

## CERTIFICATE OF QUALIFICATION OF FOREIGN CORPORATION

I, ARNOLD WILLIAMS, Secretary of State of the State of Idaho, and legal custodian of the corporation records of the State of Idaho, do hereby certify that

### TRANSIT HOMES, INC.

a corporation duly organized and existing under the laws of Michigan has fully complied with Section 10 Article II of the Constitution, and with Sections 30-501 and 30-502, Idaho Code, by filing in this office on the Twenty-first day of 19 63, a properly authenticated copy of its articles of incorporation, and on the Twenty-first day of March, 19 63, a designation of David F. Hart the County of as statutory agent for said corporation within the State of Idaho, upon whom process issued by authority of, or under any law of this State, may be served.

AND I FURTHER CERTIFY, That said corporation has complied with the laws of the State of Idaho, relating to corporations not created under the laws of the State, as contained in Chapter 5 of Title 30, Idaho Code, and is therefore duly and regularly qualified as a corporation in Idaho, having the same rights and privileges, and being subject to the same laws, as like domestic corporations.

> IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State. Done at Boise City, the Capital of Idaho, 21st this day of

A.D. 19 63

Secretary of State.



### Cansing, Michigan

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TO SIN TO Whom These Tresents That Come:
I, Raymond F. Clevenger, Commissioner of the Michigan Corporation
I, Raymond F. Clevenger, Commissioner of the Michigan Corporation and Securities Commission, Do Hereby Certify That the Annexed Copy of
Articles of Incorporation and Amendments
of
TRANSIT HOMES, INC.
has been compared by me with the record on file in this Department and that the same is a true copy thereof, and the whole of such record.

Raymond 4. Clevenger Commissioner.

# ARTICLES OF INCORPORATION

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These Articles of Incorporation are signed and acknowledged by the incorporators for the purpose of forming a corporation for profit under the provisions of Act No. 327 of the Public Acts of 1931, as amended, as follows:

The purpose or purposes for which the corporation is formed are as follows:  1. The transporation in interstate or intrasstate commerce of house trailers of every type, class and kind and nature under existing Certificates of Public Convenience and Necessity heretofore issued by the State of Michigan Public Service Commission (No. L-8430) and by the Interstate Commerce Commission (Nos. 94350 and 94350 Sub 2) or such other authority as may hereafter be acquired.  2. The purchasing, owning, mortgaging and selling of such real and personal property as may he advisable in connection with or to facilitate the transportation of such trailers.  In general to carry on any business in consection therewith and incident thereto not forbidden by the laws of the State of Michigan and with all the powers conferred upon corporations by the laws of the State of Michigan.  ARTICLE III.  Location of the registered office is:  22644 Cratiot Avenue East Detroit (County)  Postofice address of registered office is:  22644 Cratiot Avenue East Detroit (County)  ARTICLE IV.  The name of the first resident agent is LLOYD A. CAMPAU  ARTICLE V.  The total authorized capital stock is  [Par Yalue \$ 1,000 ]  Par Yalue \$ 1,000 ]
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The total authorized capital stock is
[Preferred shs. None] [Par Value \$]
Preferred shs. NOILE Par Value \$ per share
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Preferred None   Price fixed for sale \$   Price fixed for sale \$
and/or shs. of (2) { Common None } no par value { Book value \$}
Price fixed for sale \$
(3) A statement of all or any of the designations and the powers, preferences and rights, and the qualifications,
limitations or restrictions thereof is as follows:  COMMON STOCK: The common stock futhorized shall consist of 50,000
shares of the par value of \$1.00 per share amounting in the aggregate
to \$50,000.00 with the exclusive power of voting and participating
, and built built of the different of th
in the management of the corporation, each share to have one vote in-
in the management of the corporation, each share to have one vote in any meeting of shareholders. Shareholders of common stock shall have a pre-emptive right to subscribe for such additional shares of said

at the date of such issuance. Such pre-emptive right shall be exercised within the time duly fixed therefor by the Board of Directors and if such right is not exercised within the time so limited, said shares may thereafter be offered for subscription to any other person or persons at a price and upon terms not more favorable than those at which they were offered to such shareholders.

The minimum amount of capital with which the corporation will commence business is \$1,400.00

#### ARTICLE VI.

The names and places of residence or business of the incorporators and the number and class of shares subscribed for the each are as follows: (Statute requires one or more incorporators)

Names	Residence or Business Address			Number of Shares			
·	(No.)	(Street) (City) (Star	Common	Preferred-	- <del>Non-Par</del> -		
LLOYD A.	CAMPAU						
		Gratiot Avenue	3,540				
	******	East Detroit, Michigan	- <u>1400</u>				
•••							
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#### ARTICLE VII.

The names and addresses of the first board of directors are as follows:

(Statute requires at least three directors)

(City)	(State)
ast Detroi	t. Michie
ast Detroi	t. Michie
g. Flint,	Michigan
ast Detroi	t. Michig
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#### ARTICLE VIII.

The term of the corporate existence is thirty years.

#### ARTICLE IX.

-OPTIONAL (Please delete Article IX if not applicable.)

Whenever a compromise or arrangement or any plan of reorganization of this corporation is proposed between this corporation and its creditors or any class of them and/or between this corporation and its shareholders or any class of them, any court of equity jurisdiction within the state of Michigan, may on the application of this corporation or of any creditor or any shareholder thereof, or on the application of any receiver or receivers appointed for this corporation, order a meeting of the creditors or class of creditors, and/or of the shareholders or class of shareholders, as the case may be, to be affected by the proposed compromise or arrangement or reorganization, to be summoned in such manner as said court directs. If a majority in number representing three-fourths in value of the creditors or class of creditors, and/or of the shareholders or class of shareholders, as the case may be, to be affected by the proposed compromise or arrangement or reorganization, agree to any compromise or arrangement or to any reorganization of this corporation as a consequence of such compromise or arrangement, said compromise or arrangement and said reorganization shall, if sanctioned by the court to which the said application has been made, be binding on all the creditors or class of creditors, and/or on all the shareholders or class of shareholders, as the case may be, and also on this corporation.

#### ARTICLE X.

(Here insert any desired additional provisions authorized by the Act.)

Every person who now is or hereafter becomes a director or officer of the corporation shall be indemnified by the corporation against reasonable expenses incurred by him and any amount paid in satisfaction of a judgment or a settlement in connection with any action, suit, or proceeding to which he may be a party defendant, or with which he shall be threatened by reason of his being or having been a director or officer of the corporation; provided, however, that the corporation shall not indemnify any officer or director in re-

(COXCE)

, • · · · · · · · · · · · ·	rticle VI are required to sign in this space)	
Honds and		
(LLOYD A. CAMPAU )		
ion to matters as to which has conduct in the performance, and, provided, further y directors, or officers in the ment shall be approved by ion, suit or proceeding, or ectors of the corporation of the of shareholders appointed in the right of indemnification which any director or office.	that the corporation shal the case of a settlement, u the Court having jurisdict shall be approved by a major her than those involved, or d by the Board of Directors	l not indenless such ion of the rity of the for a com- the for other rise
TTE OF MICHIGAN UNITY OFGENSEE	(One or more of the parties signing before the Notary	must acknowledg )
	day of December	, 195_3
<b>~ = ·</b>		
LLOYD 4	CAMPATI	
ore me personally appearedLLOYD_A	. CAMPAU	
ore me personally appeared LLOYD A	. CAMPAU	
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me known to be the persons described in and vecuted the same as their free act and deed.		
me known to be the persons described in and w	ho executed the foregoing instrument, and ackn	
me known to be the persons described in and vecuted the same as their free act and deed.		

# CERTIFIED RESOLUTION OF CHANGE OF REGISTERED OFFICE AND RESIDENT AGENT

52

Ι,	Laur	ie S. Neely	·	~=====================================	Assistant Secretary,
of	TRAN	SIT HOMES, DIO			
<b>V</b> =		(Corp	orate Name	e)	~*************************************
do hereby ce	ertify that the following	ng is a true and cor	rect copy	of the resolution adop	ted by the board of directors
					, 195 <u>9</u> :
"RESO	LVED, that the locati	on of the registere	ed office	of	
	TRANSIT HOMES	, INC.		within the St	ate of Michigan is changed
from 22	(00.10				
	(Stroo	t and Kumbost			/^ TILL
County of	Macomb	, Michigan, to	Route	3, Box 11-B	Williamston
	•			(Street and Number) Raymond Snell	(City or Village) (Zone)
•	-	,		(Name	e of Agent)
is appointed	resident agent of this	s corporation in ch	arge of i	ts registered office and	that all prior appointments
_	ident agents for such				
Signed on	March 27,	1959.	· .		
			****	Jaune 5	3. Neely
•				ASMXVINE (Ves	sistant Secretary

Note: Mail three signed copies except in case of change of location from one county to another, in which case four copies of this Certificate are required.

Filing fee \$5.00.

FORM 12

# CERTIFIED RESOLUTION OF CHANGE OF REGISTERED OFFICE AND RESIDENT AGENT

	CERTITIED	WESOFOLION OF CHANGE OF MEGISTE
n 0		AND RESIDENT AGENT

I, Laurie	S. Neely		Secretary or Assistant Servetary
of TRANS			
	(Corporate Na	ame)	•
do hereby certify that the following	g is a true and correct co	py of the resolution adop	oted by the board of directors
of said corporation at a meeting ca	alled and held on the	9th day of Ser	otember , 19 <b>%</b> 60 .
"RESOLVED, that the location	n of the registered offic	e of Transit	Homes, Inc.
(Corpora	te Name)	within the S	tate of Michigan is changed
from Route 3, Box 11-B		Willia	amston
(Street	and Number)		(City or Village) (Zone)
County of Ingham			
County of Macomb	, Michigan, and tha	at Joseph E. Mihe	elich
is appointed resident agent of this	corporation in charge o	f its registered office and	d that all prior appointments
of other resident agents for such ]	purpose are hereby revo	bked."	
Signed on September 9	, 19 <b>7</b> .60		
		<b>↑ \\</b> :	
		· Land	Short Sty
		(Secretary or A	sulstant Secretary)

Note: Mail three signed copies except in case of change of location from one county to another, in which case four copies of this Certificate are required.

Filing fee \$5.00.

FORM 12

