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	Department of State.	
	CERTIFICATE OF AUTHORITY	
	OF	
	DAVID C. OLSON, INC.	
	I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that	
	duplicate originals of an Application of DAVID C. OLSON, INC.	
	for a Certificate of Authority to transact business in this State,	
	duly signed and verified pursuant to the provisions of the Idaho Business Corporation Act, have	
	been received in this office and are found to conform to law.	
	been received in this office and are round to conform to law.	
	ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of	
	Authority to DAVID C. OLSON, INC.	
	to transact business in this State under the name <u>DAVID C. OLSON, INC.</u>	
	and attach hereto a duplicate original of the Application	
	for such Certificate.	
	Dated March 14, 1983	
	ENT SEAL	
	Stor Concense	
	SECRETARY OF STATE	
	Corporation Clerk	

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1. 7	The name of the corporatio	onis <u>David C. U</u>		
- !. *	*The name which it shall us	e in Idaho is <u>David</u>	<u>C. Olson</u> ,	Inc.
3. 1	It is incorporated under the	elaws of <u>Colorad</u>		
۰.	The date of its incorporation	on is July 10,	1981	and the period of its
	duration is <u>perpetual</u> The address of its princip			 der the laws of which it is incorporated is
1	1181 S. Huron, Unit	G, Denver, Colo	rado 8022	23
		posed registered office	in Idaho is	300 N. 6th Street,
<i>.</i> 7	The street address of its pro	posed registered office		
E,	Boise, ID 83701 registered agent in Idaho at The purpose or purposes	t that address is <u>C T</u> which it proposes to p	Corporati ursue in the	, and the name of its proposed
E 7. 7 <i>A</i>	Boise, ID 83701 registered agent in Idaho at The purpose or purposes	t that address is <u>CT</u> which it proposes to p e certified copy	<u>Corporati</u> ursue in the of the Ar	, and the name of its proposed on System transaction of business in Idaho are: ticles of Incorporation
E 7. 7 4 a	Boise, ID 83701 registered agent in Idaho an The purpose or purposes As set forth in the attached hereto.	t that address is <u>CT</u> which it proposes to p e certified copy	<u>Corporati</u> ursue in the of the Ar	, and the name of its proposed on System transaction of business in Idaho are: ticles of Incorporation
E 7	Boise, ID 83701 registered agent in Idaho at The purpose or purposes As set forth in the attached hereto. The names and respective	t that address is <u>C T</u> which it proposes to p e certified copy e addresses of its direct Office	Corporati ursue in the of the Ar	, and the name of its proposed on System transaction of business in Idaho are: ticles of Incorporation cers are: Address
8. 9.	Boise, ID 83701 registered agent in Idaho at The purpose or purposes As set forth in the attached hereto. The names and respective Name SEE ATTACHED LISTIN	t that address is <u>C T</u> which it proposes to p e certified copy e addresses of its direct Office IG OF OFFICERS AN shares which it has aut	Corporati ursue in the of the Ar ors and offic D DIRECTC	, and the name of its proposed on System transaction of business in Idaho are: ticles of Incorporation cers are: Address
8. 9.	Boise, ID 83701 registered agent in Idaho at The purpose or purposes As set forth in the attached hereto. The names and respective Name SEE ATTACHED LISTIN The aggregate number of	t that address is <u>C T</u> which it proposes to p e certified copy e addresses of its direct Office IG OF OFFICERS AN shares which it has aut	Corporati ursue in the of the Ar ors and offic D DIRECTO	, and the name of its proposed on System transaction of business in Idaho are: ticles of Incorporation cers are: Address ORS
8. 9.	Boise, ID 83701 registered agent in Idaho at The purpose or purposes As set forth in the attached hereto. The names and respective Name SEE ATTACHED LISTIN The aggregate number of and shares without par view	t that address is <u>C T</u> which it proposes to p e certified copy e addresses of its direct Office IG OF OFFICERS AN shares which it has aut alue, is:	Corporati ursue in the of the Ar ors and offic D DIRECTO	, and the name of its proposed on System transaction of business in Idaho are: ticles of Incorporation cers are: Address ORS

10. The aggregate number of its issued shares, itemized by classes, par value of shares, and shares without par value, is:

Number of Shares	Class *	Par Value Per Share or Statement That Shares Are Without Par Value
100	Common	\$10.00

- 11. The corporation accepts and shall comply with the provisions of the Constitution and the laws of the State of Idaho.
- 12. This Application is accompanied by a copy of its articles of incorporation and amendments thereto, duly authenticated by the proper officer of the state or country under the laws of which it is incorporated.

Dated	March 9,	, 19 <u>83</u> .	
	DAV 10 S.	OLSON, INC.	0
	By Dec	raid Eli	bolon
	\mathcal{L}	\sim	Leonard E. Dodson
	Elan	Its	. President
	and		Edward H. Tricker
	Its	F	
STATE OFNEBRAS) en l		
COUNTY OFLANCAS	IER)		
I,Brenda K. W	itt	, a notary pi	iblic, do hereby certify that on
this 9thd	ay of March	, 19_83	_, personally appeared before
me Leonard E. Dodson	& Edward H.Tricker,	who being by me first	duly sworn, declared that he
is the President & Secr	etary*_ofDavid (. Olson, Inc.	
			•
that he signed the foregoing statements therein contained		& Secretary* of	f the corporation and that the

Brenda Ku Notary Public

September 17, 1985 *Pursuant to section 30-1-108(b)(1), Idaho Code, if the corporation assumes a name other than its true name, this application must be accompanied by a resolution of the Board of Directors to that effect.

*respectively

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GENERAL

NOTARIAL

CVDIRES

SEAL STATE OF NEBRASKA

DAVID C. OLSON, INC.

Officers and Directors

Name

Address

.

<u>Office</u>

*Directors

514 6 6626 T 2012

ARTICLES OF INCORPORTION.

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OF DAVID C. OLSON, INC.

ARTICLE I.

Name

The name of the Corporation is David C. Olson, Inc.

ARTICLE II.

Duration

The period of the Corporation's duration is perpetual.

ARTICLE III.

Porposes

The purposes for which a Corporation is organized

1. To transact any and all lowful business for which corporations may be incorporated under the provisions of the Colorado Corporation Code as now constituted or hereinafter amended including, but not limited to, electrical construction and ary and all other work stendant thereto;

 To buy, hold, sell or otherwise acquire and dispose of any number of shares of the stock of the Corporation;

3. To borr w or raise monies for any of the purposes of the Corporation and, from time to time, to draw, make, moment, underse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other megotiable or non-megotiable instruments and uvidences of indebtedness and to secure the payment twereof and of the interest thereon by mortgage or pledge, conveyance or assignment in trust or the whole or any part of the property of the Corporation, whether at the time owned or thereafter acquired, and to sell, pledge or otherwise dispose of such bonds or other obligations of the Corporation for its corporate purposes;

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4. Content converses for a above set for a thereto or count the laws of the Incorporation; 5. Truge

at any place wh and which are no or by any other Articles of Inco The busines clauses shall, e nowise limited o from, the terms

Incorporation, b

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regarded as inde

The Corporat rights conferred Code and any enls by subsequent leg State of Colorado ell powers and ri the laws of the S Incorporation, as or expedient to t Article III. 4. To do everything necessary, proper, advisable or convenient for the accomplishment of the purposes hereinabove set forth, and to do all other things incidental thereto or connected therewith which are not forbidden by the laws of the State of Colorado, or by these Articles of Incorporation; and

5. In general, to do all things, or any other acts, at any place whereacever, which any natural person may do and which are not forbidden by the Colorado Corporation Code or by any other law of the State of Colorado or by these Articles of Incorporation.

The business and purposes specified in the foregring olauses shall, except where otherwise expressly noted, be in nowise limited or restricted by reference to, or inference from, the terms of any other clause in this Article of Incorpore*'sm, but the business and purposes specified in each of t. \downarrow formgoing clauses of this Article shall be regarded as independent businesses and purposes.

ANTICLE IV.

Powers

The Corporation shall have and emercise all powers and rights conferred upon corporations by the Colorado Corporation Code and any enlargements of such powers and rights conferred by subsequent legislative act or acts of the voters of the State of Colorade; the Corporation shall have and emercise all powers and rights, not otherwise denied corporations by the laws of the State of Colorado or by these Articles of Incorporation, as are necessary, suitable, pusper, convalent or expedient to the attainment of the purposes set forth in Article III.



The approprishall nove the aut shares of common + share.

Inter and

In the absenc action between the poration, firm, sys venture shall be wf wise affected by re officers or directo or become employees of such corporation member of such part. or otherwise intere provided, that the ; shareholders of the interested or both : otherwise known to t the Corporation. An also an employee or such other corporati sember of such parts or otherwise interes be counted for the p guorum at any meeting of the Corporation w or other transaction long as he acts in go holder may vote there

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ARTICLE V.

Authorized Shares

The aggregate number of shares which the Corporation shall have the authority to issue is one thousand (1,000) shares of common stock of Ten Dollar (\$10.00) par value per share.

ARTICLE VI.

Interests of Officers and Directors and Shareholders in Transactions

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In the absence of fraud, no contract or other transaction between the Corporation and any other person, corporation, firm, syndicate, association, partnership or joint venture shall be wholly or partially invalidated or otherwise affected by reason of the fact that one or more of the officers or directors or shareholders of the Corporation are or become employees or directors or officers or shareholders of such corporation, firm, syndicate, or association, or a member of such partmarchip or joint venture, or are pecuniarily or otherwise interested in such contract or other transaction, provided, that the fact that such officers or directors or shareholders of the Corporation as are so situated or so interested or both shall be disclosed or shall have been otherwise known to the Board of Directors or shareholders of the Corporation. Any director of the Corporation who is also an employee or director or officer or shareholder of work other corporation, firm, syndicate or association, or a member of such partnership or joint vesture, or is pecuniarily or otherwise interested in such contrast or transaction, may be counted for the purpose of determining the existence of a quorum at an, meeting of the Beard of Directors or shareholders of the Corporation which shall authorise any such contract or other transaction and in the absence of fraud, and as long as he acts in good faith, any such director or shareholder may vote thereat to authorize any such contract or

other transe not an englisuch other c member of su or otherwise

The hold shall not hav of the Corpor changeable fo warrants or o to subscribe of the Corpora Corporation at respect to the

The maili. the Corporation Coloredo 80302, at such address

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other transaction, with like force and effect as if he were not an employee or director or officer or shareholder of much other corporation, tirm, syndicate or association, or a member of such partnership or joint venture, or pecuniarily or otherwise interested in such contract or other transaction.

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ARTICLE VII.

Waiver of Preemptive Rights and Cumulative Voting Rights

The holders of the common shares of the Corporation shall not have the preemptive rights to purchase any shares of the Corporation hereafter issued, or any securities exchangeable for or convertible into such wherea, the any warrants or other instruments evidencing rights or options to subscribe for, purchase or otherwise acquire such shares of the Corporation. The holders of the common shares of the Corporation shall not have cumulative voting rights with respect to the election of director.

ARTICLE VIII.

Initial Registered Office and Initial Registered Agent

The mailing address of the initial registered office of the Corporation is: 1700 Broadway, City of Danver, State of Coloredo 20202, and the name of its initial registered agent at such address is The Corporation Company.

ANTICLE IX.

Name and Address of Incorporator

The name and address of the incorporator is:

<u>Hame</u> Edward H. Tricker

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Address 1500 Sharp Building 306 South 13th Street Lindols, Nebrasks 68508

ARTICLE X.

Name and Address of Initial Board of Directors

The name and address of the initial Board of Directors is:

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Name

David C. Olson

410 South 7th Street Tancoln, Nebraska

Address

Edward H. Tricker 1500 Sharp Building Lincoln, Nebraska

Reymond D. Butler

ATED July \$, 1981.

1549 South 2nd West P. G. Box 25307 Balt Lake City, Utah 84125

STATE OF HEBBASKA) COUNTY OF LANCASTER)

Witness my hand and Notarial Seal the say and year first above written.

Canal Califica SUNSEAL HOTAMAL Ü Aur 6, 199

Carl Cellin

STATE OF COLORADO DEPARTMENT OF STATE

I hereby centry that this is a true and complete copy of the (socumer) as filed in this office and somution record in File No.

DATED _

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