

CERTIFICATE OF QUALIFICATION OF FOREIGN CORPORATION

Secretary of State of the State of Idaho, and legal custodian of the corporation records of the State of Idaho, do hereby certify that

S AND P SALES AND DISTRIBUTION CONTANT

has fully a corporation duly organized and existing under the laws of complied with Section 10 Article II of the Constitution, and with Sections 30-501 and 30-502, lith day of Idaho Code, by filing in this office on the 19 66, a properly authenticated copy of its articles of incorporation, and on the Poul J. Villano 19 66, a designation of day of as statutory agent for said corporation within the State of the County of Idaho, upon whom process issued by authority of, or under any law of this State, may be served. AND I FURTHER CERTIFY, That said corporation has complied with the laws of the State

of Idaho, relating to corporations not created under the laws of the State, as contained in Chapter 5 of Title 30, Idaho Code, and is therefore duly and regularly qualified as a corporation in Idaho, having the same rights and privileges, and being subject to the same laws, as like domestic corporations.

> IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State. Done at Boise City, the Capital of Idaho, this day of A.D. 19 🧠.

Secretary of State.



DEPARTMENT OF STATE

J. Byron A. Anderson,

Secretary of State of the State of Colorado, hereby certify that duplicate originals of Articles of Incorporation, duly signed and verified pursuant to the provisions of the Colorado Corporation Act, have been received in this office and are found to conform to law,

> Byran a. Reglesson SECRETARY OF STATE
>
> BY WALK BUSH
>
> DEPUTY

ARTICLES OF INCORPORATION

OF

S AND P SALES AND DISTRIBUTING COMPANY

KNOW ALL MEN BY THESE PRESENTS, THAT WE PAUL J. VILLANO, JR., RALPH J. PERRI, AND MICHAEL C. VILLANO, DESIRING TO ASSOCIATE OURSELVES TOGETHER AS A CORPORATION UNDER THE NAME AND STYLE OF S AND P SALES AND DITRIBUTING COMPANY FOR THE PURPOSES OF SECOMING A SODY CORPORATE UNDER AND BY VIRTUE OF THE LAWS OF THE STATE OF COLORADO, AND IN ACCORDANCE WITH THE PROVISIONS OF THE LAWS OF SAID STATE, DO HEREBY MAKE, EXECUTE AND ACKNOWLEDGE, THIS CERTIFICATE IN WRITING OF OUR INTENTION SO TO SECOME A SODY CORPORATE UNDER AND BY VIRTUE OF SAID LAWS.

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THE CORPORATE NAME AND STYLE OF OUR SAID CORPORATION SHALL BE S AND P SALES AND DISTRIBUTING COMPANY.

11.

IN FURTHERANCE, AND NOT IN LIMITATION, OF THE GENERAL POWERS GONFERRED BY THE STATE OF COLORADO, IT IS EXPRESSLY PROVIDED THAT THE PURPOSES FOR WHICH THE CORPORATION IS TO BE FORMED ARE TO DO ANY AND ALL OF THE THINGS HEREINAFTER SET FORTH TO THE SAME EXTENT AS NATURAL PERSONS MIGHT OR COULD DO IN ANY PART OF THE WORLD; NAMELY:

- (1) To EMBAGE IN THE OPERATION, CONDUCT, AND MANAGE-MENT OF A WHOLESALE DISTRIBUTORSHIP FOR THE SALE AND DISTRIBUTION OF SEER, MALT LIQUORS AND SUNDRY MERCHANDISE AND ALLIED PRODUCTS.
- (2) To purchase, acquire through the issuance of its capital stock or otherwise, own, hold, lease, either as lessor, lessee, sell, exchange, subdivide, mortgage, deed in trust, develop, comstruct, maintain, equip, operate, and generally deal in any and all lands, improved and unimproved, industrial and susiness slocks, office buildings and other buildings of any kind, and the products and avails thereof and any and all other property of any and every kind or description, real, personal and mixed, wherever situate.

- (3) TO BORROW MONEY AND TO MAKE, 188UE, NEGOTIATE AND DELIVER ITS PROMISSORY MOTES, DEBENTURES, SONDS, AND OTHER SECURITIES OR EVIDENCE OF INDESTEDNESS, AND TO SECURE PAYMENT THEREFOR BY MORTGAGE, PLEDGE, OR OTHER ENGUMBRANGE UPON ALL OR ANY PART OF ITS PROPERTY AND ASSETS.
- (4) To purchase, or otherwise acquire, the properties and assets of any other person, firm or corporation and the business and good will thereof, when such acquisition is deemed advisable, and to pay therefor in cash, or in its stock, notes, desentures or sonds; and in any such transaction to assume and undertake or guarantee payment of any part or all of the indest-edness or other obligation of the person, firm or corporation whose properties and susiness are so acquired.
- (5) To purchase or otherwise acquire, and to invest IN, HOLD, OWN AND DISPOSE OF, THE STOCK, BONDS, NOTES, DEBENTURES AND OTHER OBLIGATIONS OR SECURITIES ISSUED BY ANY PERSON; FIRM, ASSOCIATION OR CORPORATION, AND THE BONDS OR OTHER EVIDENCES OF THE OBLIGATIONS OF ANY GOVERNMENT, STATE, TERRITORY OR PROVINCE, OR OF ANY CITY, COUNTY, OR OTHER GOVERNMENTAL SUBDIVISION THEREOF; AND TO GUARANTEE PAYMENT OF DIVIDENDS ON, OR OF THE PRINCIPAL OF OR INTEREST ON, ANY STOCKS, SONDS, NOTES, DEBENTURES, OR OTHER SEGURITIES OR OBLIGATIONS OF ANY PERSON, FIRM, ASSOCIATION OR GORPORATION IN WHICH THIS CORPORATION HAS AN INTEREST AS STOCK—HOLDER, CREDITOR OR OTHERWISE.
- (6) To purchase, or otherwise acquire stock of its own gapital stock, and to hold, sell, exchange, pledge or otherwise dispose of or retire the same; provided, that this corporation shall not use any of its funds or property for the purchase of its own shares when such use would cause any impairment of the gapital of this corporation, and provided, that the shares of its own stock belonging to this corporation shall not be voted directly or indirectly while so owned.

- (7) To carry on any other Lawful Business which may be deemed related to or tributary to the Business of this Corporation.
- (8) To indemnify any director or officer or former director or officer of the Corporation, or any person who may have served as its request as a director or officer of another corporation in which it owns shares of capital stock or of which it is a creditor, and the personal representatives of all such persons, against expenses actually and necessarily incurred by him in which he is made a party by reason of being or having been such director or officer, except in relation to matters as to which he shall be adjudged in such action, suit or proceeding to be liable for negligence or misconduct in the performance of duty; but such indemnification shall not be deemed exclusive of any other rights to which such director or officer may seen entitled, under any by-laws, agreement, youe of shareholders or otherwise.
- (9) To enter into general partnerships, Limited partnerships, (whether the corporation be a limited or general partner)
 Joint ventures, symbosates, pools, associations and any other
 arrangements for carrying on one or more of the purposes set
 forth in its Articles of Incorporation, jointly or in common
 with others.
- (10) To have and exercise all powers necessary, or convenient, to effect any or all of the purposes for which the Corporation is organized.

THE FOREGOING CLAUSES SHALL BE CONSTRUED AS BOTH OBJECTS AND POWERS, AND THE FOREGOING ENUMERATION OF POWERS SHALL NOT BE DEEMED TO LIMIT OR RESTRICT IN ANY MANNER THE GENERAL POWERS OF THIS CORPORATION; AND THE PURPOSES, OBJECTS AND POWERS SPECIFIED IN EACH OF THE PARAGRAPHS OF THIS ARTICLE II SHALL NOT BE LIMITED OR RESTRICTED BY REFERENCE TO OR INFERENCE FROM THE TERMS OF ANY OTHER PARAGRAPH, BUT EACH SHALL BE REGARDED AS INDEPENDENT OBJECTS AND PURPOSES.

111.

THIS CORPORATION SHALL HAVE PERPETUAL EXISTENCE.

IV.

THE AMOUNT OF AUTHORIZED CAPITAL STOCK OF THIS CORPORATION SHALL BE FORTY-FIVE THOUSAND (45,000) SHARES OF NO PAR VALUE STOCK, AND ALL SHARES WHEN ISSUED SHALL BE FULLY PAID AND NON-ASSESSABLE, AND THE PRIVATE PROPERTY OF THE STOCKHOLDERS SHALL NOT BE LIABLE FOR CORPORATE DESTS.

THE CORPORATE POWERS SHALL BE EXERCISED BY A BOARD OF NOT LESS THAN THREE (3) NOR MORE THAN SEVEN (7) DIRECTORS WHO MAY OR MAY NOT BE STOCKHOLDERS OF THIS CORPORATION AND THE NAMES AND ADDRESSES OF THE PERSONS WHO ARE TO SERVE AS DIRECTORS FOR THE FIRST YEAR OF ITS EXISTENCE OR UNTIL THEIR SUCCESSORS ARE ELECTED ARE:

NAME

ADDRESS

303 OTIS STREET PAUL J. VILLANO, JR. LAKEWOOD, COLORADO

RALPH J. PERRI 2035 NEWCOMB DRIVE LAKEWOOD, COLORADO

SHIRLEY N. VILLANO 303 OTIB STREET LAKEWOOD, COLORADO

CUMULATIVE VOTING SHALL NOT BE PERMITTED IN THE ELECTION OF DIRECTORS.

VI.

THE NAMES AND ADDRESSES OF EACH INCORPORATOR ARE:

NAME

ADDRESS

PAUL J. VILLANO, JR. 303 OTIB STREET

LAKEWOOD, COLORADO

RALPH J. PERRI 2035 NEWCOMB DRIVE LAKEWOOD, COLORADO

4318 CLAY STREET MICHAEL C. VILLANO DENVER, COLORADO

VII.

IN FURTHERANCE AND NOT IN LIMITATION OF THE POWERS HEREIN-BEFORE CONFERRED OR CONFERRED BY THE STATUTES OR THE BY-LAWS OF THIS CORPORATION, AND WITH THE AFFIRMATIVE VOTE OF A MAJORITY OF THE MEMBERS OF THE BOARD OF DIRECTORS, THE BOARD OF DIRECTORS SHALL HAVE THE FOLLOWING POWERS:

- 1. TO MAKE, ALTER, AMEND OR REPEAL BY-LAWS FOR THE CORROBATION, BUT ANY BY-LAW SO MADE MRY BE ALTERED, AMENDED OR REPEALED BY THE STOCKHOLDERS AT ANY ANNUAL OR SPECIAL MEETING.
- 2. FROM TIME TO TIME TO FIX AND DETERMINE, AND TO VARY, THE AMOUNT OF WORKING CAPITAL OF THIS CORPORATION, TO DETERMINE AND DIRECT THE USE AND DISPOSITION THEREOF, TO SET APART OUT OF ANY FUNDS OF THE CORPORATION AVAILABLE FOR DIVIDENDS A RESERVE OR RESERVES FOR ANY PROPER PURPOSE AND TO ASOLISH SUCH RESERVE IN THE MANNER IN WHICH IT WAS CREATED, AND TO DEGLARE DIVIDENDS FROM TIME TO TIME OUT OF ANY FUNDS AVAILABLE THEREFOR.
- 3. To designate by resolution passed by the affirmative vote of a majority of the members of the Board of Directors, an executive committee and such other committee as the Board shall deem desirable, each committee to consist of at least two members of the Board, which committee or committees to the extent provided in such resolution or in the By-Laws shall have and may exercise the powers of the Board of Directors in the said intervals between meetings of the Board, in the management of the business and affairs of the Corporation.
- H. BY AFFIRMATIVE VOTE OF TWO-THIRDS (2/3) OF THE MEMBERS OF THE BOARD OF DIRECTORS, TO SELL, LEASE OR CONVEY ANY PART OR ALL OF THE PROPERTY AND ASSETS OF THE CORPORATION, INCLUDING ITS GOOD WILL AND CORPORATE FRANCHISE, UPON SUCH TERMS AND CONDITIONS AND FOR SUCH CONSIDERATION AS THE BOARD OF DIRECTORS MAY DEEM EXPEDIENT AND FOR THE BEST INTEREST OF THE CORPORATION; PROVIDED, THAT THE SALE OR DISPOSAL OF ALL OR SUBSTANTIALLY ALL OF THE PROPERTY AND ASSETS SHALL SE AUTHORIZED OR RATIFIED BY THE AFFIRMATIVE VOTE OF THE HOLDERS OF AT LEAST TWO-THIRDS OF

THE CAPITAL STOCK THEN ISSUED AND OUTSTANDING (OR OF EACH CLASS OF STOCK, IF MORE THAN ONE CLASS), SUCH VOTE TO BE TAKEN AT A MEETING OF STOCKHOLDERS DULY CALLED FOR THAT PURPOSE AS PROVIDED BY THE STATUTES OF COLORADO.

VIII.

THE PRINCIPAL OFFICE AND PLACE OF BUSINESS OF THIS CORPORATION IN THE STATE OF COLORADO SHALL BE KEPT IN THE COUNTY OF
JEFFERSON, STATE OF COLORADO, AT 4315 WADSWORTH BLVD., WHEAT
RIDGE, COLORADO. THE CORPORATION MAY ALSO OWN, HOLD AND OPERATE
PROPERTIES IN OTHER COUNTIES IN THE STATE OF COLORADO, OR ELSE—
WHERE AS HEREINABOVE STATED.

THE ORIGINAL STOCK BOOKS AND LEDGERS AND OTHER BOOKS AND RECORDS REQUIRED BY THE STATUTES OF COLORADO TO BE KEPT FOR INSPECTION BY STOCKHOLDERS OR CREDITORS, SHALL BE KEPT AT THE PRINCIPAL OFFICE OF THE CORPORATION IN THE COUNTY OF JEFFERSON, AND STATE OF COLORADO.

MEETINGS OF THE BOARD OF DIRECTORS AND OF THE STOCKHOLDERS MAY BE HELD FROM TIME TO TIME OUTSIDE THE STATE OF COLORADO, AT SUCH TIMES AND PLACES AS MAY BE DESIGNATED BY THE BY-LAWS OR RESOLUTIONS OF THE BOARD OF DIRECTORS.

THE ADDRESS OF THE INITIAL REGISTERED OFFICE OF THE CORP-ORATION IS 4315 WADSWORTH BLVD., WHEAT RIDGE, COLORADO, AND THE NAME OF ITS INITIAL REGISTERED AGENT AT SUCH ADDRESS IS MICHAEL C. VILLANO.

IX.

THE CORPORATION SHALL BE ENTITLED TO TREAT THE PERSON IN WHOSE NAME ANY SHARES OF STOCK ARE REGISTERED ON ITS SOOKS AS THE OWNER THEREOF FOR ALL PURPOSES, AND SHALL NOT BE BOUND TO RECOGNIZE ANY EQUITABLE OR OTHER CLAIM TO OR INTEREST IN SUCH SHARES ON THE PART OF ANY OTHER PERSON, WHETHER OR NOT THE CORPORATION SHALL HAVE NOTICE THEREOF, EXCEPT UPON PRESENTATION OF THE CERTIFICATE OR CERTIFICATES FOR SUCH SHARES PROPERLY ENDORSED

BY THE PERSON OR PERSONS APPEARING UPON THE FACE OF SUCH CERTIFICATE TO BE THE OWNER THEREOF, OR ACCOMPANIED BY A PROPER TRANSFER OR ABBIGNMENT SEPARATE FROM THE CERTIFICATE, WITH THE
SIGNATURE OF SUCH ENDORSEMENT OR ABSIGNMENT DULY WITNESSED OR
GUARANTEED, OR EXCEPT AS MAY BE OTHERWISE EXPRESSLY PROVIDED
BY THE STATUTES OF COLORADO OR ORDERED BY A COURT OF COMPETENT
JURISDICTION.

Χ.

EACH PERSON HEREIN NAMED OR HEREAFTER ELECTED A DIRECTOR OR OFFICER OF THIS CORPORATION SHALL SE INDEMNIFIED BY THE CORP-ORATION AGAINST ALL COSTS AND EXPENSES, INCLUDING COUNSEL FEES, REASONABLY INCURRED BY OR IMPOSED UPON HIM IN CONNECTION WITH OR RESULTING FROM ANY CLAIM, DEMAND, ACTION, SUIT OR PROCEED-INGS, OR THE FAIR AND REASONABLE BETTLEMENT THEREOF PRIOR TO FINAL ADJUDICATION, TO WHICH HE IS OR MAY BE MADE A PARTY BY REASON OF BEING OR HAVING BEEN A DIRECTOR OR OFFICER OF THIS CORPORATION (WHETHER OR NOT A DIRECTOR OR OFFICER OF THIS CORPORATION AT THE TIME SUCH COSTS OR EXPENSES WERE INCURRED BY OR IMPOSED UPON HIM), EXCEPT AS TO MATTERS AS TO WHICH HE SHALL BE FINALLY ADJUDGED IN BUCH ACTION TO HAVE BEEN DERELICT IN THE PERFORMANCE OF HIS DUTIES AS SUCH DIRECTOR OR OFFICER. THE RIGHT OF INDEMNIFICATION HEREIN PROVIDED FOR SHALL NOT BE EXCLUSIVE OF ANY OTHER RIGHTS OR REMEDIES TO WHICH SUCH PERSON MAY BE ENTITLED AS A MATTER OF LAW.

XI.

THE RIGHT IS EXPRESSLY RESERVED TO AMEND THIS ARTICLE OF INCORPORATION OR ANY ARTICLE HEREIN IN ANY MANNER OR RESPECT NOW OR HEREAFTER PERMITTED OR PROVIDED BY THE CORPORATION LAWS OF COLORADO, AND THE RIGHTS OF ALL STOCKHOLDERS ARE EXPRESSLY MADE SUBJECT TO SUCH POWER OR AMENDMENT.

WITNESS OUR HANDS AND SEALS THIS ZOTT DAY OF MAY, A. D.

1966.

PAUL J. VILLANO, JEST SECTE (SEAL)

RAIPH J. PERRI

WICHAEL C. VILLANO

STATE OF COLORADO) SS.
COUNTY OF JEFFERSON)

I, BETTY D. CEGIL, A NOTARY PUBLIC IN AND FOR THE STATE OF COLORADO, DO MEREBY CERTIFY THAT PAUL J. VILLANO, JR., RALPH J. PERRI, AND MICHAEL C. VILLANO, WHO ARE PERSONALLY KNOWN TO ME TO BE THE PERSONS WHOSE NAMES ARE SUBSCRIBED TO THE FOREGOING ARTICLES OF INCORPORATION, APPEARED SEFORE ME THIS DAY IN PERSON AND AGKNOWLEDGED THAT THEY SIGNED, SEALED, AND DELIVERED SAID INSTRUMENT IN WRITING AS THEIR FREE AND VOLUNTARY ACT AND DEED FOR THE USES AND PURPOSES THEREIN SET FORTH.

GIVEN UNDER MY HAND AND OFFICIAL SEAL THIS ZOTHDAY OF MAY, A. D. 1966.

My commission Expires August 7, 1968.

BETTY D. CEGIL, NOTARY PUBLIC



DEPARTMENT OF STATE

CERTIFICATE OF AMENDMENT

J. Byron A. Anderson,

Secretary of State of the State of Colorado, hereby certify that duplicate originals of Articles of Amendment to the Articles of Incorporation of
S AND P SALES AND DISTRIBUTING COMPANY
duly signed and verified pursuant to the provisions of the Colorado Corporation Act,
have been received in this office and are found to conform to law.
Accordingly the undersigned, as such Secretary of State, and by virtue of the
authority vested in me by law, hereby issues this Certificate of Amendment and at-
taches hereto a duplicate original of the Articles of Amendment.
Daled this day of A. D. 19 66
Byran a Ruderson STATE BY Sal Gach
BY /UEN

Form D-4

ARTICLES OF AMENDMENT

to the

ARTICLES OF INCORPORATION

of

S AND P SALES AND DISTRIBUTING COMPANY

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Pursuant to the provisions of the Colorado Corporation Act, the undersigned corporation adopts the following Articles of Amendment to its Articles of Incorporation:

FIRST: The name of the corporation is S AND P SALES AND DISTRIBUTING

COMPANY

SECOND: The following amendment of the Articles of Incorporation was adopted by the shareholders of the corporation on JUNE 1, 19.66, in the manner prescribed by the Colorado Corporation Act:

(Insert Amendment)

ARTICLE IV OF THE ARTICLES OF INCORPORATION OF THIS CORPORATION IS HEREBY AMENDED TO READ AS FOLLOWS:

I۷.

THE AMOUNT OF AUTHORIZED CAPITAL STOCK OF THIS CORPORATION SHALL BE FORTY-FIVE THOUSAND (45,000) SHARES OF A PAR VALUE OF \$1.00 PER SHARE, AND ALL SHARES WHEN ISSUED SHALL BE FULLY PAID AND NON-ASSESSABLE, AND THE PRIVATE PROPERTY OF THE STOCKHOLDERS SHALL NOT BE LIABLE FOR CORPORATE DEBTS.

ARTICLES OF AMENDMENT—Continued

THIRD: The number of shares of the	corporation outstanding at the time of such adoption					
was 45,000 ; and the number of	of shares entitled to vote thereon was 45,000					
FOURTH: The designation and number thereon as a class were as follows:	er of outstanding shares of each class entitled to vote					
Class	Number of Shares					
NONE	(Note 1)					
FIFTH: The number of shares voted	for such amendment was 45,000; and the					
number of shares voted against such amend	lment was NONE					
SIXTH: The number of shares of each class entitled to vote thereon as a class voted for and against such amendment, respectively, was:						
	Number of Shares Voted					
Class	For Against					
NONE	(Note 1)					
SEVENTH: The manner, if not set forth in such amendment, in which any exchange, reclassification, or cancellation of issued shares provided for in the amendment shall be effected, is as follows:						
NO CHANGE	(Note 2)					
EIGHTH: The manner in which such amendment effects a change in the amount of stated capital, and the amount of stated capital as changed by such amendment, are as follows: AUTHORIZED CAPITAL STOCK CHANGED FROM NO PAR VALUE TO \$1.00 PAR VALUE (Note 2) Dated JUNE 3 19 66 S AND P SALES AND DISTRIBUTING COMPANY (Note 3) By Description (Note 4) and Markley 7. Julian						
	ItsSecretary					
STATE OF COLORADO,	SS .					
County of JEFFERSON)					
Before me, BETTY D. CECIL , a Notary Public in and for the said County RALPH J. PERRI, VICE PRESIDENT, AND and State, personally appeared SHIRLEY N. VILLAND, SEC. who acknowledged before me THEY ARE THE VICE PRESIDENT AND SECRETARY that NO SECRETARY True of office						
	oregoing Articles of Amendment as his free and voluntary a set forth, and that the facts contained therein are true.					
In witness whereof I have hereunto set	my hand and seal this 3RD day of JUNE,					
A. D. 19.66						
My commission expires August 7, 1968.						
	BETTY D. CECIL, Notary Public					
Notes: 1. If inapplicable insert "None."						

If inapplicable, insert "None."
 If inapplicable, insert "No change."
 Exact corporate name of corporation adopting the Articles of Amendment.
 Signatures and titles of officers signing for the corporation.

SUBMIT IN DUPLICATE