Peterson, Myers, Craig, Crews, Brandon & Puterbaugh, P.A. J. HARDIN PET MICHAEL W. C JÁCH P. BHAI P.O. DRAWER THOS IDO EAST CENTRAL AVENUE DEACH A. BR OLD CITY HALL BUILDING LAKE REGION PLAZA J. DAVIB CO ARE WALES, PLONIDA 33889 1019 BUITE 300 19411874-7611 LAKELAND, FLORIDA 33808-4888 141 BIH BINEET, NW ROY A. CHAI (94)) 463 4942 19411 683 6811 WINTER HAVEN, FLORIDA 22863-7608 JACON C. DYNAHOON DENNIS P. JOHNSON KEVIN C. KNOWLTON 19411 978 4934 FAX 676 0643 (941) 884-2365 FAX SEE BOST FAX 200-8408 DOUGLAS A. LOCKWOOD, III CONNEAL B. MYERS CONNELIUS D. MYERS. ROBERT E. PUTERBAUGH AUEL A. PUTHAM PLEASE REPLY TO THOMAS B. PUTNAM, JR DEGORAH A RUSTER Lake Wales BTCPHCH R. BENN March 28, 1996 AHOREA TEVES SMITH KEITH H WADSWORTH KENNY M. WILBON Department of State Division of Corporations Post Office Box 6327 1 CHOICHO 1 715 5 6 2 1 -04/01/96--01105-019 ++++122.50 ++++122.50 Tallahassee, FL 32314 ARGONNE ORANGES, INC. Articles of Incorporation Gentlemen: Enclosed for filing is the original and one copy of the Articles of Incorporation for the above named proposed Florida corporation. Also enclosed is this firm's check, in the amount of \$122.50, representing payment of the following fees: file Articles of Incorporation - \$35.00; certified copy fee - \$52.50; and registered agent fee - \$35.00. Upon approval and filing of these articles, please furnish a certified copy to the attention of: Jacob C. Dykxhoorn Peterson, Myers, etal 1 [P.O. Box 1079 0.13.3 Lake Wales, FL 33853 -3/3/29

If anything further is required, please call me. for your assistance in this matter.

Thank_you 🐩 2

Sincerely,

Jacob C. Dykxhoorn

JCD/bb enclosures

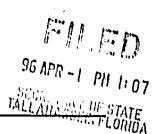
MICHAEL B

cc: Mr. & Mrs. Peter Hayes

#R 8 1996 BSB

ARTICLES OF INCORPORATION OF ARGONNE ORANGES, INC.

(a corporation for profit)



The undersigned, for the purpose of forming a corporation for profit under the provisions of the Florida Business Corporation Act, do hereby adopt the following Articles of Incorporation.

ARTICLE I

The name of this corporation is ARGONNE ORANGES, INC.

ARTICLE II DURATION

This corporation shall have perpetual duration. The corporate existence shall begin with the date and time of the filing of these Articles of Incorporation by the Florida Department of State.

ARTICLE III PURPOSES AND POWERS

This corporation is organized for the purpose of transacting any and all lawful business for which corporations may be incorporated under the Florida Business Corporation Act.

The corporation shall have all the rights, privileges and powers now or hereafter available to corporations for profit under the laws of the State of Florida.

ARTICLE IV AUTHORIZED SHARES

The aggregate number of shares which the corporation is authorized to issue is FIVE THOUSAND (5,000) shares of common stock. Such shares shall consist of one class only and shall have a par value of \$1.00 per share.

ARTICLE V PRINCIPAL OFFICE

The address of the principal office and the mailing address of the corporation shall initially be 10945 84th Place, N.E., Kirkland, Washington 98034.

ARTICLE VI INITIAL REGISTERED OFFICE AND AGENT

The street address of the corporation's initial registered office is 130 E. Central Avenue, Lake Wales, FL 33859-1079, and the name of its initial registered agent at that office is Jacob C. Dykxhoorn.

ARTICLE VII MANAGEMENT OF THE CORPORATION'S AFFAIRS

All corporate powers shall be exercised by, or under the authority of, and the business and affairs of the corporation shall be managed under the direction of, the board of directors of the corporation.

ARTICLE VIII OFFICERS

The officers of the corporation shall consist of a president, a vice president, a treasurer, a secretary, and such other officers as may be authorized by the bylaws. The officers shall be elected by the board of directors. An officer need not be a resident of the State of Florida nor a shareholder of the corporation.

ARTICLE IX INITIAL OFFICERS

The names and addresses of the persons who shall serve as officers of the corporation until the first election of officers by the board of directors are as follows:

President/Secretary
Treasurer:

Mary E. Hayes

Vice President:

Peter B. Hayes

ARTICLE X BOARD OF DIRECTORS

The number of directors constituting the initial board of directors of the corporation shall be two. The number of directors may be increased or decreased from time to time in accordance with the bylaws, but shall never be less than one. Members of the board of directors need not be residents of the State of Florida nor shareholders of the corporation. The directors shall be elected at the first annual shareholders' meeting and at each annual shareholders' meeting thereafter, and shall hold office, in the manner set forth in the bylaws. Directors shall be removed and vacancies filled in the manner provided in the bylaws.

The name and address of each person who shall serve as a member of the initial board of directors are as follows:

Mary E. Hayos

Peter B. Hayes

ARTICLE XI NAMES AND ADDRESSES OF INCORPORATORS

The name and address of the incorporator of this corporation are as follows:

Mary E. Hayes

ARTICLE XII BYLAWS

The initial bylaws for the corporation shall be made and adopted by the board of directors of the corporation and may thereafter be amended, altered, or rescinded only in accordance with the provisions of the bylaws or the Florida Business Corporation Act, or any successor thereto.

ARTICLE XIII MEETINGS OF THE SHAREHOLDERS

Annual and specially called meetings of the shareholders of this corporation shall be held as provided in the bylaws.

ARTICLE XIV QUORUM AT SHAREHOLDERS' MEETING

A majority of the shares entitled to vote, represented in person or by proxy, shall constitute a quorum at a meeting of the shareholders of the corporation.

ARTICLE XV AMENDMENT OF ARTICLES

The corporation reserves the right to amend these Articles of Incorporation, from time to time, in any and as many respects as may be desired, in accordance with the manners and procedures provided by the Florida Business Corporation Act, or any successor thereto.

IN WITNESS WHEREOF, the undersigned, for the purpose of forming this corporation for profit under the laws of the State of Florida, has executed these Articles of Incorporation this alst day of March, 1996.

Signed, sealed and delivered in the presence of:

as incorporator

STATE OF FLORIDA

COUNTY OF POLK

The foregoing Articles of Incorporation was acknowledged before me this 2/2/2 day of March, 1996, by MARY E. HAYES, who has produced a drivers license as identification. My Comm Expires
April 15, 1998
No CC358931

UBLIC OF FLORISM

Notary Name: Barbara Bradley

State of Florida

My Commission Expires: 4/15/98

ACCEPTANCE OF REGISTERED AGENT

Having been named as registered agent to accept service of process for the above named corporation, at the place designated, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I state that I am familiar with, and accept, the obligations of my position as registered agent.

Dated: March 2/ , 1996

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LALOR () LYKKOON JACOB C. DYKXHOORN

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