ARTICLES OF INCORPORATION OF THE
PDQ CORPORATION, INC.

KNOW ALL MEN BY THESE PRESENTS:

That we, the undersigned, have associated and do hereby associate, for the purpose of forming a corporation under the laws of the State of Kentucky.

ARTICLE I - NAME

The corporation hereby proposed to be organized shall be named and known as the PDQ Corporation, Inc., by which it may contract and be contracted with, sue and be sued, adopt a corporate seal, and do all things necessary to the conduct of its business in the furtherance of its expressed purpose.

ARTICLE II - PURPOSE AND POWERS

The purpose of the corporation shall be to engage in any activity in connection with manufacturing or otherwise procuring and merchandising of tools, equipment, feeds, seeds, fertilizers, insecticides, and other farm supplies or services of importance to farmers, and to engage also in the marketing of various agricultural products, including processing. And to buy, sell, convey, lease, pledge, mortgage, exchange, assign or otherwise acquire, hold and dispose of, handle and otherwise deal in and with real and personal property or any interest therein of whatever name, nature and description, and wherever the same may be situated, either within or without the State of Kentucky, and to exercise unlimitedly all rights and powers; incident to the acquisition, holding or disposition of such interest; to lend money, credit or property to, guarantee or assume interests in, or contracts or obligations of, and otherwise and/or assist in any other manner corporations, associations, and persons; to do all things necessary or desirable to protect or enhance directly or indirectly the value of any interest owned by the corporation or in which it may have any beneficial interest or rights, to borrow money, credit or property, to make contracts, to incur obligations and to secure the same by mortgage or pledge of all or part of its assets or franchises; to act for others in any capacity or manner, to participate with others and to merge or consolidate with other concerns in any business, enterprise, or transaction in which the company is authorized to engage, in any manner and on any terms; and to do any and all further acts consistent with the purposes herein before set forth, as now or hereafter authorized by law for a corporation, it being the intention that the enumeration of specific powers shall not operate to limit in any manner the general powers conferred upon corporations by the laws of the State of Kentucky.
ARTICLE III – DURATION
The duration of this corporation shall be perpetual.

ARTICLE IV - PLACE OF BUSINESS AND PROCESS AGENT
The address, including street and number, of the principal place of business and registered office of this corporation is: 224 East Broadway, Louisville, County of Jefferson, State of Kentucky.

The name and address of its resident agent is: Conrad Olson, 224 East Broadway, Louisville, County of Jefferson, State of Kentucky.

ARTICLE V – CAPITALIZATION
The total number of shares of stock authorized to be issued and the authorized class thereof shall be 110,000 shares, divided into 100,000 shares of Preferred Stock at $25.00 par value per share, and 10,000 shares of common voting stock at no par value. The voting power such stock shall be one vote per share.

ARTICLE VI - COMMON STOCK
The original issue of shares of common voting stock as authorized under these articles shall be without classification, restriction, limitation, or distinction as to the rights of the owners. In the event the corporation acts to authorize additional issue of common voting stock beyond the original authorization, the original subscribers and incorporators shall have the right to exercise their preemptive right to a proportionate share before the common voting stock is offered to another subscriber or an outsider.

ARTICLE VII - PAID-IN-CAPITAL
The amount of capital with which the corporation will begin business shall be one thousand dollars ($1,000.00).

ARTICLE VIII - INCORPORATORS
The names and addresses of the incorporators and the number of shares subscribed by each are:

George G. Fox, 413 Radius St., Louisville, KY--twenty-five (25) shares of common voting stock

John Leverage, 619 Parameter, Louisville, KY--twenty-five (25) shares of common voting stock

Don Linters, 333 Orleans Ave., Louisville, KY--ten (10) shares of common voting stock

ARTICLE IX - BOARD OF DIRECTORS
The board of directors of the company shall consist of not less than three (3) or more than nine (9) and shall be elected at the first meeting of the shareholders, to be held as soon as practicable after the issuance of the Articles of Incorporation.
ARTICLE X - CORPORATE SEAL

The board of directors shall decide on the design for a corporate seal and duly adopt the same by resolution.

ARTICLE XI - CORPORATE BEGINNING

The corporation shall begin the transactions of business upon the election of the first board of directors by the shareholders, the designated amount of capital having been paid in, and the Articles of Incorporation theretofore issued and duly filed.

IN witness whereof, we the incorporators, have hereunto subscribed our names this twenty-second of August, 1966.

George H. Fox, 413 Radian St., Louisville, Ky
John Leverage, 619 Paramore, Louisville, Ky
Don Lintz, 333 Orleans Ave., Louisville, Ky

(STATE OF KENTUCKY )

( SS )

Before me, a Notary public within and for said county and state, on this twenty-second day of August, 1966, personally known to me to be the persons who executed the foregoing instrument, and acknowledge the same to be their free act and deed.

Witness my signature and seal of office this 22nd day of August, 1966

Bob Brown

NOTARY PUBLIC in and for the

County of Jefferson, State of Kentucky

My commission expires October 24, 1967.

This instrument was prepared by A. Conrad Olson, Attorney at Law, Suite 504, 200 West Broadway, Louisville, Kentucky, 40202.

A. Conrad Olson