105645

State of Idaho

Department of State

CERTIFICATE OF INCORPORATION OF

SUNRISE SKYPARK HANGAR LOT NO. ONE, INC.

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that duplicate originals of Articles of Incorporation for the incorporation of SUNRISE SKYPARK HANGAR LOT NO. ONE, INC. duly signed pursuant to the provisions of the Idaho Nonprofit Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Incorporation and attach hereto a duplicate original of the Articles of Incorporation.

Dated: March 22, 1994



Fite of Cenarrusa SECRETARY OF STATE

By Ma Deity

SEC. OF STATE

ARTICLES OF INCORPORATION
OF REFERENCE

SUNRISE SKYPARK HANGAR LOTOROTONE, INC.

94 PMR 22 All The undersigned, for the purpose of forming a monprofit corporation, sometimes referred to as the Association, under and pursuant to Chapter 3 of Title 30, Idaho Code, hereby adopts the following Articles of Incorporation for such corporation:

ARTICLE I

Name

The name of the non-profit corporation shall be "SUNRISE SKYPARK HANGAR LOT NO. ONE, INC.".

ARTICLE II

Registered Office and Agent

The location and post office address of the registered office of the corporation shall be HC 79 Box 102A, Melba, Idaho, 83641. The initial registered agent is LESTER J. MONCRIEF.

ARTICLE III

Duration

The corporation shall have perpetual existence.

ARTICLE IV

Corporate Purposes

A. To manage the business affairs of the hangar project and maintain the common areas for the use and benefit of its members.

B. To transact any and all lawful business that nonprofit corporations are authorized to conduct under the Idaho Nonprofit Corporation Act, and to have and exercise any and all rights, powers and privileges which a nonprofit corporation organized and existing may now or hereafter have or exercise.

ARTICLE V

Membership

The Association shall be authorized to issue fifteen (15) membership certificates.

ARTICLE VI

<u>Voting Rights</u>

Each member shall be entitled to one vote for the held in the Association. CK #: 514 CORP 10 30.00= 30.00

ARTICLE VII

Incorporator

The name and post office address of the incorporator is as follows:

NAME

POST OFFICE ADDRESS

Lester J. Monorief HC 79 Box 102A

Melba, Idaho 83641

ARTICLE VIII

Directors

The initial Board of Directors shall consist of three (3) persons whose names and addresses are as follows:

LESTER J. MONCRIEF

HC 79 Box 102A

Melba, ID 83641

RICK L. MONCRIEF

93X Mt. Hamilton Rd. San Jose, CA 95140

MARTIN J. MONCRIEF

1059 S. Valley View Dr. Fruit Heights, UT 84037

The above and foregoing persons shall serve as Directors of the Association until the first meeting of members or until their successors are elected and duly qualified.

ARTICLE IX

Bylaws

The Bylaws of the Association shall be adopted by its Board of Directors and shall thereafter be altered, amended or repealed by a majority vote of the members, or by the Board of Directors if such power is delegated by the members hereafter.

ARTICLE X

Dissolution

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated for the same or similar purposes for which this corporation is formed as shall at the time qualify as an exempt organization or organizations under Section 501 (c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine.

THE UNDERSIGNED has hereunto executed these Articles of Incorporation this 14th day of March 1994.

LESTER J. MONCRIEF

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