기계						
	Department of State.					
	CERTIFICATE OF AUTHORITY					
	OF					
	FLUTD CADCO SYSTEMS THE					
	FLUID CARGO SYSTEMS, INC.					
	I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that					
	duplicate originals of an Application of FLUID CARGO SYSTEMS, INC.					
	for a Cartificate of Authority to transact business in this State					
	I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that duplicate originals of an Application of FLUID CARGO SYSTEMS, 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					
	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.					
	ACCORDINCLY and by winter of the outboutty wanted in the by law Linese this Cartificate of					
	ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of					
	Authority to FLUID CARGO SYSTEMS, INC.					
	to transact business in this State under the nameFLUID_CARGO_SYSTEMS, INC.					
	and attach hereto a duplicate original of the Application					
	for such Certificate.					
	· Dated December 29, 1983					
	PERE AL					
	Stor Cenaria					
	SECRETARY OF STATE					
	Corporation Clerk					
		-				

CAU 779

APPLICATION FOR CERTIFICATE OF AUTHORITY To the Secretary of State of Idaho Pursuant to Section 30-1-110, Idaho Code, the undersigned Corporation hereby applies for a Certificate of Authority to transact business in your State, and for that purpose submits the following statement: 1. The name of the corporation is FLUID CARGO Systems, INC. 2. The name which it shall use in Idaho is FLUID CARGO SUSTEMS, TNC. (To be used only when required to avoid a conflict with a name already on file. Must be accompanied by a Board of Directors resolution adopting assumed name in Idaho.) 3. It is incorporated under the laws of ______ THE STATE OF COLORADO 4. The date of its incorporation is Hugus 7 2, 1983 and the period of its duration is PERPETUAL 5. The address of its principal office in the state or country under the laws of which it is incorporated is 900 CHERRY TOWER, 950 SOUTH CHERRY ST., DENVER, COLORADO 80222 6. The address to which correspondence should be addressed, if different from that in item 5. P.O. Box 1388, IDAHO FALLS, IDAHO 83401 7. The street address of its proposed registered office in Idaho is 1581 W. SUNNYSIDE RD. IDAHO FALLS, IDAHO 83401 _____, and the name of its proposed registered agent in Idaho at that address is ______ E. KIRKPATRICK 8. The purpose or purposes which it proposes to pursue in the transaction of business in Idaho are: TO MANUFACTURE, MARLET & DISTRIBUTE CONTAINERS FOR THE STORAGE AND TRANSPORTATION OF BULK LIQUID PRADUCTS. 9. The names and respective addresses of its directors and officers are: Name Office Address WILLIS W. ALLEN PRESIDENT 888 N. BOULEVARD IDAHO FALLS, D. 83401 TIMOTHY P. SettmIDT VICE PRESIDENT 374 TYPA IDAHO FALLS, IS. 83401 VICE PRESIDENT 366 VALLEYVIEW DN. PERATELLO, ID. 83204 (continued on reverse)

shares without par valu Number of Shares	Class	Par Value Per Share or Statement That Shares Are without Par Value
20,000,000	Common	No PAR VALUE
 The aggregate number value is: Number of Shares 4, 163, 265 	Class	nized by classes, par value of shares, and shares without par Par Value Per Share or Statement That Shares Are without Par Value No Par Value
Idaho. 13. This Application is ac	companied by a copy of roper officer of the state	the provisions of the Constitution and the laws of the State of its articles of incorporation and amendments thereto, duly or country under the laws of which it is incorporated.
·	By	Its President/Vice President (please specify) Moly Its Secretary/Assistant Secretary (please specify)
STATE OF <u>John</u> COUNTY OF <u>BONN</u> I, <u>Paillo</u> this <u>19</u> day of <u></u> <u>Willis Wi Ac</u> <u>PRESIDENT</u>	reville) ^{ss} Jenkens December	, a notary public, do hereby certify that on , 19 <u>83</u> , personally appeared before me , who being by me first duly sworn, declared that he is the MGO Systems, INC.
that he signed the foregoin that the statements therein	contained are true.	PRESIDENT of the corporation and



I, NATALIE MEYER, Secretary of State of the State of Colorado hereby certify that

According to the records of this office

FLUID CARGO SYSTEMS, INC. (COLORADO CORPORATION)

has complied with the applicable provisions of the laws of the State of Colorado and on this date is in good standing and authorized and competent to transact business or to conduct its affairs within this state.



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 - For environments as some or non-environment of the set error of awards of the trace of outprovide the threed states of America, in or any state in which cars action the or business are new connected, and without latter ing the generality of the toregoing, specifically to manufacture, market and distribute containers for the storight and transportation of click to guild products.
 - (b) To parohase, own, wase well and have interes in real estate of every kird and description.
 - IC. To carry on as principals, agents, tranchisots, franchises, consignors, consigners, it is any capacity whatever, the business of manufacturing, selling and marketing containers for the storage and transportation of bulk liquid products and in any other business not in conflict with the laws of the state where such business is conducted or the Un.* o States of America.
 - (d) To borrow or loan money, with or without security, on such terms as the Board of Directors determines to be in the best interests of the corporation; to make and enter into contracts of any sort or kind with any individual, firm, association or corporation, government, public or municipal body politic, authorized or permitted by law.
 - (e) To act is a dealer for the sale of its own stocks and bonds and to execute all instruments incident to the above; to enter into underwriting agreements for the sale of its stocks and bonds or other securities and to make and enter into options for the sale of its stock,

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FOURTH: The aggregate number it shares which the corporation shall have authority to issue is 22,000,000 shares of common stock having no par value. All shares of common stock, when issued, shall be thily para and non-assessable. Cumulative be allowed. Subject to the requirements of any applicable law, the corporation may cause any of the common stock to be issued

be allowed, subject to the requirements of any applicable law, the corporation may cause any of the common stock to be issued subject to such lawful restrictions as to transfer of said shares or otherwise as the board of directors of the entporation may

duly determine by resolution. The ownership of any amount of the

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