P96000014594

ALLEN, DYER, DOPPELT' FRANJOLA & MILBRATH, P.A.

ATTORNBYSAT

BERBERT L ALDEN
ROBERT DYFR
AVA K HOPPELT
ORIGINET PRANÇOLA
STEPHEN D ABLURATH
BRIAN R. GELCHRIST
VIRGINIA M. ZOCK
LYDEA R. ANNOUZIATA
CHRISTOPHER P. BEGANSS
CARL M. NARGETANO, PS. D. S
PROBLERBE PATPET, PS. D. S
PROBLERBE PATPET AGENT
SALS SABBIETED IN NORTH CARGEINA

CITRUS CENTER 255 SOUTH ORANGE AVENUE, SUITE (40) POST OFFICE BOX 379) ORLANDO, PLORIDA 32802-379)

> TELEPTONE 407-841-2330 PAX 407-841-2343

Intellectual Property: Butents, Thodemarks & Copyrights

> Securites Arbitration & Litigation

Antimut & Trade Regulation

Business Litigation

February 9, 1996

Division of Corporations P. O. Box 6327 Tallahassee, FL 32314 201000011712462 -02/12/96--01066--010 ++++170.00 *++++70.00

Re: Incorporation of - Golf Merchants, Inc.

Dear Sir or Madam:

Enclosed are an original and one copy of the Articles of Incorporation for the above-noted corporation, including an acceptance by registered agent at the end of the articles. A check for \$70.00 is provided for the articles of incorporation and the designation/acceptance by registered agent.

Please return to us a date-stamped copy of the articles in the envelope provided herein. Thank you for your assistance.

Very truly yours,

Brian R. Gilchrist

BRG/jle Enclosures FILED
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SECRETARY OF STATE
THIS LICENSE FLORINA

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ARTICLES OF INCORPORATION

FILED

OF

96 FEB 12 AM 9: 02

GOLF MERCHANTS, INC.

SECRETARY OF STATE TALLANASSEE, FLORIDA

The undersigned, being over the age of eighteen (18) years and competent to contract, for the purpose of organizing a Corporation pursuant to the laws of the State of Florida, does hereby adopt the following Articles of Incorporation, and does hereby agree and certify as follows:

ARTICLE I

NAME

The name of this Corporation shall be Golf Merchants, Inc.

ARTICLE II

COMMENCEMENT OF CORPORATE EXISTENCE

This Corporation shall commence its corporate existence on the 1st day of March, 1996 and shall have a perpetual existence unless sooner dissolved according to law.

ARTICLE III

PRINCIPAL OFFICE

The mailing address of the Corporation's principal office shall be:

44098 U.S. Highway 19 North Tarpon Springs, Florida 34689

ARTICLE IV

PURPOSE

The purpose of this Corporation shall be for the wholesale and retail sale of golf products and any other lawful purpose or purposes.

ARTICLE Y

CAPITAL STOCK

1. Number and Class of Shares Authorized: Par Value.

This Corporation is authorized to issue One Thousand (1,000) shares of voting common stock, having par value of Ten Cents (\$.10) per share, which shall be designated Common Stock.

2. Voting Rights.

The Common Stock shall possess and exercise exclusive voting rights and, at all meetings of the shareholders, each record holder of such stock shall be entitled to one vote for each share held. Shareholders holding Common Stock shall have no cumulative voting rights in any election of directors of the Corporation.

3. Preemptive Rights.

The Corporation elects to have preemptive rights and each shareholder of this Corporation shall have the first right to purchase shares (and securities convertible into shares) of any class, kind or series of stock in this Corporation that may from time to time be issued, whether or not presently authorized, including shares previously reacquired by this Corporation, in the ratio that the number of shares the shareholder holds at the time of issue bears to the total number of shares outstanding. This right shall be deemed waived by any shareholder who does not exercise it and pay for the shares preempted within thirty (30) days of receipt of a notice in writing from the Corporation, stating the price, terms and conditions of the issues of shares, and inviting the shareholder to exercise his preemptive rights. This right may also be waived by affirmative written waiver submitted by the shareholder to the Corporation within thirty (30) days of receipt of notice from the Corporation.

ARTICLE VI

INITIAL BOARD OF DIRECTORS

This Corporation shall have one (1) director initially. The number of directors may be either increased or diminished from time to time in accordance with the Bylaws, but shall never be less than one (1). The name and street address of the initial director of this Corporation is:

Edward Mauro 44098 U.S. Highway 19 North Tarpon Springs, Florida 34689

ARTICLE VII

INCORPORATOR

The name and street address of the person signing these articles of incorporation is:

Edward Mauro 44098 U.S. Highway 19 North Tarpon Springs, Florida 34689

ARTICLE VIII

INITIAL REGISTERED OFFICE AND AGENT

The name and street address of the registered agent and office of this Corporation shall be as follows:

Edward Mauro 44098 U.S. Highway 19 North Tarpon Springs, Florida 34689

ARTICLE IX

BYLAWS

The power to adopt, alter, amend or repeal bylaws shall be vested in the Board of Directors.

ARTICLE X

DIRECTOR CONFLICTS OF INTEREST

- A. No contract or other transaction between the corporation and one or more of its directors, or between the Corporation and any other Corporation, firm, association, or other entity, in which one or more of its directors are directors or officers, or are financially interested, shall either be void or voidable for this reason alone or by reason alone that such director or directors are present at the meeting of the board of directors or of a committee thereof which approves such contract or transaction, or that his or their votes are counted for such purpose:
- 1. If the fact of such common directorship, officership or financial interest is disclosed or known to the board or committee, and the board or committee approves such contract or transaction by vote sufficient for such purpose without counting the vote or votes of such interested director or directors; or

- 2. If such common directorship, officership or financial interest is disclosed or known to the shareholders entitled to vote thereon, and such contract or transaction is approved by vote of the shareholders; or
- 3. If the contract or transaction is fair and reasonable as to the corporation at the time it is approved by the board, a committee or the shareholder.
- B. Common or interested directors may be counted in determining the presence of a quorum at a meeting of the board of directors or of a committee which approves such contract or transaction.

ARTICLE XI

INDEMNIFICATION

This Corporation shall indemnify and defend any incorporator, registered agent, officer or director, or any former registered agent, officer or director if he acted in good faith and in a manner he reasonably believed to be in, and not opposed to, the best interests of the Corporation.

ARTICLE XII

AMENDMENT

This Corporation reserves the right to amend or repeal any provision contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

ARTICLE XIII

HEADINGS AND CAPTIONS

The headings or captions of these various Articles of Incorporation are inserted for convenience and none of them shall have any force or effect, and the interpretation of the various articles shall not be influenced by any of said headings or captions.

IN WITNESS WHEREOF, the undersigned does hereby make and file these Articles of Incorporation declaring and certifying that the

facts stated herein are true, and hereby subscribes thereto and hereunto sets his hand and seal this Elliphia day of TEBRIAN ,

STATE OF FLORIDA COUNTY OF Finelso

Before me, a notary public authorized to take acknowledgements in the state and county set forth above, personally appeared Edward Mauro, known to me and known by me to be the person who executed the foregoing Articles of Incorporation, and he acknowledged before me that he executed such Articles of Incorporation.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, in the state and county aforesaid, this <u>\$\frac{\partial}{2}\$</u> day of <u>February</u>, 1996.

KATHLEEN HALLETT
MY COMMISSION # CD 188214
EXPIRES: March 12, 1990
Bonded Thru Notary Public Underwriters

Personally Known

NOTARY PUBLIC, State of Florida at Large

Or Produced Identification X

Type of Identification Produced:

M600-220-53-706-0

ACCEPTANCE BY REGISTERED AGENT

HAVING BEEN NAMED to accept service of process for the above named Corporation, at the place designated in this Certificate, I hereby accept this appointment and agree to act in this capacity, and I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties as Registered Agent.

Dated this St day of FEBRUARY

_, 1996.

Edward Mauro

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P960800/4594 ALLEN, DYER, DOPPELT FRANJOLA & MILBRATH, P.A.

ATTORNBYS AT LAW

HUBBERT CALEN
ROBERT DYBR
AVA K DOPPLET
GRUBOR DIANIOLA
STEPHIN D AHLBRATH
BRIAN B GECHRIST
STROMA M ZOCK
LYDIA B ANNUNZIATA
CHRISTOPHER E BRIANS
CARE M NAPOLITARO, PULD S
JACQUELINE B PARET, PULD
STROMADOLITARO, PULD
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558 SOUTH ORANGE AVENUE, SUITE 1401
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ORLANDO, FLORIDA 32802-3791

TBLBPHONB 407-841-2330 PAX 407-841-2343 Intellectual Property: Patenti, Trademorks & Copyrights

> Secutive Administration O Literation

Antitiont & Trade Regulation

Duriners Litigation

March 6, 1996

90000001739659 -03/12/36--01057--015 *****35,00 *****35,00

Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

Re: Articles of Amendment of the Articles of Incorporation

P96000014594
Golf Merchants, Inc. (name changing to Bulk Merchants,

Inc.)

Dear Sir or Madam:

Enclosed are an original and one copy of the Articles of Amendment for the above-noted corporation. A check for \$35.00 is provided for the Articles of Amendment. Please return to us a date-stamped copy of the Articles of Amendment in the envelope provided herein. Thank you for your assistance.

Very truly yours,

BRG/jle Enclosures

M

TLL MAR 1 5 1996



ARTICLES OF AMENDMENT OF THE ARTICLES OF INCORPORATION

Golf Merchants, Inc.

Pursuant to the provisions of FSA § 607.1006, this corporation, Golf Merchants, Inc. (P96000014594) adopts the following articles of amendment to its articles of incorporation:

- 1. The name of the corporation before amendment: Gelf Merchants, Inc.
- 2. The name of the corporation after amendment: Bulk Merchants, Inc.
- 3. The text of each amendment as adopted is as follows:

Article I - Name: The name of this Corporation shall be Bulk Merchants, Inc.

Article IV - Purpose: This purpose of this Corporation shall be for food distribution and any other lawful purpose or purposes.

4. If the amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment, if not contained in the text of the amendment itself, are as follows:

Not applicable

- 5. The date of adoption of each amendment was: March 1, 1996.
- 6. Each amendment was adopted by:

The Incorporator, Edward Mauro. Shareholder action was not required.

7. These amendments will be effective upon filing.
Date:
Incorporator, Edward Mauro

STATE OF FEORIDA COUNTY OF FIRE COM

Before me, a notary public authorized to take acknowledgements in the state and county set forth above, personally appeared Edward Mauro, known to me and known by me to be the person who executed the foregoing Articles of Amendment of the Articles of Incorporation, and he acknowledged before me that he executed such Articles of Amendment Articles of Incorporation.

IN WITNESS WHEREOF, I have nereunto set my hand and affixed my official seal, in the state and county aforesaid, this day of March., 1996.



Personally Known

NOTARY PUBLIC, State of Florida at Large

Or Produced Identification
Type of Identification Produced: