25	\$ 100	\$ 2500	(One of shares with par value)	(Per share par value)	(Total value)	(b) _____	_____	_____	(One of shares with par value)	(Per share par value)	(Total value)	(c) _____	_____	_____	(One of shares with par value)	(Per share par value)	(Total value)	(d) Total (a) + (b) + (c)		\$ 2500			<small>(Class value)</small>
(a) 25	\$ 100	\$ 2500																								
(One of shares with par value)	(Per share par value)	(Total value)																								
(b) _____	_____	_____																								
(One of shares with par value)	(Per share par value)	(Total value)																								
(c) _____	_____	_____																								
(One of shares with par value)	(Per share par value)	(Total value)																								
(d) Total (a) + (b) + (c)		\$ 2500																								
		<small>(Class value)</small>																								
15. Amount of tax Due \$ 20																										
16. Less Credit _____																										
17. Memo if any \$ _____																										
18. Penalty and Interest \$ _____																										
19. Amount of tax remitted \$ 20 with this return																										
20. If foreign corporation, give amount of capital employed in Florida. \$ _____																										
21. If foreign corporation, give the number of States in which you do business. _____																										

We, the undersigned, certify the above statement of facts to be true and correct as shown by our books.

William P. Ridgway, Pres.
By President or V-President

Attest *Louise B. Ridgway*
Secretary

STATE OF Florida
COUNTY OF Alachua

Personally appeared before me William P. Ridgway & Louise B. Ridgway who deposes and says that he executed this certificate for and in behalf of said corporation and that the statement herein contained is true and correct to the best of his knowledge and belief.

Sworn to and subscribed before me this 8 day of May 1969.

(Notary Seal)

Send Original (with Remittance) TO FLORIDA REVENUE COMMISSION, TALLAHASSEE, FLORIDA 32301. Send First copy to Secretary of State, Tallahassee, Florida. My Commission is acknowledged and accepted for payment in a timely manner.

Signature of Notary taken and acknowledged State of Florida at Large
FLORIDA Sept. 30, 1972
My Commission is acknowledged and accepted for payment in a timely manner.

ORIGINAL

Corporation Report and Tax Return for Foreign and Domestic Corporations

PAGE - 2

State of Florida
FLORIDA REVENUE COMMISSION

Tallahassee, Florida

Refer to This Number
in All Correspondence

This return is due
on July 1

RIDGWAY CONSTRUCTION COMPANY
3500 WEST UNIVERSITY AVENUE
GAINESVILLE, FLORIDA 32601

11-06-C-311990
12/19/66

1968

1. <u>Ridgway Construction Company</u> (General nature of business)																										
(Give exact name of corporation)																										
2. <u>Gainesville, Florida</u> (Street or Post Office Box of principal place of business)																										
(City) (County) (State)																										
3. <u>William P. Ridgway</u> (Officers Name) (Title) (Address)																										
(Officers Name) (Title) (Address)																										
4. <u>John C. Ridgway</u> (Title) (Address)																										
(Title) (Address)																										
5. <u>William P. Ridgway</u> (Directors - Name) (Address)																										
(Address)																										
6. <u>William P. Ridgway</u> (Resident Agent Name) (Address)																										
(Address)																										
7. Last meeting of Directors <u>January 5, 1968</u> 8. Corporation Active? <u>Yes</u> 9. If inactive, (Month - Day - Year) (Yes or No) 10. inactivity began (Month - Day - Year)																										
If inactive, will corporation begin business in the future? <u>No</u> 11. Date Incorporated <u>10-12-66</u> 12. If foreign corporation, (Month - Day - Year) (Month - Day - Year)																										
13. Total Authorized Capital Stock:																										
<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 30%;">\$ 100</td> <td style="width: 30%;">\$ 100</td> <td style="width: 40%;"></td> </tr> <tr> <td>100 shares with par value</td> <td>100 shares with par value</td> <td>Total value \$10,000</td> </tr> <tr> <td>\$ 100</td> <td>\$ 100</td> <td></td> </tr> <tr> <td>100 shares with par value</td> <td>100 shares with par value</td> <td>Total value \$10,000</td> </tr> <tr> <td colspan="3">100 shares without par or nominal value</td> </tr> </table>			\$ 100	\$ 100		100 shares with par value	100 shares with par value	Total value \$10,000	\$ 100	\$ 100		100 shares with par value	100 shares with par value	Total value \$10,000	100 shares without par or nominal value											
\$ 100	\$ 100																									
100 shares with par value	100 shares with par value	Total value \$10,000																								
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100 shares without par or nominal value																										
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\$ 100	\$ 100																									
100 shares with par value	100 shares with par value	Total value \$10,000																								
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100 shares with par value	100 shares with par value	Total value \$10,000																								
(a) 100 shares with par value																										
(b) 100 shares with par value																										
(c) 100 shares with par value																										
(d) Total (a) + (b) + (c) \$ 10,000																										
15. Amount of tax Due <u>\$ 100</u>																										
16. Less Credit Memo if any <u>\$ 100</u>																										
17. Penalty and Interest (see instructions) <u>\$ 0</u>																										
18. Amount of tax remitted with this return <u>\$ 0</u>																										
19. If foreign corporation, give amount of capital employed in Florida. <u>\$ 0</u>																										
20. If foreign corporation, give the number of States in which you do business. <u>0</u>																										
21. We, the undersigned, certify the above statement of facts to be true and correct as shown by our books.																										

By President or Vice-President

Attest: William P. Ridgway
Secretary

STATE OF Florida
COUNTY OF Gainesville

Personally appeared before me William P. Ridgway & Dennis B. Ridgway who deposes and says that he executed this certificate for and in behalf of said corporation and that the statement herein contained is true and correct to the best of his knowledge and belief.

Sworn to and subscribed before me this 13th day of January 1968

(Notary Seal)

Signature of Notary taking acknowledgement
State of Florida et al. State of Florida et al.
My Commission Expires March 10, 1972

Send Original TO FLORIDA REVENUE COMMISSION, TALLAHASSEE, FLORIDA
Send First copy to Secretary of State, Tallahassee, Florida

(SEE INSTRUCTIONS ON BACK OF LAST COPY)

ORIGINAL

Corporation Report and Tax Return for Foreign and Domestic Corporations

ADDRESS CHANGE

CHANGE: 2

State of Florida
FLORIDA REVENUE COMMISSION

Tallahassee, Florida

Refer to This Number
in All Correspondence

This return is due
on July 1

RIDGWAY CONSTRUCTION COMPANY
911 N W 20TH TERRACE
GAINESVILLE FLA 32601

11-06-C-311990
12/19/66

1967

JAN-7-67 307086 JUN 3 119905-CX- 1167

1. RIDGEWAY CONSTRUCTION COMPANY <small>(Give exact name of corporation)</small>		2. BUILDING CONSTRUCTION <small>(General nature of business)</small>																																										
3. 211 NE FIRST STREET <small>(Street or Post Office Box of principal place of business)</small>		GAINESVILLE FLA <small>(City) (County) (State)</small>																																										
4. a. WILLIAM P. RIDGWAY <small>(Officers' Name)</small>		PRESIDENT <small>(Title) (Address)</small>																																										
b.	TANICE RIDGWAY	VICE PRESIDENT																																										
c.	LOUISE D. RIDGWAY	SECRETARY																																										
d.		" "																																										
5. a. SAME AS OFFICERS <small>(Directors - Name) (Law requires at least 13) (Street)</small>		(Address)																																										
b.																																												
c.																																												
d.																																												
6. WILLIAM P. RIDGWAY 211 NE FIRST STREET GAINESVILLE FLA <small>(Resident Agent Name) (Address)</small>																																												
7. Last meeting of Directors DEC 17 1966 8. Corporation Active? YES		9. If inactive, <small>(Month - Day - Year) (Yes or No) (Month - Day - Year)</small>																																										
10. If inactive, will corporation begin business in the future? (Yes or No)		11. Date Incorporated 12-19-66 12. Date Qualified in Fla. <small>(Month - Day - Year) (Month - Day - Year)</small>																																										
13. Total Authorized Capital Stock: <table border="1"><tr><td>100</td><td>\$ 100</td></tr><tr><td>the number of shares authorized</td><td>the stated value per share</td></tr><tr><td></td><td></td></tr><tr><td></td><td>\$</td></tr><tr><td>the number of shares authorized per share</td><td>the stated value per share</td></tr><tr><td></td><td></td></tr></table>		100	\$ 100	the number of shares authorized	the stated value per share				\$	the number of shares authorized per share	the stated value per share			14. Outstanding Capital Stock: (issued) <table border="1"><tr><td>(a) 25</td><td>\$ 100</td><td>\$ 2500</td></tr><tr><td>the number of shares outstanding</td><td>the stated value per share</td><td>total stated value</td></tr><tr><td></td><td></td><td></td></tr><tr><td>(b)</td><td></td><td></td></tr><tr><td>the number of shares outstanding</td><td>the stated value per share</td><td>total stated value</td></tr><tr><td></td><td></td><td></td></tr><tr><td>(c)</td><td></td><td></td></tr><tr><td>the number of shares outstanding per share</td><td>the stated value per share</td><td>total stated value</td></tr><tr><td></td><td></td><td></td></tr><tr><td>(d) Total (a) + (b) + (c)</td><td>\$ 2500</td><td>total stated value</td></tr></table>	(a) 25	\$ 100	\$ 2500	the number of shares outstanding	the stated value per share	total stated value				(b)			the number of shares outstanding	the stated value per share	total stated value				(c)			the number of shares outstanding per share	the stated value per share	total stated value				(d) Total (a) + (b) + (c)	\$ 2500	total stated value
100	\$ 100																																											
the number of shares authorized	the stated value per share																																											
	\$																																											
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(a) 25	\$ 100	\$ 2500																																										
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(c)																																												
the number of shares outstanding per share	the stated value per share	total stated value																																										
(d) Total (a) + (b) + (c)	\$ 2500	total stated value																																										

15. Amount of tax Due \$ 1167 of 20000

16. Less Credit Memo if any \$

17. Penalty and Interest (see instructions) \$

18. Amount of tax remitted with this return \$ 1167

21. We, the undersigned, certify the above statement of facts to be true and correct as shown by our books.

William P. Ridgway
By President or Vice-President
STATE OF *Florida*
COUNTY OF *Alachua*

Attest: *B. R. Ridgway*
Secretary

Personally appeared before me *B. R. Ridgway* who deposes and says that he executed this certificate for and in behalf of said corporation and that the statement herein contained is true and correct to the best of his knowledge and belief.

Sworn to and subscribed before me this 23rd day of June 1967.

(Notary Seal)

Notary Public, State of Florida at Large
My Commission Expires June 22, 1968

Signature of Notary taking acknowledgment

Form No. 100

Send Original FORM TO FLORIDA REVENUE COMMISSION, TALLAHASSEE, FLA.

Send First copy to Secretary of State, Tallahassee, Florida

State of Florida at Large
My Commission Expires July 22, 1968
Bonded By American Surety Co. of N.Y.

(SEE INSTRUCTIONS ON BACK OF LAST COPY)

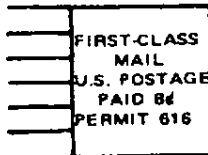
RICHARD (DICK) STONE
SECRETARY OF STATE
The Capitol
Tallahassee, Florida 32304

ATTENTION

This is your statutory reminder notice pursuant to F.S. 608.341 to properly complete and mail to us this Annual Report.

Please refer to this number for future correspondence regarding this corporation

State of Florida
Department of State
ANNUAL REPORT
for Corporations and Other Entities



ADDRESS CORRECTION REQUESTED

DATE DUE: JAN. 1, 1973
DATE DELINQUENT: MAR. 1, 1973

NAME 311990-11-06 12/19/66
ADD RIDGWAY CONSTRUCTION CO.
3967 Newberry Road
Gainesville, Fla.
CITY _____

3967 Newberry Rd
32601 APR 27 1973 465 * * * * 5.00
77 129

PLEASE TYPE

CHANGE MAILING ADDRESS TO: 3967 Newberry Road
Gainesville, Florida Zip 32601

1. Ridgway Construction Company 2. 59-1145924...
(Exact Corporate Name) Fed. Emp. I.D. No.

3. 3967 Newberry Road Gainesville Alachua Florida 32601
(Street Address of Principal Office in Fla.) (City) (County) (State) (Zip)

(Officers Names)	(Title)	(Street Address)	(City)	(State)
4. (a) William P. Ridgway	Pres.	Gainesville, Florida	Gainesville, Florida	
(b) Janice Ridgway	Vice-Pres.	Gainesville, Florida	Gainesville, Florida	
(c) Louise B. Ridgway	Sec.-Treas.	Gainesville, Florida	Gainesville, Florida	
(d)				

(Directors, Trustees, Managers)	(Street Address)	(City)	(State)
5. (a) William P. Ridgway	Gainesville, Florida	Gainesville, Florida	
(b) Janice Ridgway	Gainesville, Florida	Gainesville, Florida	
(c) Louise B. Ridgway	Gainesville, Florida	Gainesville, Florida	
(d)			

(Florida Resident Agent Name)	(Florida Street Address)	(City)	(Zip)
6. William P. Ridgway	1706 N.W. 26 Way	Gainesville	32601

7. General Nature of Business 1520 8. Date Formed or Incorporated 12 / 19 / 66 9. If Foreign Corporation, Date Qualified in Florida / /
See page 2 MO DA YR MO DA YR

10. Capital Stock (or number and book value of all certificates of interest or participation): SHARES ISSUED

Class or Type	Par or Stated Value	Shares Authorized	Number	Book Value
(a) Common	\$100.00	100	25	\$ 2,500.00
(b)				\$
(c)				\$

11. If you do not have Capital Stock, describe the general rules applicable to all members by which the property rights and interests of each are determined

12. Fiscal close of accounting period 7 / 31
MO DA

13. I/WE declare that all Florida documentary stamp taxes applicable to corporate stock (or certificates of interest or participation) transactions for the 12 month period ending Dec. 31, 1972 have been paid as required under Chapter 201, Florida Statutes, and I/WE further declare that this report is true and correct.

(Corporate Seal)

Attest:

Janice B. Ridgway
Secretary or Assistant Secretary

(Corporate Name)

Ridgway Construction Co.
By: *W.M.R. Ridgway*
President or Vice President

Return Original (with Filing Fee) to DEPARTMENT OF STATE

DRAWER 18
THE CAPITOL
TALLAHASSEE, FLORIDA 32304

READ INSTRUCTIONS ON BACK

FILING FEE PER PROFIT ENTITY \$5.00
PER NON-PROFIT ENTITY \$2.00

RICHARD (DICK) STONE
Secretary of State
THE CAPITOL
TALLAHASSEE, FLA.
32304

STATE OF FLORIDA
DEPARTMENT OF STATE
PRIVILEGE TAX RETURN
FOR CORPORATIONS & OTHER ENTITIES

BLK. RT.
U.S. POSTAGE
PAID
TALLAHASSEE, FLA.
PERMIT #88

311990-11-06 12/19/66

RIDGWAY CONSTRUCTION COMPANY
3500 WEST UNIVERSITY AVE
GAINESVILLE FLA

32601

ADDRESS CORRECTION REQUESTED

26 1020

MAR - 8th 18 106700 *****5.00

DATE DUE: JAN. 1, 1972

DATE DELINQUENT: MAR. 1, 1972

PLEASE TYPE

Change Mailing Address to:

Zip _____

(Exact Corporate Name)

Fed. Emp. I.D. No.

1. RIDGWAY CONSTRUCTION COMPANY

2.

(Street Address of Principal Office in Fla.)

(City)

(County)

(State)

(Zip)

3. 3500 West University Ave Gainesville, Alachua Florida 32601

(Officers' Names)

(Title)

(Street Address)

(City)

4.(a) WILLIAM P. RIDGWAY PRESIDENT GAINESVILLE, FLORIDA
(b) LOUISE B. RIDGWAY SECRETARY TREASURER GAINESVILLE, FLORIDA
(c) JANICE L. RIDGWAY BRENNEMAN VICE PRESIDENT ATLANTA GEORGIA
(d) JUDITH K. RIDGWAY SECOND VICE PRESIDENT GAINESVILLE, FLORIDA

(Directors, Trustees, Managers)

(Street Address)

(City)

5.(a) WILLIAM P. RIDGWAY GAINESVILLE, FLORIDA
(b) LOUISE B RIDGWAY " "
(c) JANICE R. BRENNEMAN ATLANTA GEORGIA
(d) JUDITH K. RIDGWAY GAINESVILLE, FLORIDA

(Resident Agent Name)

(Street Address)

(City)

6. _____

7. General Nature of Business CONSTRUCTION Date Formed 12/19/66 8. If Foreign Corporation,
or Incorporated 12/19/66 Date Qualified in Florida / /

10. Capital Stock (or number and book value of all certificates of interest or participation):

Class or Type	Par or Stated Value	Shares Authorized	Number	Book Value
(a) COMMON	\$100.00	100	26	\$ 2,500.00
(b) _____	_____	_____	_____	\$ _____
(c) _____	_____	_____	_____	\$ _____
(d) _____	_____	_____	_____	\$ _____
(e) Total Book Value of Stock (Certificates) Issued	_____	_____	_____	\$ _____

11. If you do not have Capital Stock, describe the general rules applicable to all members by which the property rights and interests of each are determined _____

12. Close of annual accounting period for this return 8/17/71

13. I/We declare that all Florida documentary stamp taxes applicable to corporate stock (or certificates of interest or participation) transactions for the 12 month period ending Dec. 31 have been paid as required under Chapter 201, Florida Statutes, and I/We further declare that this return is true and correct.

RIDGWAY CONSTRUCTION COMPANY

(Corporate Name)

By:

President or Vice President

(Corporate Seal)

Attest:

Secretary or Assistant Secretary

Return Original (with Tax Payment) to DEPARTMENT OF STATE

THE CAPITOL

TALLAHASSEE, FLORIDA 32304

READ INSTRUCTIONS ON BACK

PRIVILEGE TAX NON-PROFIT ENTITIES \$2.00

READ INSTRUCTIONS ON BACK

PRIVILEGE TAX

PROFIT ENTITIES \$5.00
NON-PROFIT ENTITIES \$2.00

(1) 311970
CHARTER NUMBER

DATE INC. OR IF FOREIGN
DATE QUALIFIED IN FLA.

ANNUAL REPORT
FOR CORPORATIONS AND
OTHER ENTITIES

APR -8-74 1 284*****5.00

(2) 12/19/1976
RIDGEWAY CONSTRUCTION COMPANY

(3) XACT
NAME
SECRETARY OF STATE
RICHARD (DICK) STONE
P.O. BOX 6327
TALLAHASSEE, FLA. 32301

FILING FEES \$5.00 PROFIT ENTITY \$2.00 NON PROFIT

VALIDATION AREA - DO NOT WRITE IN THIS SPACE

CORRECTIONS AND ADDITIONAL INFORMATION-PLEASE TYPE

(4) FED. EMP. I.D. NO. 39-1143921 (5) SICC 1520
(SEE PAGE 4)

(6) RIDGEWAY CONSTRUCTION COMPANY
RESIDENT 1706 NW 2L HAY
GENT FAIRFAXVILLE, FL.
32601

(4a) FED. EMPLOYER ID. NO. 1520
(5a) SICC 1520
(SEE PAGE 4)

(6a) []

(7) OFFICERS/DIRECTORS NAMES

RIDGEWAY, WILLIAM P
RIDGEWAY, JAMES
RIDGEWAY, LOUISE A
RIDGEWAY, WILLIAM P
RIDGEWAY, JAMES
RIDGEWAY, LOUISE A

OFFICERS/DIRECTORS

(7a) []
(8a) []
(9a) []
(10a) []
(11a) []
(12a) []

STREET ADDRESS

TITLE

(8) FISCAL CLOSE OF ACCOUNTING PERIOD

1976
RIDGEWAY CONSTRUCTION COMPANY
2000 WEST UNIVERSITY AVE
GAINESVILLE, FLA. 32601

(8a) FISCAL CLOSE OF ACCOUNTING PERIOD (MONTH)
[]

(9) MAILING ADDRESS
RIDGEWAY CONSTRUCTION COMPANY
3967 W. NEWBERRY ROAD
GAINESVILLE, FLORIDA 32607

(9a) STREET

ADDRESS
CAPITAL STOCK OR NUMBER & BOOK VALUE OF ALL CERTIFICATES OF INTEREST OR PARTICIPATION
CLASS OR TYPE PAR. NO. PAR. OR STATED VALUE SHARES AUTHORIZED NUMBER BOOK VALUE
(1) []
(2) []

DECLARE THAT ALL FLORIDA DOCUMENTARY STAMP TAXES APPLICABLE TO CORPORATE
TRANSACTIONS DURING THE PREVIOUS YEAR HAVE BEEN PAID AS REQUIRED BY CHAPTER 201, FLORIDA STATUTES. I FURTHER
DECLARE THAT I AM THE AUTHORIZED PERSON TO SIGN THE REPORT FOR THIS ENTITY AND
THAT IT IS TRUE AND CORRECT.

(10) PRIMARY STOCK
AUTH. STK. 10,000 PAR VALUE \$1.00
[]

(11) IF YOU DO NOT HAVE CAPITAL STOCK, DESCRIBE THE GENERAL RULES APPLICABLE TO ALL
MEMBERS BY WHICH THE PROPERTY RIGHTS AND INTERESTS OF EACH ARE DETERMINED

(12) RESIDENT AGENT SIGNATURE
AUTHORIZED SIGNATURE
TITLE President TEL. NO. 378-2356

(IF DIFFERENT FROM NO. 6 (ABOVE))



STATE OF FLORIDA
DEPARTMENT OF STATE
DIVISION OF CORPORATIONS

CORPORATION ANNUAL REPORT
1976

Bruce A. Smathers
Secretary of State
Form COR 620 (B-76)

THIS REPORT MUST BE ACCOMPANIED BY A \$5 FEE.

NOV 18 1976

1976

DO NOT WRITE

IN THIS SPACES

► READ LETTER AND INSTRUCTIONS ON OTHER SIDE BEFORE MAKING ENTRIES ◀

1. Name and Address of Corporation Principal Office:

311990 RIDGWAY CONSTRUCTION COMPANY
3967 W. NEWBERRY ROAD
GAINESVILLE, FL. 32607

If above address is incorrect in any way, enter the correct address
in Item 2. Include Zip Code.

2. Enter Change of Address of Corporation Principal Office.
P.O. Box Number Alone is NOT Sufficient.

Street Address

P.O. Box No.

City

State

Zip Code

3. Date Incorporated or Qualified To Do
Business in Florida

12/19/1966

4. Federal Employer
Identification Number
(FEIN)

59-1145924

5. Names and Street Addresses of Each Officer and Director

Names of Officers and Directors	Title	Director (x)	Street Address of Each Officer and Director (Do NOT Use Post Office Box Numbers)	City and State
RIDGWAY, WILLIAM P.	PRES	DIR	3967 W NEWBERRY RD	GAINESVILLE, FL
RIDGWAY, JANICE		DIR	3967 W NEWBERRY RD	GAINESVILLE, FL
RIDGWAY, LOUISE B.		DIR	3967 W NEWBERRY RD	GAINESVILLE, FL
RIDGWAY, JUDITH K.		DIR	3967 W. NEWBERRY RD	GAINESVILLE, FL

6. Registered
Agent
Information

William Ridgway
1706 NW 36 Way
Gainesville, FL

Street Address (Do NOT Use P.O. Box Number)

City, State and Zip Code

7. An Officer of The Corporation Must Sign This Report. This Report Must Be Signed By The President, Vice President, Secretary, Assistant
Secretary or Treasurer or if the Corporation is in the hands of a receiver or trustee, shall be executed on behalf of the corporation by the
receiver or trustee.

No Other Titles Will Be Accepted. Your Report Will Be Returned If It Does NOT Bear An Authorized Signature.

I Certify That I Am An Officer of the Corporation, the Receiver or Trustee Empowered to Execute This Report as Required by Chapter 601 F.S.
I Further Certify That I Understand My Signature On This Report Shall Have the Same Legal Effect As If Made Under Oath.

William P. Ridgway

President

Typed Name of Signing Officer

Telephone Number

378-2356

Signature

Date

11-8-76

SEE IMPORTANT DISSOLUTION NOTICE ON OTHER SIDE



STATE OF FLORIDA
DEPARTMENT OF STATE
DIVISION OF CORPORATIONS

**CORPORATION ANNUAL REPORT
AND DISSOLUTION NOTICE**

Bruce A. Smathers
Secretary of State

THIS REPORT MUST BE ACCOMPANIED BY A \$5 FEE.

Form COR 620 (8-77)

(X)

APPROVED
AND
FILED

SEP 20 6 31 PM 1977

FLORIDA DEPARTMENT OF STATE
CORPORATIONS DIVISION

TALLAHASSEE, FLORIDA

► READ NOTICE AND INSTRUCTIONS ON OTHER SIDE BEFORE MAKING ENTRIES ◀

1. Name and Address of Corporation Principal Office:

311990 RIDGWAY CONSTRUCTION
COMPANY
3967 W. NEWBERRY ROAD
GAINESVILLE, FL. 32607

If above address is incorrect in any way, enter the correct address
in Item 2. Include Zip Code.

**2. Enter Change of Address of Corporation Principal Office,
P.O. Box Number Alone is NOT Sufficient.**

Street Address	20F 18 4001 NEWBERRY ROAD E-4	64100 *****5.00
P.O. Box No.		
City	GAINESVILLE, FLORIDA 32607	
State	Zip Code	

**3. Date Incorporated or Qualified
To Do Business in Florida**

12/19/1966

**4. Federal Employer
Identification Number
(FEIN)**

59-1145924

**5. Date of
Last Report**

1976

6. Names and Street Addresses of Each Officer and Director

Names of Officers and Directors	Title	Director (x)	Street Address of Each Officer and Director (Do NOT Use Post Office Box Numbers)	City and State
RIDGWAY, WILLIAM P	PRES	X	1706 N.W. 26th WAY	GAINESVILLE, FLA
RIDGWAY, JUDITH		X	1706 N.W. 26th WAY	GAINESVILLE, FLA
RIDGWAY, LOUISE		X	1706 N.W. 26th WAY	GAINESVILLE, FLA
PRENTERMAN, JANICE		X	1706 N.W. 26th WAY	GAINESVILLE, FLA

**7. Registered
Agent
Information**

Name
RIDGWAY, WILLIAM P

Street Address (Do NOT Use P.O. Box Number)
1706 NW 26 WAY

City, State and Zip Code

GAINESVILLE, FL 32601

Name

Street Address (Do NOT Use P.O. Box Number)

City, State and Zip Code

8. An officer of the Corporation must sign this report. This report must be signed by one of the following: The President, Vice President, Secretary, Assistant Secretary or Treasurer or if the Corporation is in the hands of a receiver or trustee, shall be executed on behalf of the Corporation by the receiver or trustee.

No Other Titles Will Be Accepted. Your Report Will Be Returned If It Does NOT Bear An Authorized Signature.

*I Certify That I Am An Officer of the Corporation, the Receiver or Trustee Empowered to Execute This Report
as Required by Chapter 607 F.S. I Further Certify That I Understand My Signature On This Report Shall
Have the Same Legal Effect As If Made Under Oath.*

W.P. Ridgway

Type of Name of Signing Officer

W.P. RIDGWAY

Title

PRESIDENT

Telephone Number

378-2356

Signature

W.P. Ridgway

Date

9-16-77

merger

RIDGEWAY CONSTRUCTION COMPANY -- 311990

Le
9/26/77

AGREEMENT OF MERGER OF
HORNBY CONSTRUCTIONS COMPANY -- 373664

INTO AND UNDER THE ABOVE-NAMED CORPORATION

FILED: September 21, 1977

3/1990

THE FILING FEE FOR THE 1978 ANNUAL REPORT IS \$10.

STATE OF FLORIDA
DEPARTMENT OF STATE
DIVISION OF CORPORATIONS

CORPORATION ANNUAL REPORT

1978

THIS REPORT MUST BE ACCOMPANIED BY A \$10 FEE (Form COR 620) 12-1-77



Bruce A. Smathers
Secretary of State

APPROVED
AND
FILED

JUN 30 9 00 AM 1978

FLORIDA DEPT. OF STATE
CORPORATIONS DIVISION

TALLAHASSEE, FLORIDA

► READ NOTICE AND INSTRUCTIONS ON OTHER SIDE BEFORE MAKING ENTRIES ◀

1. Name and Address of Corporation Principal Office:

311990 RIDGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD E-4
GAINESVILLE, FL. 32607

If above address is incorrect in any way, enter the correct address
in Item 2. Include Zip Code.

2. Enter Change of Address of Corporation Principal Office.
P.O. Box Number Alone is NOT Sufficient.

Street Address HAR 22-76R² 1500 * * * *

P.O. Box No.

City

State

Zip Code

3. Date Incorporated or Qualified
To Do Business in Florida

12/19/1966

4. Federal Employer
Identification Number
(FEIN)

59-1145924

5. Date of
Last Report 1977

6. Names and Street Addresses of Each Officer and Director

Names of Officers and Directors	Title	Director (x)	Street Address of Each Officer and Director (Do NOT Use Post Office Box Number)	City and State
RIDGWAY, WILLIAM P	Pres.		1706 NW 26TH WAY N/A	GAINESVILLE, FL
RIDGWAY, JUDITH	V.P.		1706 NW 26TH WAY N/A	GAINESVILLE, FL
RIDGWAY, LOUISE	Sec/ Treas.		1706 NW 26TH WAY N/A	GAINESVILLE, FL
BRENNEHAN, JANICE	V.P.		1706 NW 26TH WAY N/A	GAINESVILLE, FL

7. Registered
Agent
Information

Name RIDGWAY, WILLIAM P Street Address (Do NOT Use P.O. Box Number)

1706 NW 26 WAY

City, State and Zip Code

GAINESVILLE, FL 32601

If you wish to change
Registered Agent on
this form, enter all
new information here

Name Street Address (Do NOT Use P.O. Box Number)

City, State and Zip Code

8. An officer of the Corporation must sign this report. This report must be signed by one of the following: The President, Vice President, Secretary, Assistant Secretary or Treasurer or if the Corporation is in the hands of a receiver or trustee, shall be executed on behalf of the Corporation by the receiver or trustee.

No Other Title Will Be Accepted. Your Report Will Be Returned If It Does NOT Bear An Authorized Signature.

I Certify That I Am An Officer of the Corporation, the Receiver or Trustee Empowered to Execute This Report
as Required by Chapter 607 F.S. I Further Certify That I Understand My Signature On This Report Shall
Have the Same Legal Effect As If Made Under Oath.

OPA 6-30-78

Typed Name of Signing Officer W.P. Ridgway	Title Pres.	Telephone Number 304-372-4337
Signature <i>W.P. Ridgway</i>		Date 1/20/77

NOTE: THE FILING FEE FOR THE 1978 ANNUAL REPORT IS \$10.

THE FILING FEE FOR THE 1979 ANNUAL REPORT IS \$10.

DO NOT WRITE IN THIS SPACE

CORPORATION
ANNUAL REPORT



STATE OF FLORIDA
DEPARTMENT OF STATE
DIVISION OF CORPORATIONS

FILED

APR -9-79 2: 643 * * * * 107
LAW OFFICES OF GAIL L. HARRIS

1979

THIS REPORT MUST BE ACCOMPANIED BY A \$10 FEE

LAW OFFICES OF GAIL L. HARRIS
GAINESVILLE, FLA.

◀ READ NOTICE AND INSTRUCTIONS ON OTHER SIDE BEFORE MAKING ENTRIES ▶

1. Name and Address of Corporation Principal Office

311590
RIDGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD E-4
GAINESVILLE, FL. 32607

If above address is incorrect in any way, enter the correct address
in Item 2. Include Zip Code

2. Enter Change of Address of Corporation Principal
Office. P.O. Box Number Alone is NOT Sufficient.

Street Address

P.O. Box No.

City

State

Zip Code

3. Date Incorporated or Qualified
To Do Business in Florida

12/19/1966

4. Federal Employer
Identification Number
(FEIN)

59-1145924

5. Date of
Last Report

1978

6. Names and Street Addresses of Each Officer and Director

Names of Officers and Directors	Title	Street Address of Each Officer and Director (Do NOT Use Post Office Box Number(s))	City and State
RIDGWAY, WILLIAM P	P	1706 NW 26TH WAY	GAINESVILLE, FL
RIDGWAY, JUDITH	V	1706 NW 26TH WAY	GAINESVILLE, FL
RIDGWAY, LOUISE	S/T	1706 NW 26TH WAY	GAINESVILLE, FL
GREENMAN, JANICE	V	1706 NW 26TH WAY	GAINESVILLE, FL

7. Registered Agent Information

If you wish to change Registered Agent on this
form, enter all new information below.

Name

RIDGWAY, WILLIAM P

Street Address (Do NOT Use P.O. Box Number)

1706 NW 26 WAY

City, State and Zip Code

GAINESVILLE, FL

Name

Street Address (Do NOT Use P.O. Box Number)

City, State and Zip Code

32601

DO NOT WRITE IN THIS SPACE

8. See signature restrictions under instructions on reverse side of this form.

I Certify That I Am An Officer of the Corporation, the Receiver or Trusted Empowerd to Execute
This Report as Required by Chapter 807 F.S. I further Certify That I Understand My Signature On
This Report Shall Have the Same Legal Effects As If Made Under Oath.

DO NOT WRITE IN THIS SPACE

JAH 5/22

Typed Name of Signing Officer

William P. Ridgway

Signature

Title

President

Telephone Number

372-4337

Date

3/20/79

NOTE: THE FILING FEE FOR THE 1979 ANNUAL REPORT IS \$10.

Nº 3-11990

RIDGEWAY CONSTRUCTION COMPANY

Capital Stock, \$ 100 sh comm at \$100 per sh

Filed Dec. 19, 1966

Principal Office Gainesville

Filed by Chandler, O'Neal, Carlisle, Avera & Gray Gainesville
pd

DUE DATE ON OR AFTER JANUARY 1 AND ON OR BEFORE JULY 1 OF EACH YEAR

DO NOT WRITE IN THIS SPACE

CORPORATION
ANNUAL REPORT



FLORIDA DEPARTMENT OF STATE
George Firestone
Secretary of State
DIVISION OF CORPORATIONS

3RD
FILED

Mar 19 3 24 PM 1980

FLORIDA DEPARTMENT OF STATE
CORPORATIONS DIVISION
TALLAHASSEE, FLORIDA

1980

THIS REPORT MUST BE ACCOMPANIED BY A \$10 FEE

◀ READ NOTICE AND INSTRUCTIONS ON OTHER SIDE BEFORE MAKING ENTRIES
PLEASE STAPLE CHECK TO ANNUAL REPORT ▶

1. Name and Address of Corporation Principal Office:		2. Enter Change of Address of Corporation Principal Office, P.O. Box Number Alone is NOT Sufficient.	
<input checked="" type="checkbox"/> 311990 RIDGWAY CONSTRUCTION COMPANY 4001 NEWBERRY ROAD E-8 GAINESVILLE, FL. 32607		Street Address P.O. Box No. City State Zip Code	
<small>If above address is incorrect in any way, enter the correct address in Item 2. Include Zip Code.</small>			
3. Date Incorporated or Qualified To Do Business in Florida		4. Federal Employer Identification Number (FEIN)	
12/19/1966		59-1145920	
5. Date of Last Report 1979			

6. Names and Street Addresses of Each Officer and Director

Names of Officers and Directors	Title	Street Address of Each Officer and Director <small>(Do NOT Use Post Office Box Numbers)</small>	City and State
RIDGWAY, WILLIAM P	P	1706 NW 26TH WAY	GAINESVILLE, FL
RIDGWAY, JUDITH	V	1706 NW 26TH WAY	GAINESVILLE, FL
RIDGWAY, LOUISE	S/T	1706 NW 26TH WAY	GAINESVILLE, FL
BRENNEMAN, JANICE	V	1706 NW 26TH WAY	GAINESVILLE, FL

7. Registered Agent Information

Name RIDGWAY, WILLIAM P	Street Address (Do NOT Use P.O. Box Number) 1706 NW 26 WAY	City, State and Zip Code GAINESVILLE, FL 32601
-----------------------------------	---	---

To change the Registered Agent and/or Registered Office a separate statement signed by the new Registered Agent and executed by the President or Vice President of the corporation must be filed with a fee of \$3.

378

8. See signature restrictions under Instructions on reverse side of this form.

I Certify That I Am An Officer of the Corporation, the Receiver or Trustee Empowered to Execute This Report as Required by Chapter 607 F.S. I further Certify That My Signature On This Report Shall Have the Same Legal Effect As If Made Under Oath.

Type of Name of Signing Officer W. P. Ridgway	Title President	Telephone Number 372-4337
Signature <i>W. P. Ridgway</i>	Date	
311990 03-05-80 2-25680 587 10.00		

DO NOT WRITE IN THIS SPACE

DUE DATE ON OR AFTER JANUARY 1 AND ON OR BEFORE JULY 1 OF EACH YEAR

CORPORATION

FLORIDA DEPARTMENT OF STATE

DO NOT WRITE IN THIS SPACE

ANNUAL REPORT

George Firestone
Secretary of State
DIVISION OF CORPORATIONS

FILED

1981

THIS REPORT MUST BE ACCOMPANIED BY A \$10 FEE

JUN 25 8 18 AM '81

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

< READ NOTICE AND INSTRUCTIONS ON OTHER SIDE BEFORE MAKING ENTRIES ►
PLEASE STAPLE CHECK TO ANNUAL REPORT

1. Name and Address of Corporation Principal Office:

311990
RIDGEWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD ~~BOX~~ C-2
GAINESVILLE, FL. 32607

If above address is incorrect in any way, enter the correct address
in Item 2. Include Zip Code.

2. Enter Change of Address of Corporation Principal
Office, P.O. Box Number Alone is NOT Sufficient

Street Address

P.O. Box No.

City

State

Zip Code

3. Date Incorporated or Qualified
To Do Business In Florida

12/19/1966

4. Federal Employer
Identification Number
(FEIN)

59-1145928

5. Date of
Last Report

1980

6. Names and Street Addresses of Each Officer and Director

Names of Officers and Directors	Title	Street Address of Each Officer and Director (Do NOT Use Post Office Box Numbers)	City and State
RIDGEWAY, WILLIAM P HOLLYFIELD	P	1706 NW 26TH WAY	GAINESVILLE, FL
RIDGEWAY, JUDITH	V	1706 NW 26TH WAY	GAINESVILLE, FL
RIDGEWAY, LOUISE	S/T	1706 NW 26TH WAY	GAINESVILLE, FL
BRENNEMAN, JANICE	V	1706 NW 26TH WAY	GAINESVILLE, FL

Registered Agent Information

Name

RIDGEWAY, WILLIAM P

Street Address (Do NOT Use P.O. Box Number)

1706 NW 26 WAY

City, State and Zip Code

GAINESVILLE, FL

32601

To change the Registered Agent and/or
Registered Office a separate statement
signed by the new Registered Agent and
executed by the President or Vice President
of the corporation must be filed with
a fee of \$3.

See signature restrictions under instructions on reverse side of this form.

I Certify That I Am An Officer of the Corporation, the Receiver or Trustee Empowered to Execute This Report as Required by Chapter
807 F.S. I further Certify That I Understand My Signature On This Report Shall Have the Same Legal Effects As If Made Under Oath.

Typed Name of Signing Officer

W. P. Ridgway

Title

President

Telephone Number:

904-372-4337

Signature

Date

June 10, 1981

DO NOT WRITE IN THIS SPACE

311990 06-15-81 2 3 68 10.00

780-4735

DUE DATE ON OR AFTER JANUARY 1 AND ON OR BEFORE JULY 1 OF EACH YEAR

DO NOT WRITE IN THIS SPACE

CORPORATION
ANNUAL REPORT



FLORIDA DEPARTMENT OF STATE
DIVISION OF CORPORATIONS

1982

Attestation
Division of Corporations

FILED

FEB 3 10 29 AM '82

SECRETARY OF STATE

TALLAHASSEE, FLORIDA

Read Notice and Instructions on Other Side Before Making Entry
Filing Fee of \$10 Required — Make Checks Payable To: Secretary of State

313990
RIDGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD C-2
GAINESVILLE, FL.

32607

Enter Name of Address of Corporation Filing Office or P.O. Box Number Above if NOT Business Address
Street Address
P.O. Box No.
City
State
Zip Code

12/19/1986

59-1145924

06/25/1981

RIDGWAY, WILLIAM P
HOLLYFIELD, JUDITH
RIDGWAY, LOUISE
BRENNEMAN, JANICE

P 1706 NW 26TH WAY
V 1706 NW 26TH WAY
S/T 1706 NW 26TH WAY
V 1706 NW 26TH WAY

GAINESVILLE, FL
GAINESVILLE, FL
GAINESVILLE, FL
GAINESVILLE, FL

Registered Agent Information

Enter Name and Address of New Registered Agent

RIDGWAY, WILLIAM P

1706 NW 26 WAY

GAINESVILLE, FL

32607

DATE 1-18-82

\$2.00 additional fee required for Registered Agent changes.

For further information concerning the filing of this document, contact the Florida Department of State, Division of Corporations, Tallahassee, Florida, or call 904-425-4337.

W. P. Ridgway

President

1-18-82

904-372-4337

DUE DATE ON OR AFTER JANUARY 1 AND ON OR BEFORE JULY 1 OF EACH YEAR

CORPORATION
ANNUAL REPORT



FLORIDA DEPARTMENT OF STATE
DIVISION OF CORPORATIONS

1983

George Firestone
Secretary of State

APPROVED
AND
FILED

APR 8 10 24 AM 1983

Read Notice and Instructions on Other Side Before Making Entries
Filing Fee of \$10 Required — Make Checks Payable To: Secretary of State, State, Florida

1. Name and Address of Corporation Principal Office

311990
RIDGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD C-2
GAINESVILLE, FL.

32607

FLORIDA DEPT. OF STATE

CORPORATIONS DIVISION

If above address is incorrect in any way, enter the correct address
in Item 2. Include Zip Code

2. Enter Change of Address of Corporation Principal
Office, P.O. Box Number Alone is NOT Sufficient

Street Address

P.O. Box No.

City

State

Zip Code

3. Date Incorporated or Qualified
To Do Business in Florida

12/19/1966

4. Federal Employer
Identification Number (FEIN)

59-1145924

5. Date of
Last Report

02/05/1982

6. Names and Street Addresses of Each Officer and Director

Names of Officers and Directors	Title	Street Address of Each Officer and Director (Do NOT Use Post Office Box Number)	City and State
RIDGWAY, WILLIAM P	P	1706 NW 26TH WAY	GAINESVILLE, FL
HOLLYFIELD, JUDITH	V	1706 NW 26TH WAY	GAINESVILLE, FL
RIDGWAY, LOUISE	S/T	1706 NW 26TH WAY	GAINESVILLE, FL
BRENNEMAN, JANICE	V	1706 NW 26TH WAY	GAINESVILLE, FL

Registered Agent Information

7. Name and Address of Current Registered Agent

RIDGWAY, WILLIAM P

1706 NW 26 WAY

GAINESVILLE, FL

32607

8. Name and Address of New Registered Agent

Name

Street Address (Do NOT Use P.O. Box Number)

City, State and Zip Code

9. Pursuant to the provisions of Sections 607.034 and 607.037, Florida Statutes, the undersigned corporation, operating under the laws of the State of Florida, submits this statement for the purpose of changing its registered office or registered agent, or both, in the state of Florida.

Such change was authorized by resolution duly adopted by its board of directors on _____.

SIGNATURE _____ DATE _____

(Registered Agent Accepting Appointment)

\$3.00 additional fee required for Registered Agent changes.

10. See signature restrictions under instructions on reverse side of form.

I Certify That I Am An Officer of the Corporation, the Receiver or Trustee Empowered to Execute This Report as Required by Chapter Act #6
I Further Certify That My Signature On This Report Shall Have the Same Legal Effect As If Made Under Oath

1024

2-23-83

William P. Ridgway

President

904-372-4337

DUE DATE ON OR AFTER JANUARY 1 DELINQUENT AFTER JULY 1 OF EACH YEAR

**CORPORATION
ANNUAL REPORT**

1984



**FLORIDA DEPARTMENT OF STATE
George Firestone
Secretary of State
DIVISION OF CORPORATIONS**

FEB 15 1984

**Read Notice and Instructions on Other Side Before Making Entries.
Filing Fee of \$10 Required — Make Checks Payable To: Secretary of State.**

1 Name and Address of Corporation Principal Office.		2 Enter Change of Address of Corporation Principal Office, P.O. Box Number Alone is NOT Sufficient	
<input checked="" type="checkbox"/> 311990 RIDGMAY CONSTRUCTION COMPANY 4001 NEWBERRY ROAD C-2 GAINESVILLE, FL.		<input type="checkbox"/> Street Address <input type="checkbox"/> P.O. Box No <input type="checkbox"/> City <input type="checkbox"/> State Zip Code	
<small>If above address is incorrect in any way, enter the correct address in Item 2 Include Zip Code</small>			
3 Date Incorporated or Qualified <input checked="" type="checkbox"/> Do Business in Florida 12/19/1966		4 Federal Employer Identification Number (FEIN) 59-1145924	
5 Date of Last Report 04/06/1983			
6 Names and Street Addresses of Each Officer and Director as of December 31, 1983			
Names of Officers and Directors	Title	Street Address of Each Officer and Director (Do NOT Use Post Office Box Numbers)	City and State
1 RIDGMAY, WILLIAM P	P	1706 NW 26TH WAY	GAINESVILLE, FL
2 HOLLYFIELD, JUDITH	V	1706 NW 26TH WAY	GAINESVILLE, FL
3 RIDGMAY, LOUISE	S/T	1706 NW 26TH WAY	GAINESVILLE, FL
4 BRENNEMAN, JANICE	V	1706 NW 26TH WAY	GAINESVILLE, FL

Registered Agent Information

7 Name and Address of Current Registered Agent		8 Name and Address of New Registered Agent	
RIDGMAY, WILLIAM P 1706 NW 26 WAY GAINESVILLE, FL		<input type="checkbox"/> Name <input type="checkbox"/> Street Address (Do NOT Use P.O. Box Number) <input type="checkbox"/> City, State and Zip Code	
32601			

✓ Pursuant to the provisions of Sections 607.034 and 607.037, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, certifies this statement for the purpose of changing its registered officer or registered agent, or both, in the state of Florida.

✓ This change was authorized by resolution duly adopted by its board of directors on

✓ SIGNATURE

(Registered Agent Accepting Appointment)

DATE

\$3.00 additional fee required for Registered Agent changes.

<small>See signature restrictions under instructions on reverse side of this form</small> I Certify That I Am An Officer of the Corporation, Its Receiver or Trustee Empowered to Execute This Report as Required by Chapter 607 F.S. I Further Certify That My Signature On This Report Shall Have the Same Legal Effect As If Made Under Oath.		
<small>Signature</small> W. P. Ridgway		Date February 14, 1984
<small>Name of Signing Officer</small> W. P. Ridgway		<small>Title</small> President
		<small>Telephone Number</small> 904-372-4337

✓ Should you desire a certificate of status, check the box below and include an additional \$5.00 with your payment.

✓ CERTIFICATE OF STATUS DESIRED
Check one box only

ANNUAL REPORT
1985



DEPARTMENT OF STATE

1985 APR 22 MM 27

Read Notice and Instructions on Other Side Before Making Entries
Filing Fee of \$20 Required — Make Checks Payable To: Secretary of State

Current Address of Corporation Principal Office

312980
RIDGEWAY CONSTRUCTION COMPANY
4603 NEWBERRY ROAD C-2
GAINESVILLE, FL.

32607

1 Enter Change of Address of Corporation Principal Office P.O. Box Number if Different

Former Address

P.O. Boxes

City

State

Zip Code

If former address is incorrect or not known, enter the correct address
in Item 7 for Line 2 Zip Code

Principal Office Location: 4603 Newberry Road C-2 Gainesville, FL
Incorporated or Organized: 12/19/1984
Business in Florida: 12/19/1984
Identification Number: 5Bm4145924
Date of Last Report: 04/20/1984

and Street Addresses of Each Officer and Director as of December 31, 1983

Name of Officers and Directors	Type	Street Address of Each Officer and Director (Do NOT Use P.O. Box Number)	City and State
RIDGWAY, WILLIAM P	P	1706 NW 26TH WAY	GAINESVILLE, FL
HOLLYFIELD, JUDITH	V	1706 NW 26TH WAY	GAINESVILLE, FL
RIDGWAY, LOUISE	S/T	1706 NW 26TH WAY	GAINESVILLE, FL
SPRENNEMAN, JANICE	V	1706 NW 26TH WAY	GAINESVILLE, FL

Registered Agent Information

Name and Address of Current Registered Agent	Name and Address of New Registered Agent
RIDGWAY, WILLIAM P 1706 NW 26 WAY GAINESVILLE, FL 32601	Agent Street Address (Do NOT Use P.O. Box Number) City, State and Zip Code

I, in the above name of Registered Agent, do solemnly swear, the above-named corporation, organized under the laws of the State of Florida, to the best of my knowledge and belief, is a bona fide corporation, organized for the purpose of changing its registered office or registered agent, or both, in the state of Florida.
I further swear that my registration date accepted by the Board of Directors is
and that the designation of registered agent is in full accordance with the requirements of the Corporation Commission of Section 807.129 F.S.

NOTICE: Changes in registered agent require a filing fee of \$30.00. Changes in registered agent must be filed before the change of address becomes effective.

\$3.00 additional fee required for Registered Agent changes.

Notwithstanding any other provision of law, the filing of a certificate of incorporation, articles of incorporation, or any other document, instrument, or paper, which purports to change the registered agent, shall not be deemed to have been filed until the same is filed with the Department of State, or the Department of State has received a copy of the same, whichever is later.

Notice that it is a violation of the Corporation Commission Rules and Regulations to file a false or forged signature. This filing is required by Chapter 807 F.S. Miami-Dade County Clerk of Court, 100 W. Flagler Street, Miami, Florida 33132, or the Clerk of Circuit Court, 100 W. Flagler Street, Miami, Florida 33132, or the Clerk of the State of Florida, 100 W. Flagler Street, Miami, Florida 33132.

Date

4-16-85

William P. Ridgway

President

904-372-4337

\$5 additional fee required for a Certificate of Status

311990

ARTICLES OF MERGER
FLORIDA PROFIT CORPORATIONS

LANDMARK OF GAINESVILLE INC.
(Document #273879)

merging into

RIDGWAY CONSTRUCTION COMPANY

Surviving Document Number: 311990

File Date: July 25, 1986

Effective Date: August 1, 1986

LAW OFFICES
WILLIAMS & SIEGEL
POST OFFICE BOX 1032
GAINESVILLE, FLORIDA 32602-1032

CHARLES A. WILLIAMS, JR.
BRENT G. SIEGEL

311990

Merger & Amendment Section
Corporate Records Bureau
409 E. Gaines Street
Tallahassee, FL 32301

COURIER

RE: Merger of Landmark of Gainesville, Inc.
with Ridgway Construction Company

To Whom It May Concern:

With reference to the above Florida corporations, Landmark of Gainesville, Inc. is being merged into Ridgway Construction Company, effective August 1, 1986.

Enclosed you will find the original and a copy of the Articles of Merger along with the original and a copy of the Plan and Agreement of Merger. Please file same and return to us a certified copy of both.

Included with this letter is our check for \$45.00 to cover the following costs:

\$30.00 merger filing fee (\$15.00/corporation)
+ \$15.00 certification fee
\$45.00 total

If you have any questions, please advise.

006 8577 7/29/86 30.00
006 8577 7/29/86 15.00
006 8577 7/29/86 45.00

Yours truly,

Brent G. Siegel /co

Brent G. Siegel

Effective date
8/1/86

Name Availability
Document Examiner BLT
Date BLT
889/ci BLT
Enclosures BLT 1 CT
Adm. Adv. Agent BLT
W. P. Verifier BLT

C. TAX _____
FILING 30
R. AGENT FEE _____
C. COPY 15
TOTAL 45
M. FEE _____
B.M. FEE _____
RE. FEE _____

ARTICLES OF MERGER

Pursuant to Section 607.224 of the Florida General Corporation Act RIDGWAY CONSTRUCTION COMPANY, a Florida corporation, and LANDMARK OF GAINESVILLE, INC., a Florida corporation, adopt the following articles of merger for the purpose of merging LANDMARK OF GAINESVILLE, INC. into RIDGWAY CONSTRUCTION COMPANY, the latter of which is to survive the merger:

ARTICLE I

That certain Plan and Agreement of Merger (the "Agreement") dated 24th day of July 1986 by and between RIDGWAY CONSTRUCTION COMPANY, a Florida corporation, and LANDMARK OF GAINESVILLE, INC., a Florida corporation, attached and made a part of this instrument, was unanimously approved by the shareholders of RIDGWAY CONSTRUCTION COMPANY and LANDMARK OF GAINESVILLE, INC. pursuant to Section 607.394 of the Florida General Corporation Act (the "act") on 24th day of July 1986.

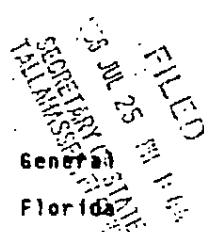
ARTICLE II

The Agreement was approved by the Board of Directors of LANDMARK OF GAINESVILLE, INC., and by the Board of Directors of RIDGWAY CONSTRUCTION COMPANY on 24th day of July 1986.

ARTICLE III

Of the RIDGWAY CONSTRUCTION COMPANY outstanding shares of the common stock, par value of \$100.00 per share, of 36.5 entitled to vote as a class upon the Agreement had the Agreement been submitted to a vote of shareholders pursuant to Section 607.221(2) of the act, the holders of 36.5 (all) of those shares have consented and authorized the Agreement by written consent in accordance with Section 607.394 of the act.

Of the LANDMARK OF GAINESVILLE, INC. outstanding shares of the common stock, par value of \$100.00 per share, of 5 entitled to vote as a class upon the Agreement had the Agreement been submitted to a vote of shareholders pursuant



to Section 607.221(2) of the act, the holders of 5 (all) of those shares have consented and authorized the Agreement by written consent in accordance with Section 607.394 of the act.

ARTICLE IV

On the effective date of the Plan of Merger, all five (5) shares of common stock of LANDMARK OF GAINESVILLE, INC., par value of \$100.00 per share, issued and outstanding immediately before the effective date, by virtue of the merger and without any action on the part of the holder of said stock, shall be converted into and exchanged in total for 1.68 shares of common stock of RIDGWAY CONSTRUCTION COMPANY, par value \$100.00.

Each share of common stock of RIDGWAY CONSTRUCTION COMPANY, par value of \$100.00 per share, which is issued and outstanding immediately before the effective date, shall continue as one (1) share of common stock, par value \$100.00 per share of the surviving corporation.

ARTICLE V

The Articles of Merger shall be effective on 1 August 1986.

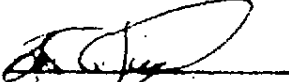
ARTICLE VI

The Articles of Incorporation of the surviving corporation, RIDGWAY CONSTRUCTION COMPANY, will not be changed or modified by this merger.

IN WITNESS WHEREOF the parties to these Articles of Merger have caused them to be duly executed by their respective authorized officers.

WITNESSES:

RIDGWAY CONSTRUCTION COMPANY


William P. Ridgway
As to Ridgway

By William P. Ridgway
William P. Ridgway, President

Attest: George B. Ridgway
George B. Ridgway, Secretary

John G. Guy
Karen B. Keevin
As to Landmark

LANDMARK OF GAINESVILLE, INC.

By *William P. Ridgway*
William P. Ridgway, President

Attest: *Louise B. Ridgway*
Louise B. Ridgway, Secretary

STATE OF FLORIDA
COUNTY OF ALACHUA

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State and County aforesaid to take acknowledgements, personally appeared WILLIAM P. RIDGWAY and LOUISE B. RIDGWAY well known to me to be the President and Secretary respectively of RIDGWAY CONSTRUCTION COMPANY and LANDMARK OF GAINESVILLE, INC., and that they severally acknowledged executing the same in the presence of two witnesses freely and voluntarily under authority duly vested in them by said corporations and that the seals affixed hereto are true corporate seals of said corporations.

WITNESS my hand and seal this 24th day of July
1986.

Karen B. Keevin
Notary Public, State of Florida
at Large Notary Public, State of Florida

My Commission Expires Oct. 31, 1989

My Commission expires:

PLAN AND AGREEMENT OF MERGER

THIS AGREEMENT OF MERGER, made, executed and delivered
this 24th day of July 1986, by and between RIDGWAY
CONSTRUCTION COMPANY, hereinafter called "RIDGWAY" and
LANDMARK OF GAINESVILLE, INC., hereinafter called
"LANDMARK".

WITNESSETH:

WHEREAS, RIDGWAY, is a corporation duly organized and
existing under the laws of the State of Florida; and

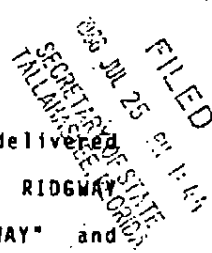
WHEREAS, LANDMARK, is a corporation duly organized and
existing under the laws of the State of Florida; and

WHEREAS, RIDGWAY and LANDMARK have agreed that LANDMARK
shall merge into RIDGWAY upon the terms and conditions and
in the manner set forth in this agreement and in accordance
with the applicable laws of the State of Florida.

NOW, THEREFORE, in consideration of the mutual
covenants, agreements, provisions, grants, warranties and
representations contained in this agreement and in order to
consummate the transactions described above, RIDGWAY and
LANDMARK, the constituent corporations to this agreement,
agree as follows:

1. RIDGWAY and LANDMARK agree that LANDMARK shall be
merged into RIDGWAY, as a single corporation, upon the terms
and conditions of this agreement and that RIDGWAY shall
continue under the laws of the State of Florida as the
surviving corporation (the "surviving corporation"), and
they further agree as follows:

a. The purposes, the registered agent, the
address of the registered office, number of directors and
the capital stock of the surviving corporation shall be as
appears in the Articles of Incorporation of RIDGWAY as on
file with the office of the Secretary of State of the State
of Florida on the date of this agreement. The terms and
provisions of the Articles of Incorporation are incorporated
in this agreement. From and after the effective date and



until further amended, altered or restated as provided by law, the Articles of Incorporation separate and apart from this agreement shall be and may be separately certified as the Articles of Incorporation of the surviving corporation.

b. The Articles of Incorporation of LANDMARK on the effective date, shall be amended by striking out all of the present Article I and substituting the new Article I, which shall read as follows: "The name of this corporation shall be RIDGWAY CONSTRUCTION COMPANY."

c. The bylaws of RIDGWAY in effect on the effective date shall be the bylaws of the surviving corporation until they shall be altered, amended or repealed or until new bylaws are adopted as provided in them.

d. The persons who upon the effective date of the merger shall constitute the board of directors of the surviving corporation shall be the persons constituting the board of directors of RIDGWAY on the effective date. If on the effective date of the merger any vacancy exists on the board of directors of the surviving corporation, that vacancy may be filled in the manner provided in the bylaws of the surviving corporation.

e. The persons who upon the effective date of the merger shall constitute the officers of the surviving corporation shall be the persons constituting the officers of RIDGWAY on the effective date.

2. This agreement shall be submitted to the shareholders of RIDGWAY and LANDMARK (the "constituent corporations") for their consent and approval in accordance with Section 607.394 of the Florida General Corporation Act and, if it is adopted and approved in accordance with the laws of that state, as promptly as practicable thereafter, the fact that this agreement has been adopted and approved as above provided shall be certified by their respective secretaries, and this agreement and appropriate articles of merger shall be signed, acknowledged and filed pursuant to the laws of the State of Florida. The merger of LANDMARK

into RIDGWAY shall become effective on 1 August 1986 upon the filing of this agreement and appropriate articles of merger with the office of the Secretary of State of the State of Florida. The date on which the merger of LANDMARK into RIDGWAY becomes effective is called in this instrument the "effective date" of the merger.

3. When this agreement shall have been approved, signed, acknowledged, filed, and become effective, the separate existence of LANDMARK shall cease and RIDGWAY shall be merged into the surviving corporation in accordance with this agreement, and the surviving corporation shall continue unaffected and unimpaired by the merger and shall possess all of the rights, privileges, powers, franchises, patents, trademarks, licenses and registrations, both of a public and private nature, and shall be subject to all the restrictions, disabilities and duties of each of the constituent corporations so merged, and all and singular the rights, privileges, powers, franchises, patents, trademarks, licenses and registrations of each of the constituent corporations; and all property, real, personal and mixed, and all debts due to either of the constituent corporations on whatever account as well for stock subscriptions as all other things in action or belonging to each of the constituent corporations shall be vested in the surviving corporation; and all property, rights, privileges, powers, franchises, patents, trademarks, licenses and registrations and every other interest thereafter shall be as effectually the property of the surviving corporation as they were of the respective constituent corporations; and the title to any real estate, whether vested by deed or otherwise in either of the constituent corporations under the laws of the State of Florida, or any other state where real estate may be located, shall not revert or in any way be impaired by reason of the merger, provided that all rights of creditors and all liens upon the property of any of the constituent corporations shall be preserved unimpaired; and all debts,

liabilities and duties of the constituent corporations shall then attach to the surviving corporation and may be enforced against it to the same extent as if those debts, liabilities and duties had been incurred or contracted by it.

4. The manner and basis of converting and exchanging the shares of LANDMARK shall be as follows:

a. On the effective date all five (5) shares of common stock, par value \$100.00 per share ("LANDMARK stock") issued and outstanding immediately before the effective date, by virtue of the merger and without any action on the part of the holder of shares of LANDMARK stock, shall be converted into and exchanged in total for 1.68 shares of RIDGWAY common stock, par value \$100.00 per share ("RIDGWAY stock").

b. Each issued and outstanding share of common stock, par value \$100.00 per share, of RIDGWAY ("RIDGWAY stock") shall continue as one share of common stock, par value \$100.00 per share of the surviving corporation. If the outstanding shares of RIDGWAY stock at any time between the date of this agreement and the effective date shall be changed or exchanged by declaration of a stock dividend, splitup, combination of shares, merger or consolidation, the number and kind of shares into which the LANDMARK stock is to be converted shall be appropriately and equitable adjusted.

5. As soon as practicable after the effective date RIDGWAY shall issue and deliver, in accordance with this Paragraph 5, to the shareholders of LANDMARK, whose names are set forth in Schedule I of this agreement, certificates for the number of shares of RIDGWAY stock to which they shall have become entitled under this agreement. After the effective date of the merger, each of those LANDMARK shareholders may surrender his certificate or certificates previously representing LANDMARK stock to RIDGWAY and thereafter shall be entitled to receive in exchange a certificate or certificates representing the number of shares of RIDGWAY

stock into which those shares of LANDMARK stock previously represented by the certificate or certificates so surrendered shall have been converted as above stated. Until so surrendered, each outstanding certificate that, before the effective date of the merger, represented shares of LANDMARK stock shall be deemed for all corporate purposes, other than payment of dividends, to evidence ownership of the respective shares of RIDGWAY stock into which they shall have been converted. Unless and until that outstanding certificate that, before the effective date of the merger, represented shares of stock shall be surrendered, no dividends payable to the holders of record of LANDMARK stock as of any date subsequent to the effective date of the merger shall be paid to the holder of the outstanding certificate, but upon surrender of the outstanding certificate there shall be paid to the record holder of the certificate for shares of RIDGWAY stock into which those shares shall have been converted the amount of dividends that previously were payable from the effective date with respect to those share of RIDGWAY stock.

6. All shares of RIDGWAY stock for and into which shares of LANDMARK stock shall have been converted and exchanged pursuant to this agreement shall be deemed to have been issued in full satisfaction of all rights pertaining to the converted and exchanged shares, except for rights of appraisal, if any, that the holders may have as dissenting shareholders. Unless the merger is abandoned, the holders of certificates formerly representing shares of LANDMARK stock outstanding immediately before the effective date shall cease on the effective date to be shareholders and shall have no rights with respect to the stock except the right to receive payment for it under the laws of the State of Florida, and their sole rights with respect to the RIDGWAY stock for and into which their shares of LANDMARK stock have been converted and exchanged by the merger shall

be to perfect the rights of appraisal, if any, that the holders may have as dissenting shareholders.

7. RIDGWAY and LANDMARK shall each take all appropriate corporate action to comply with the applicable laws of the State of Florida in connection with the contemplated merger.

8. Upon the effective date the transfer books of LANDMARK shall be closed and no transfer of shares of LANDMARK stock shall be made or consummated thereafter.

9. Prior to and from and after the effective date the constituent corporations shall take all action necessary or appropriate in order to effectuate the merger. In case at any time after the effective date the surviving corporation shall determine that any further conveyance, assignment, or other document or any further action is necessary or desirable to vest in the surviving corporation full title to all properties, assets, rights, privileges and franchises of LANDMARK, the officers and directors of the constituent corporation shall execute and deliver all instruments and take all action the surviving corporation may determine to be necessary or desirable in order to vest in and confirm to the surviving corporation title to and possession of all those properties, assets, privileges and franchises, and otherwise to carry out the purposes of this agreement.

10. LANDMARK represents and warrants to and agrees with RIDGWAY as follows:

a. LANDMARK is a corporation duly organized, validly existing and in good standing under the laws of the State of Florida, and has full corporate power and authority to carry on its business as it is now being conducted and to own and lease property, and is duly qualified or authorized to do business and is in good standing in each jurisdiction in which the character and location of the properties owned or leased by it or the nature of the business transacted by it makes those qualifications or authorizations necessary. LANDMARK is not presently being challenged as to its rights

to do business as presently conducted in any jurisdiction. The copies of the articles or incorporation, as amended to date, and the bylaws, as amended to date, of LANDMARK previously delivered to RIDGWAY, are true, correct and complete copies as now in full force and effect. No provision of those instruments nor any other instrument to which LANDMARK is subject prohibits, limits or otherwise affects the right, power and authority of LANDMARK to enter into this agreement or to cause the consummation of the merger.

b. The authorized capitalization of LANDMARK consists of 100 shares of common stock, par value \$100.00 per share, of which 5 shares are presently outstanding, all of which are validly issued, fully paid and nonassessable. There are no existing options, warrants, convertible securities or similar rights granted by LANDMARK, or any commitments or agreements of a similar nature to which LANDMARK is a party, relating to the authorized or issue stock of LANDMARK.

c. The execution, delivery and performance of this agreement by LANDMARK have been duly and effectively authorized by the board of directors and shareholders of LANDMARK.

II. RIDGWAY represents and warrants to and agrees with LANDMARK as follows:

a. RIDGWAY is a corporation duly organized, validly existing and in good standing under the laws of the State of Florida, and has full corporate power to carry on its business as it is now being conducted.

b. RIDGWAY is not, and by the execution and performance of this agreement will not be, in breach of any term or provision of or in default under, and no event has occurred that with the lapse of time or action by a third party could result in a default under any outstanding indenture, contract or agreement to which it is party or to which it may be subject, or under any provision of its

certificate of incorporation or bylaws, except for possible defaults that individually or in the aggregate would not have any material adverse effect on the business of RIDGWAY.

c. The execution, delivery and performance of this agreement by RIDGWAY have been duly and effectively authorized by the board of directors and shareholders of RIDGWAY.

12. LANDMARK agrees that, from this date to the effective date:

a. It will promptly advise RIDGWAY in writing of any adverse change in the financial condition or business or affairs of LANDMARK.

b. Except as otherwise consented to or adopted by RIDGWAY in writing

(1) The business of LANDMARK shall be conducted only in the normal, usual and ordinary course (including the maintenance of all its existing policies of insurance in full force and effect); and LANDMARK will use its best efforts to preserve those business organizations intact and to keep available to the surviving corporation the services of LANDMARK'S present officers and key employees and to preserve for the surviving corporation and good will of LANDMARK'S suppliers, customers and others having business relations with LANDMARK.

(2) No change shall be made in the articles of incorporation or bylaws of LANDMARK.

(3) LANDMARK will not make any change in its banking and safe deposit arrangements or grant any powers of attorney.

13. This agreement embodies the entire agreement between the parties. There have been and are no agreements, covenants, representations or warranties between the parties other than those expressly stated or expressly provided for in this agreement.

14. This agreement is made pursuant to and shall be construed under the laws of the State of Florida. It shall

inure to the benefit of and be binding upon RIDGWAY and LANDMARK, and their respective successors and assigns; nothing in this agreement, expressed or implied, is intended to confer upon any other person any rights or remedies upon or by reason of this agreement.

15. This agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF the duly authorized officers of the constituent corporations RIDGWAY and LANDMARK, acting through their duly authorized officers, all parties to this agreement, this 24th day of July 1986, have signed this plan and agreement of merger.

RIDGWAY CONSTRUCTION COMPANY

By William P. Ridgway
William P. Ridgway, President

Attest: Louise B. Ridgway
Louise B. Ridgway, Secretary

LANDMARK CONSTRUCTION COMPANY

By William P. Ridgway
William P. Ridgway, President

Attest: Louise B. Ridgway
Louise B. Ridgway, Secretary

DUE DATE ON OR AFTER JANUARY 1 DELINQUENT AFTER JULY 1 OF EACH YEAR

CORPORATION



FLORIDA DEPARTMENT OF STATE
George Firestone
Secretary of State
DIVISION OF CORPORATIONS

ANNUAL REPORT
1986

Read Notice and Instructions on Other Side Before Making Entries
Filing Fee of \$20 Required - Make Checks Payable To: Secretary of State

Name and Address of Corporation Principal Office

511920
PIGGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD C-2
GAINESVILLE, FL 32607

6

2 Enter Change of Address of Corporation Principal Office, P.O. Box Number Alone is NOT Sufficient

Street Address 21

P.O. Box No 22

City and State 23

Zip Code 24

If above address is incorrect in any way, enter the correct address
in Item 2 include Zip Code

Incorporated or Qualified 12/19/1966 4 Federal Employer Identification Number (FEIN) 59-1145924 5 Date of Last Report 04/22/1985

Name and Street Addresses of Each Officer and Director, as of December 31, 1985

Names of Officers and Directors	Title	Street Address of Each Officer and Director (Do NOT Use Post Office Box Numbers)	City and State
RIDGWAY, WILLIAM P	P	1706 NW 26TH WAY	GAINESVILLE, FL
HOLLYFIELD, JUDITH	V	1706 NW 26TH WAY	GAINESVILLE, FL
RIDGWAY, LOUISE	S/T	1706 NW 26TH WAY	GAINESVILLE, FL
BRENNEMAN, JANICE	V	1706 NW 26TH WAY	GAINESVILLE, FL

REGISTERED AGENT INFORMATION

Name and Address of Current Registered Agent	Name and Address of New Registered Agent
RIDGWAY, WILLIAM P 1706 NW 26 WAY GAINESVILLE, FL 32601	Name R1 Street Address (Do NOT Use P.O. Box Number) R2 City and State R3 Zip Code R4 FL.

I, William P. Ridgway, the president of the above-named corporation, incorporated under the laws of the State of Florida, submits
hereby for the purpose of changing its registered office or registered agent, or both, in the state of Florida,
that I am so authorized by resolution duly adopted by its board of directors on
to accept the appointment of registered agent, from familiar with, and accept the obligations of, Section 807.325 F.S.

IN WITNESS WHEREOF, I have signed my name and affixed my seal to this instrument this day of April, 1986.

William P. Ridgway
President

DATE

\$3.00 additional fee required for Registered Agent changes.

See signature instructions under instructions on reverse side of this form

I, William P. Ridgway, am an officer of the Corporation, and Represent a Trustee Empowered to Execute This Report as Required by Chapter 807 F.S.
I further certify that I understand my Signature on this Report Shall Have the Same Legal Effect As It Made Under Oath
Signature must be used in the x's

4-1-86

William P. Ridgway

President

904-372-4337



FILE NOW! ANNUAL REPORT DELINQUENT AFTER JULY 1, 1987

DO NOT WRITE IN THIS SPACE

CORPORATION
ANNUAL REPORT
1987



FLORIDA DEPARTMENT OF STATE
Division of Corporations
Division of Corporations

REC'D - 12/16/87 - 10:30 A.M.

Read Notice and Instructions on Other Side Before Making Entries

Filing Fee of \$25 Required - Make Checks Payable To: Secretary of State

Name and Address of Corporation Principal Office

311990
RIDGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD C-2
GAINESVILLE, FL 32607

If above address is incorrect in any way, enter the correct address
in Item 2. Include Zip Code2 Enter Change of Address of Corporation Principal
Office P.O. Box Number Alone Is NOT Sufficient

Street Address 21

P O Box No 22

City and State 23

Zip Code 24

Date Incorporated or Quitted
(Do Not Use Post Office Box Numbers) 12/19/19864 Federal Employer
Identification Number (FEIN) 59-11459245 Date of
Last Report 04/09/1986

Names and Street Addresses of Each Officer and Director, as of December 31, 1986

Names of Officers and Directors	Title	Street Address of Each Officer and Director (Do NOT Use Post Office Box Numbers)	City and State
RIDGWAY, WILLIAM P	P	1705 NW 26TH WAY	GAINESVILLE, FL
HOLLYFIELD, JUDITH	V	1705 NW 26TH WAY	GAINESVILLE, FL
RIDGWAY, LOUISE	S/T	1705 NW 26TH WAY	GAINESVILLE, FL
BRENNEMAN, JANICE	V	1705 NW 26TH WAY	GAINESVILLE, FL

REGISTERED AGENT INFORMATION

6 Name and Address of New Registered Agent

Name 83

Street Address 1 (DO NOT Use P.O. Box Number) 82

Street Address 2 (DO NOT Use P.O. Box Number) 83

City and State 83

Zip Code 83

FL.

I, Pursuant to the provisions of Sections 607.014 and 607.037, Florida Statutes, the above-named corporation incorporated under the laws of the State of Florida, do hereby state that I, the purpose of changing its registered officer or registered agent, or both, in the State of Florida, which change was authorized by resolution duly adopted by the board of directors on _____.

I hereby accept the appointment of registered agent. I am familiar with, and I accept the obligations of, Section 607.025 F.S.

Title _____

DATE _____

(Registered Agent Accepting Appointment)

\$1.00 additional fee required for Registered Agent changes

See signature instructions under instructions on reverse side of form.

I Certify That I Am An Officer of the Corporation, the Receiver or Trustee Empowered to Execute This Report As Required By Chapter 607 F.S.
I Further Verify That I Understand My Signature On This Report Shall Have The Same Legal Effects As If Made Under Oath
Other signing must be listed in Block A.

Nature _____

Date

\$1 Additional Fee
required for
Continuation Form

FILE NOW! ANNUAL REPORT DELINQUENT AFTER JULY 1ST.

CORPORATION
ANNUAL REPORT
1988



FLORIDA DEPARTMENT OF STATE
Tom Smith
Secretary of State
DIVISION OF CORPORATIONS

Filing Fee of \$25 Required - Make Checks Payable To: Secretary of State

1. Enter Address of Corporation Principal Office

311990
RIDGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD C-2
GAINESVILLE, FL 32607

If above address is incorrect, in any way, enter the correct address
in item 2, section 2d. Box 2d.

2. Enter Change of Address of Corporation Principal
Office. PO Box Number Alone is NOT Sufficient

Other Address 2d

PO Box No 22

City and State 2d

2d City 2d

5. Date of
Last Report 02/27/1987

3. Incorporated or Organized
Business in Florida 12/19/1966

4. Federal Employer
Identification Number (FEIN) 59-1145924

► 6. Name and Street Addresses of Each Officer and Director as of December 31, 1987

Names of Officers and Directors	Title	Street Address of Ex- Officer and Director PO Box or Post Office Box Number	City and State
RIDGWAY, WILLIAM P	P	1706 NW 26TH WAY	GAINESVILLE, FL
HOLLYFIELD, JUDITH	V	1706 NW 26TH WAY	GAINESVILLE, FL
RIDGWAY, LOUISE	S/T	1706 NW 26TH WAY	GAINESVILLE, FL
BRENNEMAN, JANICE	V	1706 NW 26TH WAY	GAINESVILLE, FL

REGISTERED AGENT INFORMATION

7. Name and Address of Current Registered Agent
RIDGWAY, WILLIAM P
1706 NW 26 WAY
GAINESVILLE, FL 32601

8. Name and Address of New Registered Agent

Other Address 1 (DO NOT Use PO Box Number) 12

Other Address 2 (DO NOT Use PO Box Number) 33

City and State 2d

FL

9. I swear to the penalties of Section 877.024 and 877.027, Florida Statutes, that above named corporation, incorporated under the laws of the State of Florida, acquires the trademark for the purpose of doing business at registered office or registered agent, or both, in the State of Florida.

10. Change your authority for prosecution shall be effected by the Board of Directors.

11. Change your authority for registration shall be effected by the Board of Directors.

12. NATURE - Registered Agent Accepting Acknowledgment DATE

13. Foreign Corporation, State Not Incorporated in Florida

See Notebooks for instructions under "Information on Foreign Corp."

14. Verify That I Am An Officer or Director of the Corporation and That My Signature on This Report Is Sufficient by Chapter 602.5 F.S.
I Further Certify That I Understood My Signature On This Report Shall Have the Same Legal Effect As A Notary Under Ch. 602.5 F.S.
Date of Signature: January 1988

Jan

2-8-88

Signature: William P. Ridgway

904-372-4337

William P. Ridgway

President

\$5 Additional Fee
Required for 2
Copies of this Form

FILE NOW! ANNUAL REPORT DELINQUENT AFTER JULY 1ST

CORPORATION
ANNUAL REPORT
1989



FLORIDA DEPARTMENT OF STATE
DEPT. OF STATE
DIVISION OF CORPORATIONS

Filing Fee of \$35 Required - Make Checks Payable To: Secretary of State

Street and Address of Corporation Principal Office

ZIP + 4

311990 6
RIDGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD C-2
GAINESVILLE, FL 32607-2342

If above address is incorrect in any way, enter the correct address
in Item 2, Section 2, Column

Registration Classification

12/19/1966

Do Business In Florida

Date and Place of Incorporation or Organization as of December 31, 1988

or

Name of Officers

and Directors

First Name of Each

Officer and Director

3. Post Office Box Number

APR 14 1989

RECEIVED IN FLORIDA

APR 14 1989 1:59

FLORIDA DEPARTMENT OF STATE
DIVISION OF CORPORATIONS
GAINESVILLE, FLORIDA

2. Enter Change of Address of Corporation Principal
Office. PO Box Number Above is NOT Sufficient

Street Address 21

PO Box No 22

City and State 23

Zip Code 23

P	RIDGWAY, WILLIAM P	1706 NW 26TH WAY	GAINESVILLE, FL
V	HOLLYFIELD, JUDITH	1706 NW 26TH WAY	GAINESVILLE, FL
S/T	RIDGWAY, LOUISE	1706 NW 26TH WAY	GAINESVILLE, FL
V	BREWERMAN, JANICE	1706 NW 26TH WAY	GAINESVILLE, FL

REGISTERED AGENT INFORMATION

1. Name and Address of Registered Agent

RIDGWAY, WILLIAM P
1706 NW 26 WAY
GAINESVILLE, FL 32601

8. Home and Address of New Registered Agent

None

Street Address 1. Do NOT Use PO Box Number 82

Street Address 2. Do NOT Use PO Box Number 83

City and State 84

Zip Code 85

FL

Please note by the postmark or delivery date of April 10, 1989. Please answer the following questions concerning the filing of the Florida Annual Report this year.
1. If you are changing your registered office, indicate and explain in detail, in the space of 10 words.
2. If you change your home address, do you want to receive notices of documents on
a) Mailed to you at your new address b) Mailed to you at your old address c) Mailed to you at your old address and also e-mailed to you at your new address
3. If you are changing your registered agent, attach a copy of the power of attorney.

4. If you are changing your registered agent, attach a copy of the power of attorney.

5. If you are changing your registered agent, attach a copy of the power of attorney.

W.P. Ridgway

William P. Ridgway

President

REC'D APR 14 1989
April 10, 1989

904-372-4337

FLORIDA DEPARTMENT OF STATE
DIVISION OF CORPORATIONS

FILE NOW! THIS REPORT MUST BE FILED BY NOVEMBER 7, 1990 OR THIS CORPORATION WILL BE DISSOLVED. FEE TO REINSTATE IS \$236.25

CORPORATION



ANNUAL REPORT
1990

DEPARTMENT OF STATE
Division of State
Division of Corporations

12-14-424
FILED

103 SCP 23 PK 12 55

SEARCHED
INDEXED
FILED
NOV 10 1990
FLORIDA SECRETARY OF STATE

Filing Fee of \$35 Required — Make Checks Payable To: Secretary of State

1 Name and Address of Corporation Principal Office

311990 6

ZIP + 4 PRESORT

RIDGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD C-2
GAINESVILLE, FL. 32607-2387

If above address is incorrect in any way, enter the correct address
in item 2. Include Zip Code

2 If Address in Block 1 is incorrect in any way, enter the correct address below. PO Box number alone is NOT sufficient. The NAME of the corporation can be changed only by filing an amendment.

Street Address 21

P.O. Box No. 22

City and State 23

Zip Code 24

3 Date Incorporated or Qualified
To Do Business in Florida 12/19/1986 4. FEI Number 59-1145924 5. FEI Number Applied For
FEI Number Not Applicable

6. Names and Street Addresses of Each Officer and Director (Do not use any correction tape or fluid to cover over incorrect information.)

Title	Names of Officers and Directors	Street Address of Each Officer and Director	City and State
		(Do NOT Use Post Office Box Numbers)	
P	RIDGWAY, WILLIAM P	1706 NW 26TH WAY	GAINESVILLE, FL
P	Ridgway, Louise B.	1716 N. W. 22nd Drive	Gainesville, FL
V	HOLLIFIELD, JUDITH	1706 NW 26TH WAY	GAINESVILLE, FL
V	Hollifield, Judith	1411 Andover Road	Charlotte, NC
S/T	RIDGWAY, LOUISE	1706 NW 26TH WAY	GAINESVILLE, FL
V	Hollifield, David	1411 Andover Road	Charlotte, NC
V	BRENNEMAN, JANICE	1706 NW 26TH WAY	GAINESVILLE, FL
Ec/V	Brenneman, Fredrick	2211 N. W. 20th Street	Gainesville, FL
S/T	Brenneman, Janice R.	2211 N. W. 20th Street	Gainesville, FL

REGISTERED AGENT INFORMATION

7. Name and Address of Current Registered Agent

RIDGWAY, WILLIAM P
1706 NW 26 WAY
GAINESVILLE, FL 32601

8. Name and Address of New Registered Agent

Name 81
Louise B. Ridgway

Street Address 1 (Do NOT Use PO Box Number) 82

1716 N. W. 22nd Drive

Street Address 2 (Do NOT Use PO Box Number) 83

City and State 84

Gainesville FL 32605

I, the undersigned, by the provisions of Sections 607.034 and 607.037, Florida Statutes, the above-named corporation, do hereby, under the laws of the State of Florida, subscribe this statement of my desire to change its registered office or registered agent, or both, in the State of Florida. This statement was authorized by resolution duly adopted by the Board of Directors on _____.

7-6-90

I, the undersigned, accept this appointment of registered agent. I am familiar with and accept the obligations of Section 607.034, F.S.

Signature of Registered Agent
Janice B. Ridgway
Date 8-17-90

I, the undersigned, declare under penalty of perjury that the information indicated on this annual report or supplemental annual report is true and accurate and that my signature shall have the same legal effects as if I were present to certify this to an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, F.S.

Date 8-17-90

Janice R. Brenneman

S/T

8-17-90
004-372-4337

\$5 Additional Fee
required for a
Certification of Status

FILE NOW! CORPORATE STATUS WILL BE
DELINQUENT AFTER JULY 1ST.

5029
CORPORATION
ANNUAL REPORT



FLORIDA DEPARTMENT OF STATE
Division of SECRETARY OF STATE
DIVISION OF CORPORATIONS

6126
N
MIX
AV

5-23-91 NC

APPROVED
FL. DEPT. OF STATE
CORPORATIONS DIV.
TALLAHASSEE, FL.
FILED

FILING FEE OF \$61.25 REQUIRED

DO NOT WRITE IN THIS SPACE

1 Name and Mailing Address of Corporation DOCUMENT # 311990 (6)

2 RIDGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD C-2
GAINESVILLE, FL. 32607-2387

ZIP + 4 PRESORT

2 If Address in Block 1 is incorrect in any way, enter the correct address below. P.O. Box is acceptable. The NAME of the corporation can be changed only by filing an amendment.

3 Street Address

4 P.O. Box No

5 City and State

6 Zip Code

If above address is incorrect in any way, enter the correct address in item 2, include Zip Code.

3 Date Incorporated or Qualified To Do Business in Florida 12/19/1966	4 FEI Number 59-1145924	5 FEI Number Applied For 55-75 Additional Fee Required for a Certificate of Status
6 FEI Number Not Applicable CERTIFICATE OF STATUS DCS 901		

6 Names and Street Addresses of Each Officer and Director (Do not use any correction tape or fluid to cover over incorrect information):

1 Type	2 Names of Officers and Directors	3 Street Address of Each Officer and Director (Do NOT Use Post Office Box Numbers)	4 City and State
P	RIDGWAY, LOUISE B.	1716 N.W. 22ND DRIVE	GAINESVILLE, FL
V	HOLLYFIELD, JUDITH	1411 ANDOVER ROAD	CHARLOTTE, NC
V	HOLLIFIELD, DAVID	1411 ANDOVER ROAD	CHARLOTTE, NC
E/C/V	BRENNEMAN, FREDRICK	2211 N.W. 20TH STREET	GAINESVILLE, FL
S/T	BRENNEMAN, JANICE R.	2211 N.W. 20TH STREET	GAINESVILLE, FL

REGISTERED AGENT INFORMATION

7 Name and Address of Current Registered Agent

RIDGWAY, LOUISE B.
1716 N.W. 22ND DRIVE
GAINESVILLE, FL 32605

8 Name and Address of New Registered Agent

9 Street Address (Do NOT Use PO Box Number)

10 Street Address 2 (Do NOT Use PO Box Number)

11 City

FL

12 Pursuant to the provisions of Sections 607.0102 and 607.1508, Florida Statutes, the above named corporation submits this statement for the purpose of changing either or registered agent, or both, in the State of Florida. Such change was authorized by the corporation's Board of Directors.

I hereby accept the appointment as registered agent. I am familiar with, and accept the conditions of Section 607.0505, Florida Statutes.

SIGNATURE

(Registered Agent Accepting Appointment)

DATE

5-10-91

13 I certify that the information indicated on this annual report or supplemental annual report is true and accurate and that my signature shall have the same legal effect under oath. I further certify that I am an officer or director of the corporation or the receiver or trustee authorized to execute this report as required by Chapter 607, Florida Statutes, and that my name appears in Block 6 or in an attachment with an asterisk.

Louise B. Ridgway

President

904 1 372-4337

FILING FEE OF \$61.25 REQUIRED - Make Checks Payable To: Secretary of State SB.75 Additional Fee Required
for a Certificate of Status

FILE NOW! CORPORATE STATUS WILL BE DELINQUENT AFTER JULY 1ST.

CORPORATION
ANNUAL REPORT
1992



FLORIDA DEPARTMENT OF STATE
J. W. Smith
Secretary of State
DIVISION OF CORPORATIONS

REC'D 6/23/92

APPROVED
SEC. OF STATE
CORPORATIONS DIV.
TALLAHASSEE, FLA.
FILED

FILING FEE \$61.25 Make Payable To: Secretary of State

1. Name and Mailing Address of Corporation DOCUMENT #311990 (6)

RIDGWAY CONSTRUCTION COMPANY
4001 NEWBERRY ROAD C-2
GAINESVILLE FL 32607-2387

DO NOT WRITE IN THIS SPACE

2. If Address in Block 1 is incorrect in any way, strike through the incorrect information and enter the correct address below. P.O. Box is acceptable. The NAME of the corporation can be changed only by filing an amendment.

21 Mailing Address

22 P.O. Box No

23 City and State

12/19/1966

3. Date Incorporated or Qualified
To Do Business in Florida

SB.75
CERTIFICATE OF STATUS

4. Last Report

05/23/1991

4. FEI Number

59-1145924

FEI Number Applied For

FEI Number Not Applicable

\$8.75

AMOUNT OF FEE

AMOUNT OF FEE

5. List Street Addresses of Each Officer and Director (Do not use any correction tape or fluid to cover over incorrect information.)

2	Names of Officers and Directors	Street Address of Each Officer and Director (Do NOT Use Post Office Box Numbers)	4	City and State
P	RIDGWAY, LOUISE B.	1716 N.W. 22ND DRIVE	GAINESVILLE, FL	
V	HOLLYFIELD, JUDITH	1411 ANDOVER ROAD	CHARLOTTE, NC	
V	HOLLIFIELD, DAVID	1411 ANDOVER ROAD	CHARLOTTE, NC	
E/C/V	BRENNEMAN, FREDRICK	2211 N.W. 20TH STREET	GAINESVILLE, FL	
S/T	BRENNEMAN, JANICE R.	2211 N.W. 20TH STREET	GAINESVILLE, FL	

REGISTERED AGENT INFORMATION

8. Name and Address of New Registered Agent

RIDGWAY, LOUISE B.
1716 N.W. 22ND DRIVE
GAINESVILLE, FL 32605

81 Name

82 Street Address 1 (Do NOT Use P.O. Box Number)

83 Street Address 2 (Do NOT Use P.O. Box Number)

84 City

84 T 71
FL

9. I, Louise B. Ridgway, do solemnly swear that the above named corporation is doing business in the State of Florida, and that the above named agent is my registered agent to receive all notices, demands, summonses, and other legal process which may be served upon the corporation in the State of Florida. I further swear that the above named agent will receive such service of process as is required by law, and that he or she will not fail to receive such service of process as is required by law.

10. Registered Agent Accepting All Documents

DATE

11. I, Louise B. Ridgway, do solemnly swear that the above named agent will receive all notices, demands, summonses, and other legal process which may be served upon the corporation in the State of Florida. I further swear that the above named agent will receive such service of process as is required by law, and that he or she will not fail to receive such service of process as is required by law.

SIGNATURE *Louise B. Ridgway*

X 7-11-92

Louise B. Ridgway

President

904

372-4337

File Now. Filing Fee after May 1 is \$225.00

CORPORATION
ANNUAL REPORT
1993



DEPARTMENT OF STATE
Jim Smith
Secretary of State
DIVISION OF CORPORATIONS

REC'D BY MAIL
APR 19 1993
FLORIDA
DIVISION OF CORP

1. Name and Mailing Address of Corporation DOCUMENT # 311990 (6)
RIDGWAY CONSTRUCTION COMPANY
 4001 W NEWBERRY RD # 2
 GAINESVILLE FL 32607-2387

DO NOT WRITE IN THIS SPACE

2. Mailing address as indicated in Am. Bus. Regs., and make check payable, and enter correction in Block 2.

FILING FEE \$200.00	ANNUAL REPORT \$61.25 + \$138.75 CORPORATION SUPPLEMENTAL FEE MAKE CHECK PAYABLE TO DEPARTMENT OF STATE
------------------------	--

2. Mailing Address 2a. Principle Place of Business

21	26
----	----

State, Apt. #, etc.	Suite, Apt. #, etc.
---------------------	---------------------

22	27
----	----

City & State	City & State
--------------	--------------

23	28	29	30
----	----	----	----

9. Name and Address of Current Registered Agent

RIDGWAY, LOUISE B.
 1716 N.W. 22ND DRIVE
 GAINESVILLE FL 32605

81. Name

82. Street Address (P.O. Box numbers is not acceptable)

83.

84. City **FL** Zip Code **32605** C

10. Name and Address of New Registered Agent

11. I, the undersigned, do hereby declare that the provisions of Sections 607.6002 and 607.1503 or Sections 617.0502 and 617.1503, Florida Statutes, the above named corporation submits this statement in accordance with the requirements of changing its registered office or registered agent, or both, in the State of Florida. Such change will be authorized by the corporation's Board of Directors and I accept the appointment as registered agent. I am familiar with, and accept the obligations of, Section 607.6005, Florida Statutes.

DATE

May 1993

OFFICERS AND DIRECTORS

12. OFFICERS AND DIRECTORS CHANGES

P
RIDGWAY, LOUISE B.
 1716 N.W. 22ND DRIVE
 GAINESVILLE FL

1. TITLE
2. NAME
3. ADDRESS
4. CITY ST ZIP

V
HOLLYFIELD, JUDITH
 1411 ANDOVER ROAD
 CHARLOTTE NC

1. TITLE
2. NAME
3. ADDRESS
4. CITY ST ZIP

V
HOLLIFIELD, DAVID
 1411 ANDOVER ROAD
 CHARLOTTE NC

1. TITLE
2. NAME
3. ADDRESS
4. CITY ST ZIP

E/C/V
BRENNEMAN, FREDRICK
 2211 N.W. 20TH STREET
 GAINESVILLE FL

1. TITLE
2. NAME
3. ADDRESS
4. CITY ST ZIP

S/T
BRENNEMAN, JANICE R.
 2211 N.W. 20TH STREET
 GAINESVILLE FL

1. TITLE
2. NAME
3. ADDRESS
4. CITY ST ZIP

SIGNATURE

Frederick Brenneman

E/C/V

3-16-93

904 372-4337

FILE NOW: FILING FEE AFTER MAY 1 IS \$225.00

CORPORATION
ANNUAL REPORT
1994



THE FLORIDA DEPARTMENT OF STATE
Division of Corporations
Secretary of State

**APPROVED
AND
FILED**

94 APR 22 PM 12:01

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

1. Name of Business RIDGWAY CONSTRUCTION COMPANY	DOCUMENT # 311990 (6)
2. Mailing Address 4001 NEWBERRY ROAD-C-3 GAINESVILLE FL 32607	Principal Place of Business 4001 NEWBERRY ROAD-C-3 GAINESVILLE FL 32607
3. Date Incorporated or Organized 12/18/1988	
4. FEI Number 50-1145924	
5. Certificate of Status Desired \$8.75 Non Profit Organization	
6. Nonprofit Exempt from \$135.75 Supplemental Fee \$5.00 May Be Added to Fees	
7. Exemption/Qualification Under S. 191.02 Penalty Statute ✓ No	
8. Election Campaign Funding Trust Fund Contribution []	
9. Name and Address of Current Registered Agent RIDGWAY, LOUISE B. 1716 N.W. 22ND DRIVE GAINESVILLE FL 32605	
10. Name and Address of New Registered Agent FL	
11. I, the undersigned, declare that the above named corporation satisfies the requirements of law in all respects, and that I am the registered agent, or both, in the State of Florida. Such change was authorized by the corporation's board of directors and I am acting as registered agent. I am familiar with, and accept the obligations of Section 807.040 or 807.603, Florida Statutes.	
12. Officers and Executives P RIDGWAY, LOUISE B. 1716 N.W. 22ND DRIVE GAINESVILLE FL V HOLLYFIELD, JUDITH 1411 ANDOVER ROAD CHARLOTTE NC V HOLLIFIELD, DAVID 1411 ANDOVER ROAD CHARLOTTE NC ECN BRENNEMAN, FREDRICK 2211 N.W. 20TH STREET GAINESVILLE FL S/T BRENNEMAN, JANICE R. 2211 N.W. 20TH STREET GAINESVILLE FL	
13. CHANGES TO OFFICERS AND DIRECTORS 11-1994 12-1994 13-1994 14-1994 15-1994 16-1994 17-1994 18-1994 19-1994 20-1994 21-1994 22-1994 23-1994 24-1994 25-1994 26-1994 27-1994 28-1994 29-1994 30-1994	

11. I, the undersigned, declare that the above named corporation satisfies the requirements of law in all respects, and that I am the registered agent, or both, in the State of Florida. Such change was authorized by the corporation's board of directors and I am acting as registered agent. I am familiar with, and accept the obligations of Section 807.040 or 807.603, Florida Statutes.

DATE

12. I, the undersigned, declare that the above named corporation satisfies the requirements of law in all respects, and that I am the registered agent, or both, in the State of Florida. Such change was authorized by the corporation's board of directors and I am acting as registered agent. I am familiar with, and accept the obligations of Section 807.040 or 807.603, Florida Statutes.

SIGNATURE:

Fredrick Brenneman

Fredrick Brenneman 4/19/94

94 APR 22 PM 12:01

NOTARIZED AND SWORN TO BEFORE ME THIS DAY OF APRIL, 1994.



FLORIDA DEPARTMENT OF STATE
Sandra B. Moon, Secretary

311990

ARTICLES OF MERGER
Merger Sheet

MERGING:

RIDGWAY ENTERPRISES, INC., a Florida corporation, 373685

INTO

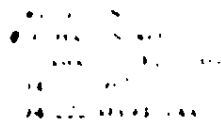
RIDGWAY CONSTRUCTION COMPANY, a Florida corporation, 311990

File date: January 30, 1995, effective January 31, 1995

Corporate Specialist: Joy Moon-French

Account number: 072100000032

Account charged: 122.50



311990

CSC networks

MAIL TO:
O BOX 5028
DEAINESVILLE FL 32634

A COUNT NO. : 0721000000032

REFERENCE : 532182 11354A *P-1600 P-16*

AUTHORIZATION :

COST LIMIT : * 122.50

ORDER DATE : January 30, 1995

ORDER TIME : 9:06 AM

ORDER NO. : 532182

CUSTOMER NO: 11354A

CUSTOMER: Ellen R. Gerah v
Dell Graham Wilcox Barber &
P. O. Box 850

Gainesville, FL 32602

ARTICLES OF MERGER

RIDGWAY ENTERPRISES, INC.

INTO

RIDGWAY CONSTRUCTION COMPANY

15 JAN 30 1995
SUSAN M. KELLY
RECEIVED
FLORIDA SECRETARY OF STATE

E. PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY
 PLAIN STAMPED COPY

EFFECTIVE DATE
1-31-95

ARTICLES OF MERGER

I. The names of the corporations which are party to the merger are as follows:

Ridgway Enterprises, Inc.

Ridgway Construction Company

The Surviving Corporation is Ridgway Construction Company.

II. The following is the Plan of Merger as adopted by the Board of Directors and approved by the Shareholders of each of the Corporations set out above:

EFFECTIVE DATE

1-31-95

PLAN OF MERGER

THIS PLAN OF MERGER, effective at the close of business on January 31, 1995, by and between RIDGWAY ENTERPRISES, INC., a Florida corporation, and RIDGWAY CONSTRUCTION COMPANY, a Florida corporation, both corporations being hereinafter sometimes referred to together as "the Constituent Corporations,"

W I T N E S S E T H:

WHEREAS, RIDGWAY ENTERPRISES, INC. is a corporation duly organized and existing under the laws of the State of Florida, having been incorporated on December 7, 1970, and having an authorized capital stock consisting of five thousand (5,000) shares all of which are common voting shares with a par value of One Dollar (\$1.00) a share, of which five hundred (500) shares are issued and outstanding; and

WHEREAS, RIDGWAY CONSTRUCTION COMPANY is a corporation duly organized and existing under the laws of the State of Florida, having been incorporated on December 19, 1966, and having an authorized capital stock consisting of one hundred (100) shares all of which are common voting shares with a par value of One Hundred Dollars (\$100) a share, of which thirty-eight and eighteen hundredths (38.18) shares are issued and outstanding; and

WHEREAS, the Boards of Directors of the Constituent Corporations deem it advisable that these corporations merge; and

WHEREAS, the laws of the State of Florida permit such a merger and the Constituent Corporations desire to merge under and pursuant to the provisions of the laws of the of Florida.

NOW, THEREFORE, in consideration of the premises and of the mutual agreements and covenants herein contained, it is agreed that

55 JAN 30 FEB 2:39
SECRETARY OF STATE
TALLAHASSEE FLORIDA

RIDGWAY ENTERPRISES, INC. shall be and hereby is merged into RIDGWAY CONSTRUCTION COMPANY which shall be the Surviving Corporation and the terms and conditions of such merger and the mode of carrying it into effect are and shall be as follows:

1. NAME OF SURVIVING CORPORATION: The name of the corporation which is sometimes hereafter referred to as "the Surviving Corporation" shall from and after the effective date of the merger be RIDGWAY CONSTRUCTION COMPANY.

2. ARTICLES OF INCORPORATION OF THE SURVIVING CORPORATION: The Articles of Incorporation of the Surviving Corporation shall be unaffected by this merger and shall continue in existence in their current form.

3. EFFECTIVE DATE OF MERGER: The effective date of the merger shall be at the close of business on January 31, 1995.

4. CONVERSION OF SHARES: The manner of converting the shares of the Constituent Corporations into shares of the Surviving Corporation shall be as follows:

(a) Each outstanding share of RIDGWAY ENTERPRISES, INC. shall be exchanged for .009 shares of the Surviving Corporation. If the conversion results in a fractional share to a shareholder, the fractional shares shall be rounded to the nearest whole share.

(b) Each outstanding share of RIDGWAY CONSTRUCTION COMPANY shall continue as an outstanding share of the Surviving Corporation.

III. The Plan of Merger was adopted in a joint meeting of the Board of Directors and Shareholders of each of the Corporations which are parties to the merger on January 27, 1995, to be effective at close of business on January 31, 1995.

Dated this 27 day of January, 1995.

RIDGWAY ENTERPRISES, INC.

By: Louise B. Ridgway
Louise B. Ridgway, President

ATTEST:

By: Janice R. Brenneman
Janice R. Brenneman, Secretary

(CORPORATE SEAL)

RIDGWAY CONSTRUCTION COMPANY

By: Louise B. Ridgway
Louise B. Ridgway, President

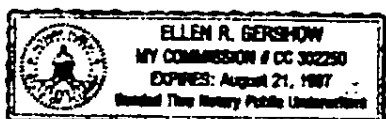
ATTEST:

By: Janice R. Brenneman
Janice R. Brenneman, Secretary

(CORPORATE SEAL)

STATE OF FLORIDA
COUNTY OF ALACHUA

The foregoing instrument was acknowledged before me this 27
day of January, 1995 by Louise B. Ridgway as President of
Ridgway Enterprises, Inc. and Ridgway Construction Company.



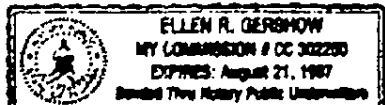
Ellen R. Gershaw
Notary Public, State of Florida at Large
Ellen R. Gershaw

Print, Type or Stamp Commissioned Name
of Notary Public

Personally Known OR Produced Identification _____
Type of Identification Produced:
 Current Florida Driver's License
 Other _____

STATE OF FLORIDA
COUNTY OF ALACHUA

The foregoing instrument was acknowledged before me this 27
day of January, 1995 by JANICE R. BRENNEMAN as Secretary of
Ridgway Enterprises, Inc. and Ridgway Construction Company.



Ellen R. Gershaw
Notary Public, State of Florida at Large
Ellen R. Gershaw

Print, Type or Stamp Commissioned Name
of Notary Public

Personally Known OR Produced Identification _____
Type of Identification Produced:
 Current Florida Driver's License
 Other _____

LAW OFFICES
DELL, GRAHAM, WILCOX, BARBER, JOPLING,
CONFORT, SCHWATZ & GERSHOW, P.A.

POST OFFICE BOX 830
GAINESVILLE, FLORIDA 32602

JOE C. WILCOX*
W. HENRY BARBER, JR.
JOHN D. JOPLING*
R. DENNIS CONFORT*
CARL B. SCHWATZ*
ELLEN R. GERSHOW

3/1990

MIRIAM I. CRUZ-BUSTILLO
WILLIAM T. ALLEN, JR.
* BOARD CERTIFIED CIVIL TRIAL LAWYER
† CERTIFIED CREDIT COURT MEDIATOR

January 30, 1995

L. WILLIAM GRAHAM
RETIRED

SAM T. DELL
(1962-1995)
R. L. HENDERSON, JR.
(1939-1995)

TELEPHONE 376-4361
FAX 376-7446
AREA CODE 304
203 N. E. 14 STREET

Secretary of State
P.O. Box 6327
Tallahassee, Florida 32314

5000013947770
-02/01/95--01026--002
*****35.00 *****35.00

RE: Ridgway Construction Company

Dear Sir or Madam:

Enclosed for filing is the Amendment to the Articles of Incorporation of Ridgway Construction Company. Please file this document upon receipt. I am enclosing an extra copy of the document to be returned to us showing the filing date.

Enclosed is our check for \$35.00 to cover the cost of filing.
Thank you very much.

Sincerely,

Ellen R. Gershaw
Ellen R. Gershaw

REC'D BY MAIL
DIVISION OF
SECURE PAYMENT
SAC
MAR 7 1995
12:01 PM

ERG/jrh

Enc.

Per Lynn 3/3/95, we
will be deposit the
same charges through
Marine Charge, Inc. 606385
on or before March 12, 1995
to incorporate under R. dgc corp
Enterprise, Inc., a/c 120
of 14 hours 513685 2012
of 14 hours 700000
TLL

LAW OFFICES

DELL, GRAHAM, WILCOX, BARBER, JOPLING,
COMFORT, SCHWARTZ & GERSHOW, P.A.
POST OFFICE BOX 660
GAINESVILLE, FLORIDA 32602

JOE C. WILCOX
H. HENRY BARBER, JR.
JOHN D. JOPLING
R. DENNIS COMFORT
CARL B. SCHWARTZ
ELLEN R. GERSHOW

MIRIAM I. CRUZ-GUSTILLO
WILLIAM T. ALLEN, JR.
* BOARD CERTIFIED CIVIL TRIAL LAWYER
* CERTIFIED CIRCUIT COURT MEDIATOR

E. WILLIAM GRAHAM
RETIRED

SAM T. DELL
(1912-1992)
R. L. HENDERSON, JR.
(1938-1991)

TELEPHONE 376-4381
FAX 376-7415
AREA CODE 904
203 N. E. 1ST STREET

March 3, 1995

Secretary of State
ATTN: Thelma Lewis
P.O. Box 6327
Tallahassee, Florida 32314

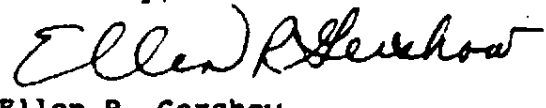
RE: Ridgway Construction Company

Dear Ms. Lewis:

Per your instructions from our phone conversation on today's date in which you stated that our prior ownership of the name entitled us to use it, I am resubmitting the Amendment to the Articles of Incorporation of Ridgway Construction Company. Please file this document upon receipt. I am enclosing an extra copy of the document to be returned to us showing the filing date. As your letter states, you have our check in the amount of \$35.00 for the filing fee.

Thank you very much.

Sincerely,



Ellen R. Gershaw

ERG/jrh



FLORIDA DEPARTMENT OF STATE
Sandra B. Martham
Secretary of State

February 8, 1995

ELLEN R. GERSHOW
DELL, GRAHAM, WILLCOX, BARBER
P.O. BOX 850
GAINESVILLE, FL 32602

SUBJECT: RIDGWAY CONSTRUCTION COMPANY
Ref. Number: 311990

We have received your document for RIDGWAY CONSTRUCTION COMPANY and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of an entity name **DOES NOT** constitute a difference. Please select a new name and make the substitution in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

When the document is resubmitted, please return a copy of this letter to ensure that your document is properly handled.

If you have any questions about the availability of a particular name, please call (904) 488-9000.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6908.

Tawana McClellan
Corporate Specialist

Letter Number: 995A00005410

FEB 10 1995

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS

95 MAR -7 AM 10: 24

AMENDMENT TO THE
ARTICLES OF INCORPORATION
OF
RIDGWAY CONSTRUCTION COMPANY

The undersigned corporation adopts the following Articles of Amendment to its Articles of Incorporation, effective upon filing:

1. The Articles of Incorporation are hereby amended to change the name of the corporation to RIDGWAY ENTERPRISES, INC.
2. The foregoing Amendment was adopted at a joint meeting of the Directors and Shareholders of this Corporation on the 27 day of January, 1995.

IN WITNESS WHEREOF, the undersigned President and Secretary of this Corporation have executed these Articles of Amendment on this 27 day of January, 1995.

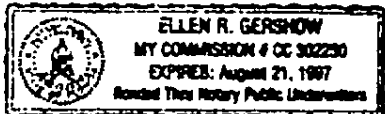
RIDGWAY CONSTRUCTION COMPANY

By: Louise B. Ridgway
Louise B. Ridgway, as President

By: Janice R. Brenneman
Janice R. Brenneman, as Secretary

STATE OF FLORIDA
COUNTY OF ALACHUA

The foregoing instrument was acknowledged before me this 27
day of January, 1995, by Louise B. Ridgway, as President of RIDGWAY
CONSTRUCTION COMPANY, a Florida corporation, on behalf of said
corporation.



Ellen R. Gershaw
Notary Public, State of Florida at Large
Ellen R. Gershaw
Print, Type or Stamp Commissioned Name
of Notary Public

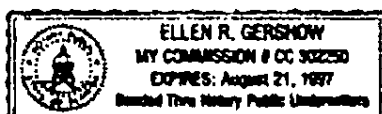
Personally known OR Produced Identification _____

Type of Identification Produced:

- Current Florida Driver's license
 Other _____

STATE OF FLORIDA
COUNTY OF ALACHUA

The foregoing instrument was acknowledged before me this 27
day of January, 1995, by Janice R. Brenneman, as Secretary of
RIDGWAY CONSTRUCTION COMPANY, a Florida corporation, on behalf of
said corporation.



Ellen R. Gershaw
Notary Public, State of Florida at Large
Ellen R. Gershaw
Print, Type or Stamp Commissioned Name
of Notary Public

Personally known OR Produced Identification _____

Type of Identification Produced:

- Current Florida Driver's license
 Other _____

FILE NOW: FILING FEE AFTER MAY 1 IS \$225.00

DEPARTMENT OF STATE
ANNUAL REPORT
1995



FLORIDA CORPORATION
Sandra E. Norton
Secretary of State
Division of Corporations

DOCUMENT # 311990

(6)

RIDGWAY CONSTRUCTION COMPANY

RIDGWAY ENTERPRISES, INC.

1. Place of Business 4001 NEWBERRY RD B-2 GAINESVILLE FL 32607 US	Mailing Address 4001 NEWBERRY RD B-2 GAINESVILLE FL 32607 US	
2. Mailing Place of Business 21	2a. Mailing Address 26	
21. City, Apt. #, etc. 22	Suite, Apt. #, etc. 27	
22. City & State 23	City & State 28	
23. County 24	Zip 29	Country 30
9. Name and Address of Current Registered Agent RIDGWAY, LOUISE B. 1718 N.W. 22ND DRIVE GAINESVILLE FL 32605		10. Name and Address of New Registered Agent

APPROVED
AND
FILED

95 APR 20 PM 3:10

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

DO NOT WRITE IN THIS SPACE

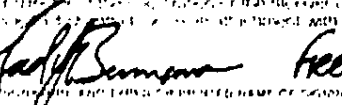
3. Date Incorporated or Qualified 12/19/1986	3a. Date of Last Report 04/22/1994
4. FEI Number 59-1145924	4a. App And For Not Applicabl
5. Certificate of Status Desired <input type="checkbox"/>	\$8.75 Additional Fee Required
6. Election Campaign Financing Trust Fund Contribution <input type="checkbox"/>	\$5.00 May Be Added to Fees
7. This corporation has liability for intangible tax under S. 190.032. Florida Statutes <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	
8. Name and Address of Current Registered Agent	
81. Name 82. Street Address (P.O. Box Number is Not Acceptabl)	
83.	
84. City FL	85. Zip Code

11. I, the undersigned agent, do hereby accept appointment as registered agent for my corporation, and I further certify that I am familiar with and accept the obligations of Section 607.0505, Florida Statutes.

12. OFFICERS AND DIRECTORS		13. ADDITIONS/CHANGES TO OFFICERS AND DIRECTORS IN 12
P	RIDGWAY, LOUISE B. 1718 N.W. 22ND DRIVE GAINESVILLE FL	11. TITLE 12. NAME 13. STREET ADDRESS 14. CITY, ST, ZIP
V	HOLLYFIELD, JUDITH 1411 ANDOVER ROAD CHARLOTTE NC	21. TITLE 22. NAME 23. STREET ADDRESS 24. CITY, ST, ZIP
V	HOLLYFIELD, DAVID 1411 ANDOVER ROAD CHARLOTTE NC	31. TITLE 32. NAME 33. STREET ADDRESS 34. CITY, ST, ZIP
ECV	BRENNEMAN, FREDRICK 2211 N.W. 20TH STREET GAINESVILLE FL	41. TITLE 42. NAME 43. STREET ADDRESS 44. CITY, ST, ZIP
ST	BRENNEMAN, JANICE R. 2211 N.W. 20TH STREET GAINESVILLE FL	51. TITLE 52. NAME 53. STREET ADDRESS 54. CITY, ST, ZIP
		61. TITLE 62. NAME 63. STREET ADDRESS 64. CITY, ST, ZIP

LW4-2095

14. I declare under penalty of perjury that the information contained in this document is true and accurate to the best of my knowledge and belief. I further declare that my signature above has been affixed to this document by me personally or by my attorney-in-fact, and that no other person has any right to claim that this document was signed by him/her. I further declare that this document was executed in the state of Florida and that it is being filed with the state of Florida.

SIGNATURE:  

April 6, 1995 904-372-4337