Document Number wify	1000	0/3	27	02
CT CORPORATION SYSTEM			1 / 9	
660 EAST JEFFERSON STRE	er			
Requestor's Name TALLAHASSEE, FL 32301		•		
Address	2-1092			
City State Zip	Phone		0000242 -02/09/98-	5157-4 -01069009 0 ****122.50
CORPORATIO	N(S) NAME	is a per section	**********************************	0 *****ICC.JU
1				··· ·
			TALL	Λ 9
Woerner	· Group Res	ources Tre.	AHAS	7
() NonProfit () Limited Liability Co. () Foreign	() Amendr	nent ion/Withdrawal	() Merge	
	() Annual Report		() Other	
() Limited Partnership () Reinstatement	() Reservation		() Change of	
Sertified Copy	() Photo Copies		() CUS	us Name Filing
() Call When Ready Walk In () Mail Out	() Call if Problem () Will Wait		O After 4:30 Pick UP	REGE 98 FEB -9
Name Availability Document Examiner	219	- · · · · · · · · · · · · · · · · · · ·	CORPORATION	RECEIVED
Verifier Acknowledgment W.P. Verifier			Thanks	

CR2E031 (1-89)

Articles of Incorporation of Woerner Group Resources, Inc.

The undersigned, acting as the sole incorporator, desiring to form a corporation for profit pursuant to the Florida Business Corporation Act, adopts the following Articles of Incorporation:

ARTICLE I - NAME OF CORPORATION

The name of the corporation shall be WOERNER GROUP RESOURCES, INC.

ARTICLE II - TERM OF EXISTENCE

The corporation shall begin its corporate existence as of the filing of these Articles of Incorporation and shall exist perpetually.

ARTICLE III - GENERAL PURPOSES

The general purposes for which the corporation is organized shall be to manufacture, construct, purchase, or otherwise acquire, and to own, mortgage, pledge, sell, assign, transfer, or otherwise dispose of, and to invest in, trade in, and deal in and with products, goods, wares, merchandise, real and personal property and services of every kind, class, and description. It is intended that the corporation is organized for and may conduct and transact any and all lawful business authorized and not prohibited by the Florida Business Corporation Act, as the same may be, from time to time, amended.

ARTICLE IV - CAPITAL STOCK

The maximum number of shares of capital stock that the corporation is authorized to issue and have outstanding is One Hundred (100), which shall be designated Common Shares with a par value of one cent (0.01¢) per share.

ARTICLE V - INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The initial street address of the registered office of the corporation in the state of Florida is 390 North Orange Avenue, Suite 600, Orlando, Florida 32801. The name of the initial registered agent of the corporation at such address is KP&L Services, Inc.

ARTICLE VI - INCORPORATOR

The name and street address of the incorporator of the corporation are:

Name

Address

Joseph R. Panzl

390 N. Orange Avenue Suite 600 Orlando, FL 32801

ARTICLE VII - BY-LAWS

The power to adopt, amend, or repeal By-Laws for the management of the corporation shall be vested solely in the shareholders of the corporation.

ARTICLE VIII - PRINCIPAL OFFICE

The principal office of the corporation in the state of Florida is 7171 Airport Road, Sebring, Florida 33870.

ARTICLE IX - AMENDMENT TO ARTICLES

These Articles of Incorporation may be amended in any manner permitted by law.

ARTICLE X - INDEMNIFICATION

The corporation shall indemnify its directors, officers, employees, and agents to the full extent permitted by the Florida Business Corporation Act.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation at Orlando, Florida, this 6th day of February, 1998.

Iseph R. Panzl, Incorporator

ACKNOWLEDGMENT

STATE OF FLORIDA)
) SS:
COUNTY OF ORANGE)

U.UGIFCLIENTWOERNERGROUPRENDOCSGRILING.WFD

The foregoing instrument was acknowledged before me this 6th day of February, 1998, by **Joseph R. Panzl**, as incorporator, who is personally known to me.



NOTARY PUBLIC

ACCEPTANCE BY REGISTERED AGENT

The undersigned, **KP&L Services**, **Inc.**, as registered agent appointed in accordance with the foregoing Articles of Incorporation, does hereby accept such appointment, and does hereby state that it is familiar with, and accepts, the obligations imposed pursuant to §607.0501 and §607.0505 of the Florida Business Corporation Act.

By: Joseph R. Panzl, President Joseph R. Panzl,