COBLE, WOODS, SEPS, WEBSTER, CLAYTON & TEAL, P.A.

APTORNEYS AT LAW

COBLE BUILDING 1020 INT'L. SPEEDWAY BLVD DAYTONA BEACH, PLORIDA 32114

> 114 WEST HIGH AVENUE DELAND, FLORIDA 32720

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J. KERMIT COBLE
JUDBON I. WOODB, JR ***
DONALD J. BEPD, P.A
DANIEL J. WEBSTER, P.A. **
JAMES B. GLAYTON*
MICHAEL B. TEAL*
*PARTNERS IN CLAYTON & TEAL, P.A.
DELAND, FLORIDA
**ALSO ADMITTED IN
WASHINGTON, D.C.

DIG 600 00 00 13 13 1996

Department of State Corporate Records Bureau Division of Corporations Post Office Box 6327 Tallahassee, FL 32301

Re:

Somerset Enterprises, Inc.

Gentlemen:

Enclosed are an Original and one exact copy of the Articles of Incorporation of the above-referenced Florida corporation. In addition, our firm's check, made payable to the "Florida Department of State", in the amount of \$122.50 is enclosed to cover the following: fees:

Filing Fee \$35.00 Certified copy \$52.50 Registered agent fee \$35.00

Please file the original of the enclosed Articles of Incorporation and return a certified copy to the undersigned.

Sincerely,

UDSON I. WOODS, JR.

JUN 1 7 1996. BSB

JIW,Jr./jw Enclosures

ARTICLES OF INCORPORATION

OF



SOMERSET ENTERPRISES, INC.

The undersigned incorporator executes these Articles of Incorporation (these "Articles") and causes them to be delivered to the Florida Department of State for filing, for the purpose of incorporating a corporation for profit under the Florida Business Corporation Act.

ARTICLE I

(Name of the Corporation)

The name of the corporation is Somerset Enterprises, Inc. (the "Corporation").

ARTICLE II (Principal Office of the Corporation)

The address of the principal office of the corporation is: 355 Brewster Road, Indiatlantic, Florida 32903.

ARTICLE III (Corporate Duration)

The duration of the corporation shall be perpetual.

ARTICLE IV (General Purpose)

The general purposes for which the corporation is organized is to transact any lawful business for which corporations may be incorporated under the Florida Business Corporation Act or engage in any other trade or business which can, in the opinion of the Board of Directors of the

corporation, be advantageously carried on in connection with or auxiliary to the preceding business.

To do such other things as are incidental to the above or necessary or desirable in order to accomplish the above.

ARTICLE V (Authorized Shares of the Corporation)

The Corporation shall have authority to issue (1,000) shares. The shares shall consist of only one class, and that class shall be known as "common shares" of the Corporation. Each share shall have a par value of One Dollar (\$1.00) per share.

ARTICLE VI (Registered Office of the Corporation)

The street address of the Corporation's initial registered office is: 400 A Fentress Blvd., Daytona Beach, FL 32214.

ARTICLE VII (Registered Agent of the Corporation)

The Corporation's initial registered agent is: Charles H. Kleinschmidt (the "Registered Agent"). To signify acceptance of appointment as registered agent, the Registered Agent has signed these Articles pursuant to section 607.0502, Florida Statutes.

ARTICLE VIII (Identification of Directors)

The number of directors constituting the corporation's initial board of directors is three. The name and street address of each person who is to secret as a member of the initial Board of Directors is:

John Chiniski,

President

355 Brewster Rond Indiatlantic, FL 32903.

Janet Chiniski,

Vice-President and Secretary

355 Brewster Road Indiatlantic, FL 32903.

Charles H. Kleinschmidt

Treasurer

400 A Fentress Blvd. Daytona Beach, FL 32114

ARTICLE IX (Identification of Incorporator)

The name and address of each incorporator is:

Charles H. Kleinschmidt 400 A Fentress Blvd. Daytona Beach, FL 32114

ARTICLE X (Shareholders' Preemptive Rights)

When a new issue of shares of the Corporation is offered by it for sale and the consideration to be paid for such issue is to be paid in cash, each existing shareholder of the Corporation shall have the preemptive right to purchase his pro rata number of shares, or fraction thereof, at the price at which the newly issued shares are to be offered for sale to other persons.

IN WITNESS WHEREOF, the undersigned incorporator, has executed these Articles and causes them to be delivered to the Florida Department of State for filling, in accordance with the Florida Business Corporation Act, this ____ day of June, 1996. Charles Kleinschmidt as Incorporator STATE OF FLORIDA **COUNTY OF VOLUSIA** The foregoing Articles of Incorporation, was acknowledged before me this June, 1996, by Charles Kleinschmidt, as Incorporator. (Notary Seal must be affixed) Signature of Notary Name of notary (Typed, Printed or Stamped) Commission Number (if not legible on seal); My commission Expires (if not legible on seal); Personally Known. Produced a current Florida driver's license as identification.

Type of identification Produced_

ACCEPTANCE OF REGISTERED AGENT APPOINTMENT

	The unc	tersigned hereby accepts (the appointment as registered agent of the	ne Corporation
and i	s familiar v	vith, and accepts the obliga	ntions of, Section 607.0505, Alorida Statu	tes.
			//////////////////////////////////////	
			Charles Kleinschmidt	
			ns Registered Agent	
			400 A Fentress Blvd.	•
			Daytona Beach, FL 32114	
	TE OF FLONTY OF			
INC., Regis		owledged before me this	ignation of Registered Agent of Name o	
(Notary Seal must be affixed)		ust be affixed}	Signature of Notary	
		JOYCE A. WATERS MY COMMISSION # 00430693 EXPIRES April 21, 1999 ROHOED THRU TROY FAIN INSURANCE, INC.	Name of notary (Typed, Printed or Stamped) Commission Number (if not legible on seal): My commission Expires (if not legible on seal):	
		Known. current Florida driver's license as ntification Produced	identification.	
				SECULISSES FLAME