

ESTTA Tracking number: **ESTTA729162**

Filing date: **02/24/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91213527
Party	Defendant Greater Omaha Packing Co., Inc.
Correspondence Address	STEPHEN I SAMUELS SAMUELS & HIEBERT LLC TWO INTERNATIONAL PL, 23RD FL BOSTON, MA 02110 UNITED STATES iss@samuelstm.com
Submission	Defendant's Notice of Reliance
Filer's Name	I. Stephen Samuels
Filer's e-mail	iss@samuelstm.com
Signature	s/I. Stephen Samuels/s
Date	02/24/2016
Attachments	OSlvGOP2NDefendant's Second Notice of Reliance.pdf(2219254 bytes )

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Omaha Steaks International, Inc.  
Plaintiff

v.

Greater Omaha Packing Co., Inc.  
Defendant

Opposition No. 91213527 (Parent)  
Cancellation No. 92059629  
Cancellation No. 92059455

DEFENDANT'S SECOND NOTICE OF RELIANCE

Please take notice that, pursuant to Rule 2.122 of the *Trademark Rules of Practice*, Defendant, Greater Omaha Packing Co., Inc., hereby makes of record and will rely upon the following documents, certified copies of which are attached hereto.

NR-1 – Certificate by Secretary of State of Nebraska certifying that Defendant Greater Omaha was incorporated on July 2, 1956, and is in existence as of February 10, 2016.

NR-2 – Certificate by Secretary of State of Nebraska certifying that Defendant Greater Omaha filed Articles of Incorporation on July 2, 1956 and that copies of the Articles of Incorporation and all amendments thereto are attached to the Certificate as of February 10, 2016.

NR-3 – Certificate by the PTO Certifying Officer certifying that the attached U.S. Registration No. 4690144 for the GREATER OMAHA trademark is a true copy which is in full force and effect and that title is in Greater Omaha Packing Co., Inc.

NR-4 – Certificate by the PTO Certifying Officer certifying that the attached U.S. Registration No. 4721723 for the OMAHA NATURAL ANGUS BY GREATER OMAHA PACKING CO. trademark is a true copy which is in full force and effect and that title is in Greater Omaha Packing Co., Inc.

The relevance of the two Certificates by the Secretary of State of Nebraska is to show that Defendant Greater Omaha was incorporated under the Greater Omaha Packing Co., Inc. name in 1956, and that use of the corporate name and the existence of that corporation has continued for sixty years until 2016.

The relevance of the two Certificates by the PTO Certifying Officer is to show that Defendant Greater Omaha owns two issued federal registrations for the GREATER OMAHA trademark and the OMAHA NATURAL ANGUS BY GREATER OMAHA PACKING CO. trademark. These registrations are evidence of the facts stated in those registrations and supports Defendant Greater Omaha's claim that these two trademarks, and Defendant Greater Omaha's three trademarks which are the subject of this proceeding, are not likely to cause confusion as to source.

Respectfully submitted,



February 24, 2016

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I. Stephen Samuels  
Registration No. 20,919  
Samuels & Hiebert LLC  
Two International Place, 23rd Floor  
Boston, MA 02110  
Tel: (617) 426-9181 Ext. 107  
Fax: (617) 426-9182  
E-mail: ISS@SamuelsTM.com  
Attorney for Defendant

CERTIFICATE OF SERVICE

I hereby certify that the foregoing document was served upon the other party by e-mail on February 24, 2016.



---

I. Stephen Samuels

# STATE OF NEBRASKA

United States of America,        } ss.  
State of Nebraska                    }

Secretary of State  
State Capitol  
Lincoln, Nebraska

I, John A. Gale, Secretary of State of the  
State of Nebraska, do hereby certify that

## **GREATER OMAHA PACKING CO., INC.**

**incorporated on July 2, 1956 and is duly incorporated under the law of  
Nebraska;**

**that no occupation taxes due from and assessable against the Corporation are  
unpaid and have become delinquent;**

**that no annual or biennial report required to be forwarded by the  
Corporation to the Secretary of State has become delinquent;**

**that Articles of Dissolution have not been filed.**

*This certificate is not to be construed as an endorsement,  
recommendation, or notice of approval of the entity's financial  
condition or business activities and practices.*

NR-1

In Testimony Whereof,



I have hereunto set my hand and  
affixed the Great Seal of the  
State of Nebraska on this date of

**February 10, 2016**

*John A. Gale*  
Secretary of State

# STATE OF NEBRASKA

United States of America,     } ss.  
State of Nebraska                }

Secretary of State  
State Capitol  
Lincoln, Nebraska

I, John A. Gale, Secretary of State of the  
State of Nebraska, do hereby certify that

**GREATER OMAHA PACKING CO., INC.**

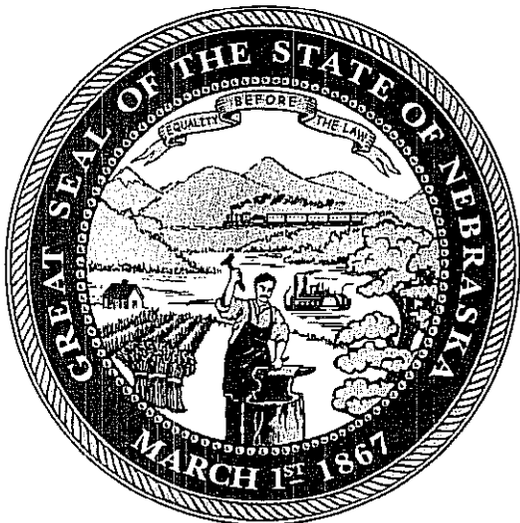
**a Nebraska Corporation filed Articles of Incorporation on July 2, 1956.**

**I further certify that attached is a true and correct copy of the above  
mentioned Articles of Incorporation and all amendments thereto.**

*This certificate is not to be construed as an endorsement,  
recommendation, or notice of approval of the entity's financial  
condition or business activities and practices.*

NR-2

In Testimony Whereof,



I have hereunto set my hand and  
affixed the Great Seal of the  
State of Nebraska on this date of

**February 10, 2016**

*John A. Gale*  
Secretary of State

57401

REFILMED DOCUMENTS

NE Sec of State John A Gale - CORP AP  
0854800134 Pgs: 6  
GREATER OMAHA PACKING CO., INC  
Filed: 07/02/1956 12:00 AM

ame Greater Omaha Packing Co., Inc.  
Changed To

Changed To

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RANS CODE	DATE	FILM ROLL	PAGE	CAD CODE	SUFFIX
AP	7-2-56	85-48	134	A	
AO	5-20-66	↓	142	A	
AO	8-4-27-70	↓	145	A	
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JK

GOP-1006

ARTICLES OF INCORPORATION  
of  
GREATER OMAHA PACKING CO., INC.

KNOW ALL MEN BY THESE PRESENTS:

That the undersigned associate themselves together for the purpose of forming a corporation for the objects and purposes hereinafter stated under the laws of the State of Nebraska, and pursuant thereto adopt the following Articles of Incorporation:

ARTICLE I.

Name of Corporation

The name of this corporation shall be: GREATER OMAHA PACKING CO., INC.

ARTICLE II.

Principal Place of Business and Resident Agent

The principal place of business of this corporation shall be located in Omaha, Douglas County, Nebraska, but the corporation shall have the authority to establish offices for the transaction of business in other places in the State of Nebraska, and in other states.

The name and address of its resident agent shall be:  
509 ~~Investment~~ Bldg.,  
BEN E. KASLOW, Omaha, Nebraska.

ARTICLE III.

General Nature of Business

The general nature of the business and the purposes for which this corporation is formed, shall be as follows:

To carry on a general mercantile and manufacturing business, and particularly to buy, sell, trade, and deal in cattle, hogs, sheep and livestock, as principal, factor or agent; to buy, sell and deal in other agricultural, animal and dairy products, and manufactured articles, produced or resulting in whole or in part from slaughtered livestock, animal and agricultural products; to slaughter, process, store and pack livestock, and to carry on a general manufacturing and packing house business and particularly to manufacture, process and fabricate articles produced or resulting in whole or in part from slaughtered livestock, animal or agricultural products; to engage in the business of packing meats and other food products, and in connection therewith, to engage in the business of cold storage and refrigeration of meats, animal, dairy and other food products, as wholesaler, distributor, jobber or otherwise; to manufacture, buy, sell and otherwise deal in any by-products of, or the edible or inedible commodities resulting from or related to any of the aforesaid operations.

To possess and exercise all the powers and privileges contained in the Corporation Act of Nebraska, and the powers expressly given in these Articles of Incorporation, insofar as the same are necessary or convenient to the attainment of the objects set forth herein, and to be governed by the provisions and to be subject to the restrictions and liabilities in the Act contained, so far as the same are appropriate to and not inconsistent with these Articles of Incorporation.

To acquire (by purchase, exchange, lease, hire or otherwise), hold, mortgage, pledge, hypothecate, exchange, sell, deal in and dispose of, alone or in syndicates or otherwise in conjunction with others, commodities and other personal property of every kind, character and description whatsoever and wheresoever situated, and any interest therein.

To acquire (by purchase, exchange, lease, hire or otherwise), hold, own, improve, manage, operate, lease as lessee, let as lessor, sell, convey or mortgage, either alone or in conjunction with others, real estate of every kind, character and description whatsoever and wheresoever situated, and any interest therein.

To act in any state in which the corporation is qualified and authorized to do business, as agent or representative for any individual, association, corporation, or legal entity, respecting business which the corporation is authorized to transact.

To enter into, make, perform and carry out, or cancel and rescind, contracts for any lawful purposes pertaining to its business.

To acquire (by purchase, exchange, lease, hire or otherwise), hold, use, sell, assign, lease and grant licenses or sublicenses in respect of, pledge or otherwise dispose of, letters patent of the United States or any foreign country, patent rights, licenses, privileges, inventions, improvements, processes, copyrights, trade-marks and trade names.

To acquire (by purchase, exchange, lease, hire or otherwise), all, or any part, of the good will, rights, property and business of any person, entity, partnership, association or corporation heretofore or hereafter engaged in any business similar to any business which the corporation has power to conduct; to pay for the same in cash or in stocks, bonds or other obligations of the corporation or otherwise; to hold, utilize and in any manner dispose of the whole, or any part, of the rights and property so acquired, and to assume in connection therewith any liabilities of any such person, entity, partnership, association, or corporation, and conduct in any lawful manner the whole or any part of the business thus acquired.

To make any guaranty respecting stocks, dividends, securities, indebtedness, interest, contracts or other obligations.

To enter into any lawful arrangements for sharing profits, union of interest, reciprocal association, or co-operative association with any corporation, association, partnership, individual, or other legal entity, for the carrying on of any business or transaction deemed necessary, convenient or incidental to carrying out any of the purposes of the corporation.

To borrow or raise moneys for any of the purposes of the corporation, and, from time to time, without limit as to amount, to draw, make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable or non-negotiable instruments and evidences of indebtedness, and to secure the payment thereof, and the interest thereon, by mortgage or, or pledge, conveyance, or assignment in trust of,

the whole, or any part, of the assets of the corporation, real, personal or mixed, including contract rights, whether at the time owned or thereafter acquired, and to sell, pledge, or otherwise dispose of such securities or other obligations of the corporation for its corporate purposes.

To have the power to purchase, hold, sell and transfer shares of its own capital stock; provided, that no such corporation shall use its funds or property for the purchase of its own shares of capital stock when such use would cause any impairment of the capital of the corporation; and, provided further, that shares of its own capital belonging to the corporation shall not be voted upon directly or indirectly.

The foregoing sections shall be construed as purposes as well as powers, and the matters expressed in each section shall, unless otherwise expressly provided, be in nowise limited by reference to, or inference from, the terms of any other section, each of such sections being regarded as creating independent powers and purposes. The enumeration of specific powers and purposes in any of such sections shall not be construed as limiting or restricting in any manner either the meaning of general terms used in any of such sections, or the scope of the general powers of the corporation created thereby; nor shall the expression of one thing be deemed to exclude another not expressed, although it be of like nature. The corporation shall not, however, carry on in any state, territory, district, possession or country, any business, or exercise any powers which a corporation organized under the laws thereof could not carry on or exercise.

#### ARTICLE IV.

##### Capital Stock

The authorized capital stock of this corporation shall be One Hundred Fifty Thousand Dollars (\$150,000.00), consisting of fifteen hundred (1500) shares of the par value of One Hundred Dollars (\$100.00) each. All of the stock shall be common stock.

Stock shall be paid for in cash or by the transfer to the corporation of property, or for services rendered for the benefit of the corporation, and shall be non-assessable.

The minimum amount of capital with which the corporation shall commence business is Ten Thousand Dollars (\$10,000.00).

#### ARTICLE V.

##### Incorporators

The name and place of residence of each of the incorporators are as follows:

<u>Name</u>	<u>Place of Business</u>
HERMAN COHEN	Omaha, Nebraska
PENNIE Z. DAVIS	Omaha, Nebraska

#### ARTICLE VI

##### Term of Existence

The period during which the corporation shall continue as

such is perpetual.

ARTICLE VII.

Stockholders' Liability for Debts

The stockholders' private property shall not be subject to the payment of debts of the corporation.

ARTICLE VIII.

Officers and Directors

The affairs of the corporation shall be administered by a board of directors of not less than three (3) members as fixed and elected from time to time, according to the code of by-laws. The board of directors shall elect from its number a president, vice-president, secretary and treasurer. Any two of these offices, excepting those of president and vice-president, may be held by the same person. Directors need not be stockholders of the corporation. Directors shall be elected at the annual meeting of the corporation, which shall be held as provided in the code of by-laws, and immediately thereafter shall hold a directors meeting for the election of the officers heretofore provided for, and for the transaction of such other business as may properly come before the meeting.

ARTICLE IX.

By-Laws

The board of directors of the corporation shall have power, without the assent or vote of the stockholders, to make, alter or repeal any of the provisions of the code of by-laws adopted by the incorporators of the corporation, except the provisions thereof fixing the number of directors of the corporation, which provisions shall be altered or repealed by the stockholders.

ARTICLE X.

Amendment of Articles

These Articles of Incorporation may be amended at any regular or special meeting of the stockholders in accordance with the procedure set forth in the code of by-laws, and as prescribed or permitted by the general corporation law of the State of Nebraska.

IN WITNESS WHEREOF, the parties have hereunto set their hands and acknowledged the above this 29<sup>th</sup> day of June, 1956.

In the Presence Of:

Herman Cohen  
Herman Cohen

Bruce Kaslow

Pennie Z. Davis  
Pennie Z. Davis

STATE OF NEBRASKA )  
                          ) SS.  
COUNTY OF DOUGLAS )

On this 29<sup>th</sup> day of June, 1956, before me the undersigned notary public in and for said county, personally appeared HERMAN COHEN and PENNIE Z. DAVIS, to me known to be the identical persons whose names are subscribed to the foregoing Articles of Incorporation, and they and each of them acknowledged the execution thereof and signature thereon to be their voluntary act and deed for the purposes set out therein.

IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal the date first above written.

Bruce Kaslow  
Notary Public

Commission expires: Oct. 20, 1956

NE Sec of State John A. Gale - CORP RD



0854800142 PAS: 3  
GREATER OMAHA PACKING CO., INC  
Filed: 05/20/1966 12:00 AM

7-2-66  
Statement of Change of R.O  
for several corps. R.A. Ben E. Kaslow  
ORIGINAL FILED UNDER  
Hanamo Realty Company

Omaha

Greater Omaha Packing Co., Inc.

Filing 5.00  
Recording 1.60

Receipt No. A26093

STATE OF NEBRASKA  
SECRETARY'S OFFICE  
MAY 20 1966  
19  
871  
Micc...  
Frank...  
By AB Weyers

INDEXED  
RECORDED

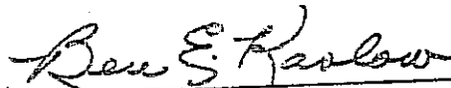
STATEMENT OF CHANGE OF REGISTERED OFFICE

Pursuant to Section 21-2012 of the Nebraska Business Corporation Act, as amended, the undersigned, BEN E. KASLOW, states that he is the registered agent in the State of Nebraska for the following named corporations:

Hanamo Realty Company  
Scrority Foods of Omaha, Inc.  
Burt Company  
Shaver Investment Company  
Shaver's Redman Avenue Realty Company  
Fiesta Pools of Omaha, Inc.  
Atlas Realty Company  
Millard Realty Company  
Western Outdoor Advertising Co.  
B. Rothschild & Company  
Precision Display, Inc.  
Palmar, Inc.  
Packers Building Corporation  
Wolfson Car Leasing Company, Inc.  
Swift Lines, Inc.  
P. G. R. Company  
North Side Produce Company  
Midwest Packing Realty Company  
Panco Realty Company  
Crest Mobile Home Park, Inc.  
P. G. Company  
H.-Way Rail Express, Inc.  
Mobile Homes Credit Corporation  
Greater Omaha Investment Co.  
Greater Omaha Packing Co., Inc.  
Western Laminates, Inc.  
Jolly Giant Food Stores, Inc.  
Shaver Realty Company

The undersigned further states that the address at which he has heretofore maintained the registered office for each of said corporations is 509 Insurance Building, Omaha, Nebraska.

The undersigned certifies that as of the 13th day of May, 1966, his address as registered agent of said corporations will be 507 Farm Credit Building, Omaha, Nebraska, and the registered office for said corporations will be 507 Farm Credit Building, Omaha, Nebraska; from and after May 13, 1966, the undersigned will maintain the registered office for each of said corporations at 507 Farm Credit Building, Omaha, Nebraska.



Ben E. Kaslow



Change R.O. for several corporations

145

NE Sec. of State John A. Galt - CORP AD  
0854800145  
GREATER OMAHA PACKING CO., INC  
Filed: 04/27/1970 12:00 AM

Filing 5.00  
Recording 1.00

Receipt No. B48077

STATE OF NEBRASKA }  
SECRETARY'S OFFICE } ss APR 27 1970

Received and filed for record  
and recorded on film roll No. 37  
Unio. Co. at page 630

Frank Marshall  
Secretary of State  
E. R. B. Weyers

INDEXED  
FILMED  
RECORDED

STATEMENT OF CHANGE OF REGISTERED OFFICE

Pursuant to Section 21-2012 of the Nebraska Business Corporation Act, as amended, the undersigned, BEN E. KASLOW, states that he is the registered agent in the State of Nebraska for the following named corporations, to-wit:

Acme Realty Company  
All Makes Realty Corporation.  
Atlas Realty Company  
Burt Company  
Doyal Corporation  
Gordman Realty Company  
Gordon Realty Company  
Greater Omaha Investment Co.  
Greater Omaha Packing Co., Inc.  

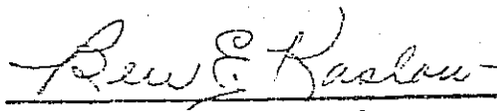
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Hanamo Realty Company  
Leavenworth Properties, Inc.  
Loyal's, Inc.  
Midwest Packing Co., Inc.  
Millard Realty Company  
Mobile Homes Credit Corporation  
North Side Produce Company  
120 Building, Inc.  
P.G. Company  
Packer Realty Corporation  
Packers Building Corporation  
Palmar, Inc.  
Pamida, Inc.  
B. Rothschild & Company  
Shaver Food Marts, Inc.  
Shaver's Harrison Realty Company  
Shaver's Redman Avenue Realty Company  
Shaver Investment Company  
Shaver Realty Company  
Sorority Foods of Omaha, Inc.  
Swift Lines, Inc.  
Western Laminates, Inc.  
Western Outdoor Advertising Co.

The undersigned further states that the address at which he has maintained the registered office for each of said corporations is 507 Farm Credit Building, Omaha, Nebraska.

The undersigned certifies that on April 15, 1970, the address to which such registered agent and registered office will be transferred is 1175 Woodmen Tower, Omaha, Nebraska. From and after April 15, 1970, the undersigned will maintain the registered office for each of said corporations at 1175 Woodmen Tower, Omaha, Nebraska.

DATED: April 13, 1970.



Ben E. Kaslow

Statement of Cancellation

of

Greater Omaha Packing Co., Inc.

Omaha

Filing	5.00
Recording	2.00

RECEIPT C- 47569

OFFICE OF SECRETARY OF STATE }  
STATE OF NEBRASKA } S S

FILED AND RECORDED

4-7-81

S/N ALLEN J. BEERMANN  
SECRETARY OF STATE

FILM ROLL 81-8 PAGE 731

**INDEXED  
MICROFILMED  
RECORDED**

*2/10*

STATEMENT OF CANCELLATION OF REACQUIRED SHARES OF  
GREATER OMAHA PACKING CO., INC.

Pursuant to the Nebraska Business Corporation Act, the under-  
signed Nebraska corporation executes this Statement of Cancellation  
of Reacquired Shares of the corporation reacquired by it, other  
than redeemable shares redeemed or purchased:

FIRST: The name of the corporation is Greater Omaha Packing  
Co., Inc.

SECOND: The number of reacquired shares cancelled by resolu-  
tion duly adopted by the board of directors of the corporation on  
July 10, 1980, is 250 common shares.

THIRD: The aggregate number of issued shares of the corpor-  
ation, after giving effect to such cancellation, is 250 common  
shares.

FOURTH: The amount of the stated capital of the corporation,  
after giving effect to such cancellation, is \$25,000.

Dated this 31st day of March, 1981.

GREATER OMAHA PACKING CO., INC.

BY: Emmie Z. Davis  
President

And: Henry Jones  
Secretary

DEC 28 1984.

Receipt No. 24048  
STATE OF NEBRASKA } SS  
SECRETARY'S OFFICE }  
Filed and recorded on film roll  
84-57 page 1366

STATEMENT OF TRANSFER OF LOCATION OF REGISTERED OFFICE BY REGISTERED AGENT

Allen J. Beermann  
Secretary of  
By LM

\$50.00pd.

I hereby state that I am the registered agent in the State of Nebraska for the following corporations:

- Doyal Corporation
- Gordon Realty Company
- Greater Omaha Packing Co., Inc.
- Loyal's, Inc.
- Midwest Packing Co., Inc.
- North Side Produce Company
- 120 Building, Inc.
- PMD Investment Company
- Packers Hide Association, Inc.
- Palmar, Inc.
- Shaver Food Marts, Inc.
- Shaver Realty Company
- Swift Lines, Inc.
- Western Laminates, Inc.
- Western Outdoor Advertising Co.

I have maintained the registered office in the State of Nebraska for each of such corporations at the following street address:

1175 Woodmen Tower  
Omaha, Nebraska 68102.

I certify that the new street address to which I will transfer the registered office of each of such corporations on January 1, 1985, is as follows:

8712 West Dodge Road  
Suite 300  
Omaha, Nebraska 68114,

at which new street address I will thereafter maintain the registered office for each of the corporations named above.

Dated this 21st day of December, 1984.

Ben E. Kaslaw  
Ben E. Kaslaw

ARTICLES OF MERGER OF  
 GLASER'S PROVISIONS CO., INC., a Delaware corporation  
 domesticated in the State of Nebraska  
 INTO  
 GREATER OMAHA PACKING CO., INC., a Nebraska corporation

Pursuant to the Nebraska Business Corporation Act and the General Corporation Law of the State of Delaware, the undersigned corporations hereby execute the following Articles of Merger:

FIRST: The Agreement and Plan of Merger ("Plan of Merger") set forth in Exhibit "A" attached hereto and by this reference incorporated herein has been duly approved by the shareholders of each of such corporations as required by law.

SECOND: As to each of such corporations, the number of shares outstanding, none of which shares is entitled to vote as a class on said Plan of Merger, is as follows:

<u>Corporation</u>	<u>Number of Shares</u>
Glaser's Provisions Co., Inc., a Delaware corporation domesticated in the State of Nebraska	12,128
Greater Omaha Packing Co., a Nebraska corporation	250

THIRD: A consent in writing to such Plan of Merger has been signed by all of the shareholders of each of such corporations entitled to vote with respect to such Plan of Merger, and such consent shall have the same force and effect as a unanimous vote of such shareholders in favor of such Plan of Merger.

Dated this 29 day of October, 1986.

OCT 31 1986

TIMOTHY H. BROWN  
 SECRETARY'S OFFICE

Received and filed for record  
 and recorded on film roll No.

86-67 page 1043

Timothy H. Brown

Secretary of State

By: [Signature] \$ 40.00

58743

GLASER'S PROVISIONS CO., INC., a  
 Delaware corporation domesticated  
 in the State of Nebraska

By: [Signature]  
 Pennie Z. Davis, President

And: [Signature]  
 Henry A. Davis, Secretary

GREATER OMAHA PACKING CO., INC.  
a Nebraska corporation

By: *Pennie Z. Davis*  
Pennie Z. Davis, President

And: *Henry A. Davis*  
Henry A. Davis, Secretary

AGREEMENT AND PLAN OF MERGER  
OF

GLASER'S PROVISIONS CO., INC., a Delaware corporation  
domesticated in the State of Nebraska

INTO

GREATER OMAHA PACKING CO., INC., a Nebraska corporation

1. Pursuant to the Nebraska Business Corporation Act and the General Corporation Law of the State of Delaware, Glaser's Provisions Co., Inc., a Delaware corporation domesticated in the State of Nebraska, which corporation shall be and hereinafter is referred to as the "Merging Corporation", shall be merged into Greater Omaha Packing Co., Inc., a Nebraska corporation, which latter corporation shall be and hereinafter is referred to as the "Surviving Corporation".

2. The merger shall become effective as of the close of business on October 31, 1986. The time and date when the merger becomes effective hereinafter are referred to as the "Effective Time".

3. At the Effective Time, each outstanding share of the capital stock of the Merging Corporation shall be and shall be deemed to have been cancelled; and no shares, obligations or other securities of the Surviving Corporation and no cash, property, rights or securities of any other corporation shall be issued with respect to such cancelled shares of the capital stock of the Merging Corporation.

4. The separate existence of the Merging Corporation, except insofar as specifically otherwise provided by law, shall cease at the Effective Time, whereupon the Merging Corporation and the Surviving Corporation shall become and thenceforth be a single corporation.

5. The Articles of Incorporation of the Surviving Corporation, as in effect at the Effective Time, shall remain in effect, unaltered, as the Articles of Incorporation of the Surviving Corporation.

6. From and after the Effective Time, the by-laws of the Surviving Corporation, as then in effect, shall remain and be the by-laws of the Surviving Corporation until such by-laws thereafter shall be altered, amended or repealed in accordance with applicable law, the Articles of Incorporation of the Surviving Corporation and/or such by-laws.

7. From and after the Effective Time, the Board of Directors of the Surviving Corporation shall consist of the persons who were serving as directors of the Surviving Corporation immediately prior to the Effective Time, and such persons shall hold office until their respective successors have been duly elected and qualify. From and after the Effective Time, the

EXHIBIT A

officers of the Surviving Corporation shall consist of the persons who were serving in such capacities immediately prior to the Effective Time, and such persons (together with such other officers as may be elected or appointed pursuant to the by-laws of the Surviving Corporation or in accordance with applicable law) shall hold office until the election of their respective successors or until their earlier resignation or removal.

8. The shares of the \$10.00 par value common stock of the Surviving Corporation which are outstanding or held in the treasury of the Surviving Corporation immediately prior to the Effective Time shall not be changed or affected in any way by the merger.

9. At the Effective Time, the Surviving Corporation thereupon and thereafter shall possess all of the rights, powers, properties, privileges, immunities and franchises, as well of a public as of a private nature, of the Surviving Corporation and of the Merging Corporation; all assets of every kind and description and all property, real, personal or mixed, and all debts due on whatever account, including subscriptions to shares, and all other choses in action and all and every other interest of or belonging to or due to the Merging Corporation shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed; and the title to any real estate, or any interest therein, vested in the Merging Corporation shall not revert or in any way be impaired by reason of the merger.

10. At the Effective Time, the Surviving Corporation shall become and thenceforth shall be responsible and liable for all of the liabilities and obligations of the Merging Corporation; and any claim existing or action or proceeding pending by or against the Merging Corporation may be prosecuted as if such merger had not taken place, or the Surviving Corporation may be substituted in the place of the Merging Corporation in any such action or proceeding. Neither the rights of creditors nor any liens upon the property of the Merging Corporation shall be impaired in any way by the merger.

11. At the Effective Time, all corporate acts, plans, policies, programs, approvals and authorizations of the Merging Corporation and its respective shareholders, board of directors, officers and agents, which were valid and effective immediately prior to the Effective Time, shall be taken for all purposes as the corporate acts, plans, policies, programs, approvals and authorizations of the Surviving Corporation and its shareholders, board of directors, officers and agents and shall be as effective and binding upon the Surviving Corporation as they were upon the Merging Corporation until lawfully modified, rescinded or terminated by the Surviving Corporation and its shareholders, board of directors, officers and/or agents, as may be appropriate. At the Effective Time, the employees of the Merging Corporation shall become the employees of the Surviving Corporation and shall

continue to be entitled to the same rights and benefits to which they were entitled as employees of the Merging Corporation, subject to the rights of the Surviving Corporation to modify, increase, reduce or eliminate such rights and benefits.

12. This Plan of Merger may be terminated and the merger abandoned by Resolution of the Board of Directors of the Surviving Corporation at any time prior to the Effective Time. In the event of the termination of this Plan of Merger and the abandonment of the merger, then this Plan of Merger shall become null and void and shall be of no force and effect; and there shall be no liability on the part of any of the corporate parties hereto or their respective shareholders, directors, or officers with respect to this Plan of Merger.

13. If, at any time after the Effective Time, the Surviving Corporation shall consider or be advised that any other or further deeds, documents, instruments or assignments are necessary or desirable to vest, perfect or confirm in the Surviving Corporation the title to any property or rights of the Merging Corporation acquired or to be acquired by reason of or as a result of the merger, then the Merging Corporation and its proper officers and directors shall execute and deliver all such proper deeds, documents, instruments and assignments and shall do all other things necessary or proper to vest, perfect or confirm in the Surviving Corporation the title to such property or rights and otherwise to carry out the purposes and objectives of this Plan of Merger; and the proper officers and directors of the Merging Corporation and of the Surviving Corporation here by are fully authorized in the name of the Merging Corporation or otherwise to take any and all such actions.

GLASER'S PROVISIONS CO., INC., a  
Delaware corporation domesticated  
in the State of Nebraska

By: \_\_\_\_\_  
Pennie Z. Davis, President

And: \_\_\_\_\_  
Henry A. Davis, Secretary

GREATER OMAHA PACKING CO., INC.,  
a Nebraska corporation

By: \_\_\_\_\_  
Pennie Z. Davis, President

And: \_\_\_\_\_  
Henry A. Davis, Secretary

NE Sec of State John R. Galt - CORP. PP  
 0867401170  
 GREATER OMAHA PACKING CO., INC.  
 Filed: 11/25/1986 12:00 PM

FORM 7 PROOF OF PUBLICATION

MIDLANDS BUSINESS JOURNAL Robert G. Haig, Editor

Publisher's

Fee ..... \$ 46.25

Extra

Copies ..... \$

Fee

Total ..... \$ 51.25

ABRAHAM KASLOW & CASSMAN Attorneys

6712 West Dodge Road, Suite 600

NOTICE OF MERGER

The following is a brief resume of the merger of Glaser Provisions Co., Inc., a Delaware corporation (hereinafter referred to as the "Merging Corporation") into Greater Omaha Packing Co., Inc., a Nebraska corporation ("Surviving Corporation").

An Agreement and Plan of Merger, approved as required by law, provides that the Merging Corporation is to be merged into the Surviving Corporation; that the Surviving Corporation shall have all the rights, privileges, immunities, powers, and franchises of the Merging Corporation; that all of the property of any kind of the Merging Corporation shall be deemed to be transferred to and vested in the Surviving Corporation; that the separate existence of the Merging Corporation shall cease; that the Surviving Corporation shall be responsible and liable for all of the liabilities and obligations of the Merging Corporation; that at the effective date of the merger, each outstanding share of the capital stock of the Merging Corporation shall be deemed to have been cancelled and no shares, obligations, or other securities of the Surviving Corporation and no cash, property, rights or securities of any other corporation shall be issued with respect to such cancelled shares of the capital stock of the Merging Corporation; that the Articles of Incorporation and the By-Laws of the Surviving Corporation shall remain in effect; that the officers and directors of the Surviving Corporation shall continue to hold their respective offices; and that the merger shall become effective at the close of business on October 31, 1986.

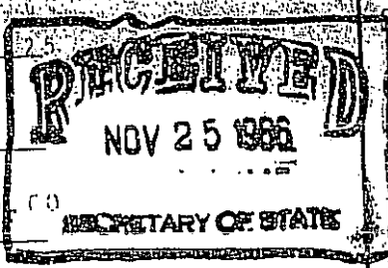
GLASER'S PROVISIONS CO., INC., a Delaware corporation (hereinafter referred to as the "Merging Corporation")

in the State of Nebraska,  
 By: PENNIE Z. DAVIS, President,  
 GREATER OMAHA PACKING CO., INC.,

a Nebraska corporation

By: RENNIE Z. DAVIS, President

First publication November 7, 1986. Equal November 21, 1986.



STATE OF NEBRASKA

County of Douglas

SS.

Mary Lou Haig, being duly sworn,

deposes and says that he/she is EXECUTIVE PRES. of The Midlands Business Journal, a legal weekly newspaper published in the City of Omaha, Douglas County, Nebraska, printed in the English language, having a bona fide circulation in Douglas County in excess of 300 copies for more than 52 weeks last past; that the printed notice attached hereto was published in said Midlands Business Journal for 3 consecutive weeks, beginning on November 7, 1986, and ending on November 21, 1986, and said newspaper was during that time and has since been in general circulation in said County and State, and that said newspaper was printed in whole or in part in the office maintained at place of publication.

*Mary Lou Haig*

Subscribed in my presence, and sworn to before me this 24 day of November, 1986.

*Margaret A. Wiltse*



Notary Public

Duplicate Affidavits of this Publication have been filed in the office of:

County Court  Clerk of Dist. Court  County Clerk  Sec. State

86-74

Form 3-76

0057401

DOMESTIC  
CHANGE OF REGISTERED AGENT AND/OR REGISTERED OFFICE  
(Submit in Duplicate)

TO: ALLEN J. BEERMANN, Secretary of State, Lincoln, Nebraska 68509

The following corporation, pursuant to the laws of the State of Nebraska, does hereby wish to change its Registered Agent and/or Registered Office in the State of Nebraska.

GREATER OMAHA PACKING CO., INC.  
Name of Corporation

Before Change:

Registered Agent: Ben E. Kaslow

Registered Office: 8712 W. Dodge Rd., Ste 300, Omaha, Douglas Co., Nebraska 68114  
Street Address City County Zip Code

The following change of registered office, registered agent, or both, were authorized by a resolution duly adopted by the board of directors on the 16th day of February 1994

The registered office of this corporation in Nebraska shall be 8712 W. Dodge Rd., Suite 300, Omaha, Douglas County, Nebraska 68114 and the registered agent at such address shall be Howard J. Kaslow  
Street Address\* City County Zip Code Name of Registered Agent

\*Address shall be complete, using full street address. A box number is acceptable only in those cases where street addresses are not available.

Such statement shall be executed by the corporation by its president or a vice president:

Dated: 3-24-94 President: Henry L. Davis  
OR Vice President:

If the Secretary of State finds that such statement conforms to the provisions of sections 21-2001 - 21-20,144, he shall file such statement in his office. The duplicate statement, bearing the date of filing in the office of the Secretary of State shall be recorded in the office of the county clerk of the county where the registered office of the corporation is located in Nebraska. If the statement changes the location of the registered office to another county, the statement bearing the date of the filing in the office of the Secretary of State shall be filed in both counties.

Filing Fee: \$18.00

MAR 28 1994

2693

94-6

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RS Pd 18 00

1260

**DOMESTIC CHANGE OF REGISTERED AGENT and/or OFFICE**

Submit in Duplicate

NE Sec of State - CORP  
1000317694 Pgs 1  
GREATER OMAHA PACKING CO INC  
Filed 08/27/2002 10:52 AM

John A. Gale, Secretary of State  
Room 1305 State Capitol, P.O. Box 94608  
Lincoln, NE 68509  
<http://www.nol.org/home/SOS/>

The following corporation, pursuant to the laws of the state of Nebraska, does hereby wish to change its Registered Agent and/or Registered Office.

**Name of Corporation** Greater Omaha Packing Co., Inc.

**Previous:**

Registered Agent: Howard J. Kaslow

Registered Office: 8712 W. Dodge Road, #300 Omaha NE 68114  
Street Address City Zip

**New:**

Registered Agent: J Russell Derr

Registered Office\*: 10330 Regency Pkwy. Dr., Omaha NE 68114-3761  
Street Address Suite 100 City Zip

\* The street address of the registered office and the street address of the registered agent must be identical.

DATED 8-23-02

  
Signature

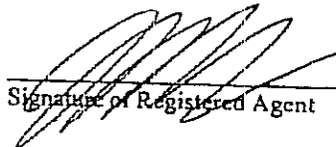
8-23-02 HENRY DAVIS PRESIDENT  
Printed Name/Title

NOTE: Every filing must be signed by the chairperson of the board of directors, the president, or one of the officers of the corporation. If the corporation has not yet been formed or directors have not yet been selected, the filing shall be signed by an incorporator. If the corporation is in the hands of a receiver, trustee, or other court appointed fiduciary, the filing shall be signed by that fiduciary.

Registered Agent: Please check A (current agent) or B (new agent) below and sign

A. I hereby state that the above named corporation has been notified of the change in address of my registered office.

B. I hereby consent to act as registered agent for the above named corporation.

  
Signature of Registered Agent

FILING FEE: \$30.00

GOP-1027

Revised 12/19/2000

Neb. Rev. Stat. §21-2032



1000362510

Pgs: 1

GREATER OMAHA PACKING CO., INC  
Filed: 02/20/2003 04:22 PM

# DOMESTIC CHANGE OF REGISTERED AGENT and/or OFFICE

Submit in Duplicate

John A. Gale, Secretary of State  
Room 1305 State Capitol, P.O. Box 94608  
Lincoln, NE 68509  
<http://www.sos.state.ne.us>

The following corporation, pursuant to the laws of the state of Nebraska, does hereby wish to change its Registered Agent and/or Registered Office.

Name of Corporation Greater Omaha Packing Co., Inc.

**Previous:**

Registered Agent: J Russel Derr

Registered Office: 10330 Regency Parkway Drive, #100, Omaha NE 68114-3761  
Street Address City Zip

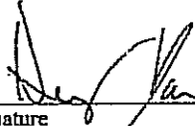
**New:**

Registered Agent: Richard J. Gilloon

Registered Office\*: 10330 Regency Parkway Drive, #100 Omaha NE 68114-3761  
Street Address City Zip

\* The street address of the registered office and the street address of the registered agent must be identical.

DATED 2-14-03

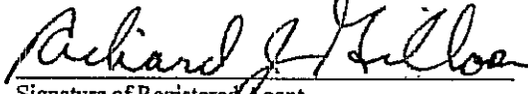
  
Signature  
HENRY DAVIS PRESIDENT  
Printed Name/Title

NOTE: Every filing must be signed by the chairperson of the board of directors, the president, or one of the officers of the corporation. If the corporation has not yet been formed or directors have not yet been selected, the filing shall be signed by an incorporator. If the corporation is in the hands of a receiver, trustee, or other court appointed fiduciary, the filing shall be signed by that fiduciary.

Registered Agent: Please check A (current agent) or B (new agent) below and sign

A. I hereby state that the above named corporation has been notified of the change in address of my registered office.

B. I hereby consent to act as registered agent for the above named corporation.

  
Signature of Registered Agent  
Richard J. Gilloon

FILING FEE: \$30.00

Revised 12/19/2000

Neb. Rev. Stat. §21-2032



1000368637  
Pgs 1  
GREATER OMAHA PACKING CO., INC  
Filed 02/26/2003 01:49 PM

**ARTICLES OF AMENDMENT OF  
ARTICLES OF INCORPORATION OF  
GREATER OMAHA PACKING CO., INC.**

Pursuant to the Business Corporation Act of Nebraska, Greater Omaha Packing Co., Inc., a Nebraska corporation, executes the following Articles of Amendment of its Articles of Incorporation:

FIRST: The name of the corporation is Greater Omaha Packing Co., Inc.

SECOND: The Articles of Incorporation of the corporation have been amended by deleting in its entirety Article VIII of such Articles of Incorporation.

THIRD: Such amendment was adopted on February 14, 2003.

FOURTH: The designation and number of outstanding shares of the corporation are as follows:

<u>Designation</u>	<u>Number of Outstanding Shares</u>
Common Stock	250

The corporation has only one voting group.

FIFTH: Such amendment has been approved by written consents signed by all of the shareholders of the corporation entitled to vote on such amendment. Such written consents shall have the same effect as a meeting vote in favor of such amendment by all of the shareholders of the corporation entitled to vote on such amendment.

Dated this 14th day of February, 2003.

GREATER OMAHA PACKING CO., INC.

By: \_\_\_\_\_

  
Henry A. Davis, President

ABRAHAMS, KASLOW  
& CASSMAN LLP  
Attorneys  
8712 West Dodge Road  
Suite 300

NOTICE OF AMENDMENT  
Article VIII of the Articles of Incorporation  
of Greater Omaha Packing Co., Inc., a  
Nebraska corporation, has been deleted in  
its entirety from such Articles of  
Incorporation.  
h3-20-3t

NE Sec of State - CORP PP  
1000398193 Pgs 1  
GREATER OMAHA PACKING CO INC  
Filed 04/14/2003 02:13 PM

# THE DAILY RECORD OF OMAHA

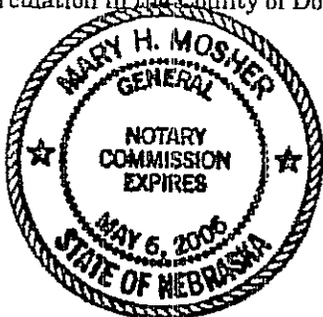
RONALD A. HENNINGSEN, Publisher  
PROOF OF PUBLICATION

UNITED STATES OF AMERICA, }  
The State of Nebraska, } ss.  
District of Nebraska,  
County of Douglas,  
City of Omaha, }

JOHN P. EGLSAER, being duly sworn, deposes and says that he is ADVERTISING MANAGER of THE DAILY RECORD, of Omaha, a legal newspaper, printed and published daily in the English language, having a bona fide paid circulation in Douglas County in excess of 300 copies, printed in Omaha, in said County of Douglas, for more than fifty-two weeks last past; that the printed notice hereto attached was published in THE DAILY RECORD, of Omaha, for 3 consecutive weeks on:

March 20 thru April 10, 2003

That said Newspaper during that time was regularly published and in general circulation in the County of Douglas, and State of Nebraska.



Publisher's Fee \$ 25.16  
Additional Copies \$ \_\_\_\_\_  
Filing Fee \$ \_\_\_\_\_  
Total \$ 25.16

[Signature]  
Subscribed in my presence and sworn to before

me this 10th day of April 20 03

[Signature]  
Notary Public in and for Douglas County,  
State of Nebraska

**ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION  
OF  
GREATER OMAHA PACKING CO., INC.**

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

- FIRST: The name of the corporation is Greater Omaha Packing Co., Inc.
- SECOND: Article IV of the corporation's Articles of Incorporation is hereby amended by revoking Article IV in its entirety, and restating it in its entirety as follows:

**"ARTICLE IV**

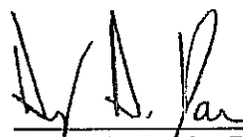
The aggregate number of shares which the corporation shall have the authority to issue shall be 1,500 shares of voting common stock and 148,500 shares of nonvoting common stock, the par value of each of said shares shall be \$1.00. All shares of voting and nonvoting common stock shall be identical in all respects, except that the shares of nonvoting common stock shall carry no right to vote on any matter presented to the shareholders for their vote or approval except only as the laws of the State of Nebraska require that voting rights be granted to such nonvoting shares."

- THIRD: Pursuant to a Plan of Recapitalization dated November 3, 2009, which was adopted by the sole shareholder and sole director of the corporation, the sole shareholder of the corporation shall surrender all of his presently held shares of common stock and shall receive 1,000 shares of voting common stock and 99,000 shares of nonvoting common stock.

- FOURTH: The amendment was approved by the sole director and sole shareholder of the Corporation on November 3, 2009, in the following manner.

<u>Total No. of Outstanding Shares and Votes Entitled to be Cast</u>	<u>Total No. of Votes Cast</u>	
	<u>For</u>	<u>Against</u>
250 common shares	250	0

Dated: November 3, 2009.

  
\_\_\_\_\_  
Henry A. Davis, President

**PROOF OF PUBLICATION, Midlands Business Journal-Robert G. Hoig, Editor**

STATE OF NEBRASKA  
SS  
COUNTY OF DOUGLAS



Jill Micek, being duly sworn, deposes and says that she is Vice President of The Midlands Business Journal, a legal weekly newspaper published in the City of Omaha, Douglas County, Nebraska, printed in the English language, having a bona fide circulation in Douglas County in excess of 300 copies for more than 52 weeks last year; that the printed notice attached hereto was published in said Midlands Business Journal for 3 consecutive weeks, beginning on November 20, 2009, and ending on December 4, 2009, and said newspaper was during that time and has since been in general circulation in said County and State, and that said newspaper was printed in whole or in part in the office maintained at place of publication.

**KOLEY JESSEN P.C., L.L.O., Attorneys**  
1125 South 103rd Street, Suite 800, One Pacific Place  
Omaha, Nebraska 68124-1079

**NOTICE OF AMENDMENT**

Notice is hereby given that Articles of Incorporation of Greater Omaha Packing Co., Inc., a Nebraska corporation, have been amended by revoking Article IV in its entirety, and restating it in its entirety as follows:

**"ARTICLE IV**

The aggregate number of shares which the corporation shall have the authority to issue shall be 1,500 shares of voting common stock and 148,500 shares of nonvoting common stock, the par value of each of said shares shall be \$1.00. All shares of voting and nonvoting common stock shall be identical in all respects, except that the shares of nonvoting common stock shall carry no right to vote on any matter presented to the shareholders for their vote or approval except only as the laws of the State of Nebraska require that voting rights be granted to such nonvoting shares."

The Articles of Amendment to the Articles of Incorporation were filed with the Nebraska Secretary of State on November 10, 2009.  
First publication November 20, 2009, final December 4, 2009.

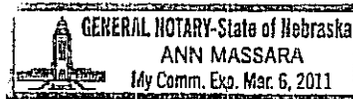
*Jill Micek*

Subscribed in my presence, and sworn to before me this 4th day of December, 2009.

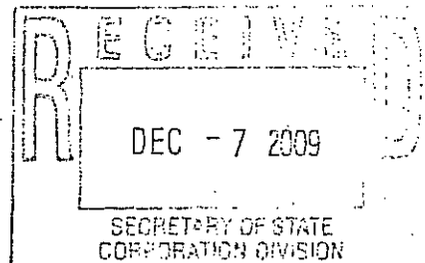
*Ann Massara*

Notary Public

L11200915  
Printer's Fee: \$40.85



Duplicate Affidavits of this Publication have been filed in the office of:  
County Court      Clerk of District Court      County Clerk      Sec. State X



**DOMESTIC CHANGE OF REGISTERED AGENT and/or OFFICE**  
Submit in Duplicate

John A. Gale, Secretary of State  
Room 1301 State Capitol, P.O. Box 94608  
Lincoln, NE 68509  
<http://www.sos.state.ne.us>

The following corporation, pursuant to the laws of the state of Nebraska, does hereby wish to change its Registered Agent and/or Registered Office.

Name of Corporation Greater Omaha Packing Co., Inc.

Previous:

Registered Agent: Richard J. Gilloon

Registered Office: Suite 100, 10330 Regency Parkway Omaha NE 68114-3761  
Street Address and Post Office Box (if any) City Zip

New:

Registered Agent: BE, Inc.

Registered Office\*: Suite 600, 1248 "O" Street, Lincoln NE 68508  
Street Address and Post Office Box (if any) City Zip

\* The street address of the registered office and the street address of the registered agent must be identical.

DATED February 25, 2010

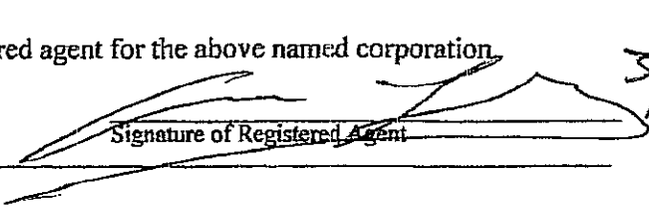
  
Signature  
Angelo Pitt - Executive Vice President  
Printed Name/Title

NOTE: Every filing must be signed by the chairperson of the board of directors, the president, or one of the officers of the corporation. If the corporation has not yet been formed or directors have not yet been selected, the filing shall be signed by an incorporator. If the corporation is in the hands of a receiver, trustee, or other court appointed fiduciary, the filing shall be signed by that fiduciary. Signing a false document which is filed or attempted to be filed with the Secretary of State is a Class I Misdemeanor, subject to up to one year imprisonment or a \$1000 fine, or both.

Registered Agent: Please check A (current agent) or B (new agent) below and sign

A. I hereby state that the above named corporation has been notified of the change in address of my registered office.

B. I hereby consent to act as registered agent for the above named corporation.

  
Signature of Registered Agent 3/4/10

FILING FEE: \$30.00  
Revised 07/18/2008

Neb. Rev. Stat. §21-2032

**DOMESTIC CHANGE OF  
REGISTERED AGENT and/or OFFICE**  
Submit in Duplicate

John A. Gale, Secretary of State  
Room 1301 State Capitol, P.O. Box 94608  
Lincoln, NE 68509  
<http://www.sos.state.ne.us>

The following corporation, pursuant to the laws of the state of Nebraska, does hereby wish to change its Registered Agent and/or Registered Office.

Name of Corporation GREATER OMAHA PACKING CO., INC.

**Previous:**

Registered Agent: BE, Inc.

Registered Office: 1248 O Street, Ste. 600, Lincoln NE 68508  
Street Address and Post Office Box (if any) City Zip

**New:**

Registered Agent: Mark Theisen 68107

Registered Office\*: 3001 L Street, P.O.Box 7566, Omaha NE 68701  
Street Address and Post Office Box (if any) City Zip

\* The street address of the registered office and the street address of the registered agent must be identical.

DATED 11/13/2013

[Signature]  
Signature  
Henry A. Davis, President  
Printed Name/Title

NOTE: Every filing must be signed by the chairperson of the board of directors, the president, or one of the officers of the corporation. If the corporation has not yet been formed or directors have not yet been selected, the filing shall be signed by an incorporator. If the corporation is in the hands of a receiver, trustee, or other court appointed fiduciary, the filing shall be signed by that fiduciary. **Signing a false document which is filed or attempted to be filed with the Secretary of State is a Class I Misdemeanor, subject to up to one year imprisonment or a \$1000 fine, or both.**

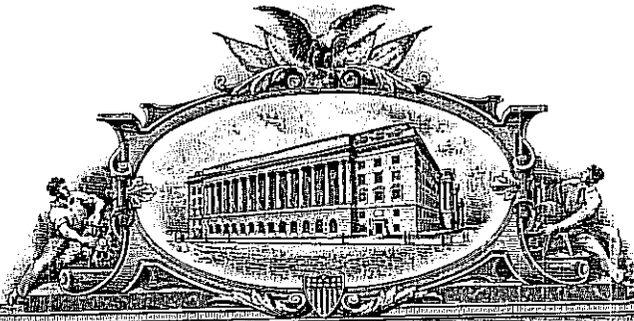
Registered Agent: Please check A (current agent) or B (new agent) below and sign

A. I hereby state that the above named corporation has been notified of the change in address of my registered office.

B. I hereby consent to act as registered agent for the above named corporation.

[Signature]  
Signature of Registered Agent

7516236



**THE UNITED STATES OF AMERICA**

**TO ALL TO WHOM THESE PRESENTS SHALL COME:**

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office

June 23, 2015

THE ATTACHED U.S. TRADEMARK REGISTRATION 4,690,144 IS  
CERTIFIED TO BE A TRUE COPY OF THE REGISTRATION ISSUED BY  
THE UNITED STATES PATENT AND TRADEMARK OFFICE WHICH  
REGISTRATION IS IN FULL FORCE AND EFFECT.

REGISTERED FOR A TERM OF 10 YEARS FROM February 17, 2015  
SAID RECORDS SHOW TITLE TO BE IN: *Registrant*

By Authority of the  
Under Secretary of Commerce for Intellectual Property  
and Director of the United States Patent and Trademark Office

NR-3

T. LAWRENCE  
Certifying Officer



# United States of America

United States Patent and Trademark Office

## GREATER OMAHA

Reg. No. 4,690,144

Registered Feb. 17, 2015

Int. Cl.: 29

TRADEMARK

SUPPLEMENTAL REGISTER

GREATER OMAHA PACKING CO., INC. (NEBRASKA CORPORATION)  
3001 L STREET  
OMAHA, NE 68107

FOR: BEEF, NAMELY, BEEF FROM FED CATTLE PRIMARILY SOURCED WITHIN A 250-MILE RADIUS OF OMAHA, NEBRASKA, PROCESSED AT A FACILITY IN OMAHA, NEBRASKA AND SOLD TO INDEPENDENT WHOLESALERS AND RETAILERS IN LARGE QUANTITIES, NOT SOLD DIRECTLY TO GENERAL PUBLIC CONSUMERS, IN CLASS 29 (U.S. CL. 46).

FIRST USE 0-0-1992; IN COMMERCE 0-0-1992.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 86-233,014, FILED P.R. 3-26-2014; AM. S.R. 12-7-2014.

SUI DUONG, EXAMINING ATTORNEY



*Michelle K. Lee*

Deputy Director of the United States  
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

*First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

*Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.\*  
See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

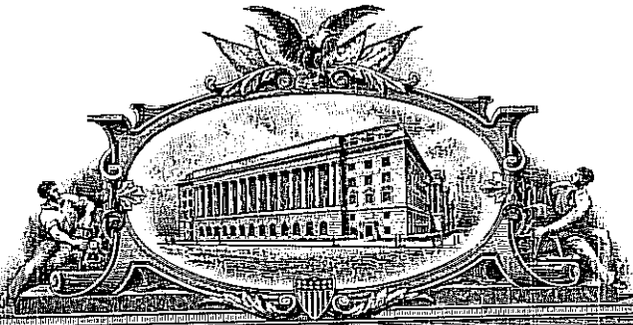
The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE:** Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

**NOTE:** A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.

7536336



**THE UNITED STATES OF AMERICA**

**TO ALL TO WHOM THESE PRESENTS SHALL COME:**

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office

June 18, 2015

THE ATTACHED U.S. TRADEMARK REGISTRATION 4,721,723 IS  
CERTIFIED TO BE A TRUE COPY OF THE REGISTRATION ISSUED BY  
THE UNITED STATES PATENT AND TRADEMARK OFFICE WHICH  
REGISTRATION IS IN FULL FORCE AND EFFECT.

REGISTERED FOR A TERM OF 10 YEARS FROM April 14, 2015  
SAID RECORDS SHOW TITLE TO BE IN: *Registrant*

By Authority of the  
Under Secretary of Commerce for Intellectual Property  
and Director of the United States Patent and Trademark Office

NR-4



*P. R. Grant*  
P. R. GRANT  
Certifying Officer

GOP-103R

# United States of America

United States Patent and Trademark Office

## OMAHA NATURAL ANGUS BY GREATER OMAHA PACKING CO.

**Reg. No. 4,721,723**

GREATER OMAHA PACKING CO., INC. (NEBRASKA CORPORATION)  
3001 L STREET  
OMAHA, NE 68107

**Registered Apr. 14, 2015**

**Int. Cl.: 29**

FOR: MEAT, INCLUDING BOXED BEEF PRIMAL CUTS, IN CLASS 29 (U.S. CL. 46).

FIRST USE 1-13-2015; IN COMMERCE 1-13-2015.

**TRADEMARK**

**SUPPLEMENTAL REGISTER**

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF U.S. REG. NO. 4,006,768.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "ANGUS", APART FROM THE MARK AS SHOWN.

SER. NO. 85-897,995, FILED P.R. 4-8-2013; AM. S.R. 1-13-2015.

JOHN HWANG, EXAMINING ATTORNEY



*Michelle K. Lee*

Director of the United States  
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

*First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

*Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.\* See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

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