Beverly Brunelle, C.P.A. 8277 163 Pl. Live Oak, Fl. 32060 (904) 362-5348

DATE 4/19/2000

Florida Division of Corporation P.O. Box 6327 Tallahassee, Fl. 32314

100003238051--0 -05/03/00--01125--001 *****65.00 *****65.00

100003238051---0 -05/19/00--01024--015 *****13.75 ******13.75

Dear Florida Division of Corporation:

Enclosed are the following:

Articles of Incorporation for RidGWAY Golf, INC.

Check in the amount of \$ 65 5 for Filing fees, Certified Copy, and Regis. Agent Desig.

Please forward the legal documents of incorporation to the above address. Thank you

minelle OPA

Sincerely,

Beverly Brunelle, @

PILED PM 12: 19
SECRETARY (F. F.)



RIDGWAY GOLF, INC.

ARTICLE 1. NAME

The name of this corporation is: Rideway Golf, INC.

ARTICLE 11. DURATION

This corporation is to have perpetual existence.
ARTICLE III. PURPOSE
The corporation is organized for the purpose of ShapiNG Golf Courses
and to carry on a general Service
business in all aspects thereof in regards to Shaping 601F courses .
The corporation is organized to engage in any activity or business permitted under the law
of the State of Florida and the United States.
ARTICLE IV. CAPITAL STOCK
This corporation shall have one (1) class of common stock having a par value of One
dollar (\$1.00) per share and the same shall be fully paid and nonassessable. The maximum
number of shares of said stock this corporation is authorized to have outstanding at any
time is One Thousand (1,000) shares. The shares shall be considered to be section 1244
shares of stock for the purpose of the Internal Revenue Code classifications.
ARTICLE V. PREEMPTIVE RIGHTS
Every stockholder shall have the right to purchase his pro rata share of any new
stock of this corporation at the price which it is offered to others.
ARTICLE VI. INITIAL CAPITAL
The amount of capital with which this corporation shall begin business is Five Hundred
(\$500.00) dollars.
ARTICLE VII. ADDRESS
The initial street address of the principle office of this corporation in the State
of Florida is: 10989 150m STreet, McAlpin FL. 32060
The Board of Directors may from time to time move the principle office to any other Florida
address.
ARTICLE VIII. DIRECTORS
This corporation shall have <u>Two</u> (2) Director(s) initially. The number of
Directors may be increased from time to time by the By-Laws, but shall never be less than
one (1). The names and address of the initial director(s) are:
PAY RAY RICGWAY - 10989 150 MST. M. Alora F1 32062
PAY RAY RICEWAY - 10989 150 MST., McALPIN F1 33062 LANA RICEWAY - 10989 150 MST., McALPIN F1 33062

The name and address of the person that is signing these Articles of Incorporation is:
- LANA RidGWAY - 10989 150TM ST. McALPIN 71. 32060
ARTICLE XI. REGISTERED AGENT AND REGISTERED OFFICE
The name and address of the Registered Resident Agent and his Registered Office to
accept service of process within the State for this Corporation is:
LANA RICEWAY- 10989 150MST, McALDINI 32000
ARTICLE X11. BY-LAWS
By-Laws may be repealed or amended, and new By-Laws may be adopted by either the
Board of Directors, or the Shareholders, but the Board of Directors may not amend or repeal
any By-Laws adopted by the Shareholders, if the Shareholders specifically provide such
By-Laws not subject to amendment or repeal by the Directors.
ARTICLE XIII. OFFICERS
The initial officers shall be as follows:
PATRAYRIDEWAY President
LANA RIDGUAY SecreTary, Treasurer
ARTICLE XIV. AMENDMENTS
These Articles of Incorporation may be amended in the manner provided by law. Each
amendment shall be approved by the Board of Directors, proposed by them to the shareholders
and approved at a shareholders meeting by a majority of the Shareholders entitled to vote
thereon unless the Directors and all of the shareholders sign a written statement manifesting
their intention that a certain amendment of these Articles of Incorporation be made.
ARTICLE XV. MANAGEMENT OF CORPORATION
All corporate powers shall be excerised by or under the authority of, and the business
and affairs of this corporation shall be managed under the direction of the shareholders
of this corporation and carried out by the Executive Officer as appropriate.
ARTICLE XVI. VOTING RIGHTS
Except as otherwise provided by law, the entire voting power for the election of
directors and for all other purposes shall be vested exclusively in the holders of the out-
standing Common shares. IN WITNESS WHEREOF, the undersigned Incorporation has executed
these Articles of Incorporation this day of April 2000.
ma Reday
STATE OF FLORIDA, COUNTY OF ST. LUCIE
I HEREBY CERTIFY that on this day, before me, the undersigned authority, personally
appeared LANA RICGWAY to me known to be the person described
herin as Subscriber and who executed the foregoing Articles of Incorporation and he acknow-
ledge before me that he subscribed to these Articles of Incorporation.
WITNESS my hand and official seal in the County and State aforesaid this 29 day
of Upril 19 2000.
And William H. Brooks are
DIANE H. BROSHAR MY COMMISSION # CC 701028 EXPIRES: December 8, 2001 My commission expires:
EXPIRES: December 8, 2001 Bonded Thru Notary Public Underwriters My Commission expires:

ACCEPTANCE OF APPOINTMENT AS REGISTERED AGENT AND OFFICE

ALARA PARELLO

Having been named to accept service of process for Ricaway
GOIF, DUC. I hereby declare my acceptance of appointment
as registered agent and registered office of this corporation. I agree
to serve and to comply with the provisions of all statutes relative to
the proper and complete performance of my duties.

Dated: 4-29-2000