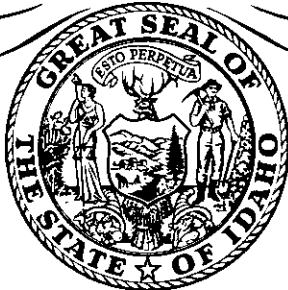


# State of Idaho



## Department of State

### 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

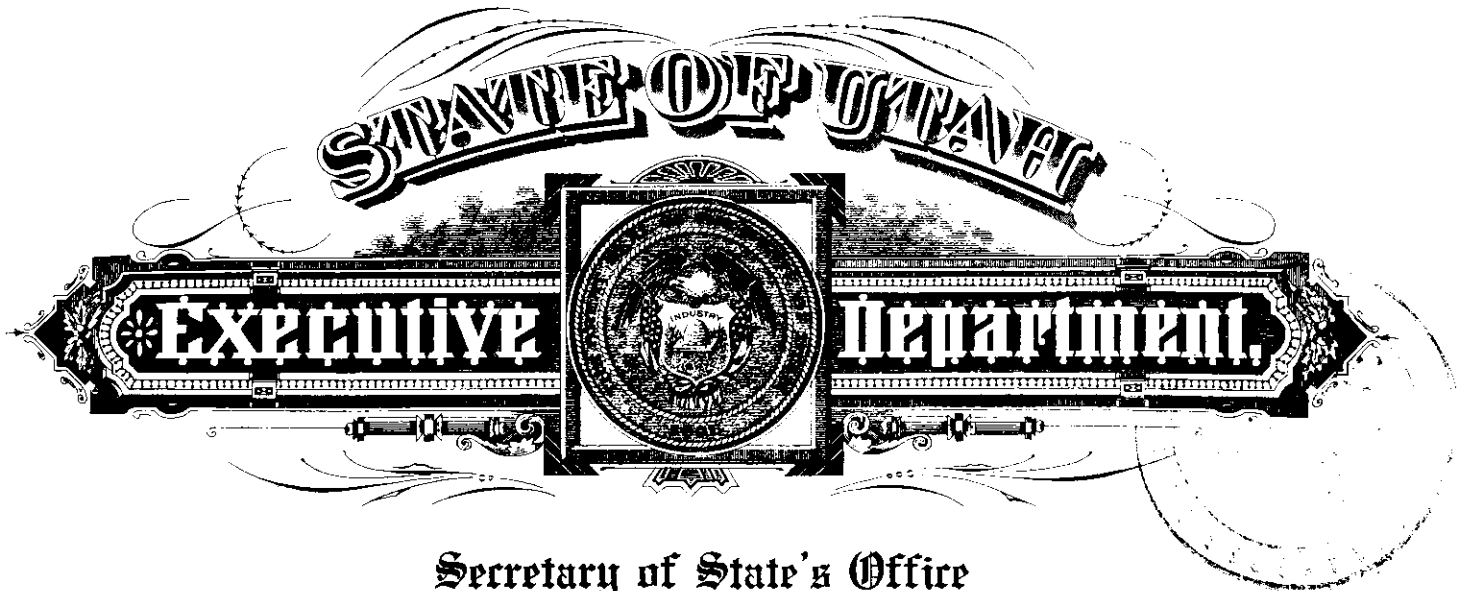
#### MERCHANTS, INC.

a corporation duly organized and existing under the laws of **Utah** 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 **Third** day of **August**, 19 **62**, a properly authenticated copy of its articles of incorporation, and on the **Third** day of **August**, 19 **62**, a designation of **D. H. Kidd** in the County of **Bannock** 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, this **3rd** day of **August**, A.D. 19 **62**.

Secretary of State.



Secretary of State's Office

I, LAMONT F. TORONTO, SECRETARY OF STATE OF THE STATE OF UTAH,  
DO HEREBY CERTIFY THAT the attached is a full, true and correct copy  
of the Articles of Incorporation and all Amendments thereto,  
~~~~~  
MERCHANTS, INC.~~~~~

AS APPEARS ~~~ of record ~~~ IN MY OFFICE.

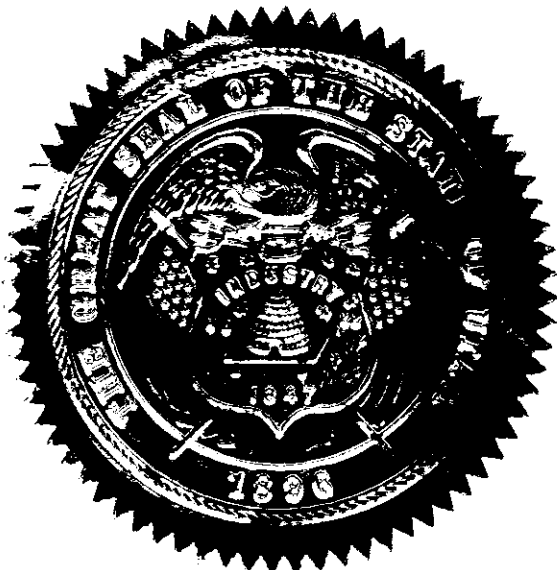
IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND

AND AFFIXED THE GREAT SEAL OF THE STATE OF UTAH

AT SALT LAKE CITY, THIS ~Twenty-Sixth~ DAY OF

July 19 62

Lamont F. Toronto  
SECRETARY OF STATE  
Gwendell R. Cottrell  
DEPUTY



332 v. 10

1996-1997 学年 第一学期



1995-1996-1997-1998-1999-2000-2001-2002

That we, the undersigned, being members of one and the same firm, do enter into this agreement together for the purpose of forming a corporation under the laws of the State of New York, and in pursuance of the laws that it is now equal and do hereby certify as follows:

卷之三

The name of the committee is the Standing Committee.

• 122 •

The term for which the corporation is to exist is 100 years from the date of its incorporation, unless (as is provided) otherwise by law.

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The purpose, business, objectives, problems and policies of each corporation  
are as follows:

- (a) To lead, manage, oversee, coordinate, monitor and evaluate the implementation of the strategy, including the development of operational plans, monitoring and evaluation, and reporting, and to provide leadership, guidance and direction to the implementation of the strategy.
  - (b) To ensure that the strategy is implemented in accordance with the principles of good governance, including the principles of accountability, transparency, participation, and equality; to ensure that the strategy is implemented in accordance with the principles of sustainable development and environmental sustainability.
  - (c) To provide guidance and support to the implementation of the strategy, including the development of operational plans, monitoring and evaluation, and reporting, and to provide leadership, guidance and direction to the implementation of the strategy.
  - (d) To provide guidance and support to the implementation of the strategy, including the development of operational plans, monitoring and evaluation, and reporting, and to provide leadership, guidance and direction to the implementation of the strategy.
  - (e) To conduct a review of the strategy to assess its effectiveness and to make recommendations for improvement, including the revision of the strategy, if necessary.
  - (f) To ensure that the strategy is implemented in accordance with the principles of good governance, including the principles of accountability, transparency, participation, and equality; to ensure that the strategy is implemented in accordance with the principles of sustainable development and environmental sustainability.
  - (g) To ensure that the strategy is implemented in accordance with the principles of good governance, including the principles of accountability, transparency, participation, and equality; to ensure that the strategy is implemented in accordance with the principles of sustainable development and environmental sustainability.



The principal place of business will be at 1000 Main Street, Toledo, Ohio, and  
the company will be incorporated under the laws of the state of Ohio and consist of the  
state of Ohio as the name of the corporation.

The capital stock of the economy has grown at a rate of 3.0% nominal (10.1%) rates of 6.1% (2000-2005) and 4.1% (2005-2010). The per capita GDP and real GDP (GDP) per capita and its growth rate (GDP) shows an average growth rate of 2.0% and a real value (GDP) per capita.

The publications, including periodicals and books, received by the library, the uncopied and recent ones, will be catalogued as follows:

(b) All of the products shall be composed of materials which are not subject to reworking or reusing. Any material which can be used in such a manner shall be discarded and replaced by a piece of the same type and quality. (C-100) products shall be made of the best materials available. The materials used in the production of C-100 products shall be of the highest quality and shall be of the best quality available. The materials used in the production of C-100 products shall be of the best quality and shall be of the best quality available.

thirty (30) days in advance of the said redemption date. Only in case of the redemption however of less than all of the outstanding preferred stock of this corporation, the certificate or certificates of such stock to be redeemed shall be surrendered by holder and, if the last number shown is more than a certificate for more shares of such stock than the preceding number of said shares called for redemption, only such number of said shares evidenced by such certificate shall be redeemed as equal each individual number of shares of such stock called for redemption. After any shares of said preferred stock so have been called for redemption in the manner herein provided and are sufficient to pay the redemption price thereof as herein fixed shall have been set aside by this corporation for that purpose, the holder thereof shall have no further right to receive dividends or enjoy any other right accrued to him heron or entitled to receive the redemption price herein fixed until the remainder of said shares of stock to this corporation.

(c) The holders of the preferred stock of this corporation shall be entitled to receive dividends upon and at the same regular time as the rights of the holders of the preferred stock of this corporation, as herein specified, have been fully satisfied, but, if preferred stock of the holders of the preferred stock of this corporation has not been entirely paid as fully satisfied, then all amounts unpaid after distribution no dividends or upon the liquidation or dissolution of this corporation shall be distributed pro rata to the holders of the common stock of this corporation. The sole and equal dire voting power in this corporation, except as otherwise required by law, is hereby vested in the Board of Directors of this corporation.

(d) This corporation may at any time and from time to time add to the amount of each class of shares of stock of this corporation by resolution so create additional shares of such class and of any class at any time as may be deemed necessary, and the total number of shares of any stock of this corporation at any time shall not exceed the sum of all amounts and such increases as the directors add to each additional shares and also any other sum that the directors may determine to be necessary or convenient of this corporation to conduct its business, and the total number of shares so authorized by the resolution of incorporation of this corporation shall be equal stock in accordance with the laws of the state in which it is incorporated.

be entitled of right or otherwise to dividends due, unpaid, or future and  
proportionate share of the assets to be liquidated. The Board of Directors of  
this corporation may dispose of all such stock issued at its discretion,  
whether by offering same to subscribers or by sale to others subsequent to  
its issue as aforesaid.

Subscriptions

The names of the subscribers, their place of residence, and the  
amount of common stock of this corporation for which each has subscribed in  
full or the equivalent in securities is as follows:

| <u>Name</u>                  | <u>Address</u>                         | <u>No. of<br/>shares</u> | <u>Value \$</u>    | <u>Subscription<br/>in cash or<br/>Securities<br/>Assoc. Food<br/>Patronage Cert.</u> |
|------------------------------|----------------------------------------|--------------------------|--------------------|---------------------------------------------------------------------------------------|
| <u>Ben Gallantyne</u>        | <u>Rupert, Idaho</u>                   | <u>500</u>               | <u>\$ 5,000.00</u> | <u>Cash</u>                                                                           |
| <u>E. C. Jensen</u>          | <u>Montpelier, Idaho</u>               | <u>250</u>               | <u>2,500.00</u>    | <u>Cash</u>                                                                           |
| <u>D. P. Lloyd</u>           | <u>2045 E. 13th So., SLC</u>           | <u>1000</u>              | <u>10,000.00</u>   | <u>Assoc. Food<br/>Patronage Cert.</u>                                                |
| <u>D. P. Lloyd</u>           | <u>2045 E. 13th So., SLC</u>           | <u>2500</u>              | <u>25,000.00</u>   | <u>Cash</u>                                                                           |
| <u>Ben S. Gardiner Jr.</u>   | <u>2068 Wilmington Ave., SLC</u>       | <u>1000</u>              | <u>10,000.00</u>   | <u>Assoc. Food<br/>Patronage Cert.</u>                                                |
| <u>R. D. Butterworth</u>     | <u>1856 S. 4420 W. Kearns</u>          | <u>200</u>               | <u>3,000.00</u>    | <u>Cash</u>                                                                           |
| <u>J. Marvell Hutchinson</u> | <u>1368 Westminister Ave., SLC</u>     | <u>250</u>               | <u>2,500.00</u>    | <u>Cash</u>                                                                           |
| <u>Gustav E. Brochsel</u>    | <u>204 Granite, SLC</u>                | <u>1000</u>              | <u>10,000.00</u>   | <u>Cash</u>                                                                           |
| <u>A. C. Schuarts</u>        | <u>1593 S. 16th St., SLC</u>           | <u>1000</u>              | <u>10,000.00</u>   | <u>Cash</u>                                                                           |
| <u>Geo. LaMont Richards</u>  | <u>2315 E. 12th So. SLC</u>            | <u>250</u>               | <u>2,500.00</u>    | <u>Cash</u>                                                                           |
| <u>Ray Sudbury</u>           | <u>975 So. 13th E., SLC</u>            | <u>250</u>               | <u>2,500.00</u>    | <u>Cash</u>                                                                           |
| <u>John Roshaar</u>          | <u>2661 So. 13th St., SLC</u>          | <u>500</u>               | <u>5,000.00</u>    | <u>Cash</u>                                                                           |
| <u>Harold H. Smith</u>       | <u>Heber City, Utah</u>                | <u>500</u>               | <u>5,000.00</u>    | <u>Cash</u>                                                                           |
| <u>Howard M. Kinegar</u>     | <u>1260 So. 2nd W., Salt Lake City</u> | <u>10,000.00</u>         | <u>Cash</u>        |                                                                                       |
| <u>Mervil J. Sharp</u>       | <u>6746 S. 100 E., Murray</u>          | <u>250</u>               | <u>2,500.00</u>    | <u>Cash</u>                                                                           |
| <u>William A. Mulvey</u>     | <u>4553 Willow Rd., SLC</u>            | <u>250</u>               | <u>2,500.00</u>    | <u>Assoc. Food<br/>Patronage Cert.</u>                                                |

| <u>Name</u>                 | <u>Address</u>                    | <u>No. of Subs.</u> | <u>Amount</u>       | <u>Method of Payment</u>               |
|-----------------------------|-----------------------------------|---------------------|---------------------|----------------------------------------|
| <u>Paul M. Smith</u>        | <u>1326 So. 21 St., SLC</u>       | <u>1,000</u>        | <u>\$10,000.00</u>  | <u>Assoc. Food Patronage Cert.</u>     |
| <u>Joe F. Wheeler</u>       | <u>591-5th St., Ogden, Ut.</u>    | <u>1,000</u>        | <u>\$10,000.00</u>  | <u>Cash</u>                            |
| <u>Robert L. Hansgaard</u>  | <u>3055 Circle Wye, Ogden</u>     | <u>1,000</u>        | <u>\$10,000.00</u>  | <u>Cash</u>                            |
| <u>James C. Pritchard</u>   | <u>Kaysville, Utah</u>            | <u>250</u>          | <u>2,500.00</u>     | <u>Assoc. Food Patronage Cert.</u>     |
| <u>G. Stanley Brewer</u>    | <u>2554 Jackson Ave., Ogden</u>   | <u>500</u>          | <u>5,000.00</u>     | <u>Cash</u>                            |
| <u>E. C. Gladhill</u>       | <u>1708 Forest Hill Dr., SLC</u>  | <u>250</u>          | <u>1,500.00</u>     | <u>Associated Food Patronage Cert.</u> |
| <u>Russell Black</u>        | <u>Pocatello, Idaho</u>           | <u>250</u>          | <u>2,500.00</u>     | <u>Cash</u>                            |
| <u>George Adondakis</u>     | <u>1538 W. 7600 S. -M. Jordan</u> | <u>300</u>          | <u>3,000.00</u>     | <u>Cash</u>                            |
| <u>H. J. Howard</u>         | <u>Provo, Utah</u>                | <u>1,000</u>        | <u>\$10,000.00</u>  | <u>Assoc. Food Patronage Cert.</u>     |
| <u>Nick M. Macria</u>       | <u>West Jordan, Utah</u>          | <u>250</u>          | <u>2,500.00</u>     | <u>Cash</u>                            |
| <u>H. M. Purick</u>         | <u>2002 Sheridan Rd., SLC</u>     | <u>1,000</u>        | <u>\$10,000.00</u>  | <u>Cash</u>                            |
| <u>Harper Black</u>         | <u>3072 Iowa Ave., Ogden</u>      | <u>250</u>          | <u>2,500.00</u>     | <u>Cash</u>                            |
| <u>Winston J. Fillmore</u>  | <u>1428 Mitchell Dr., Ogden</u>   | <u>1,000</u>        | <u>\$10,000.00</u>  | <u>Cash</u>                            |
| <u>Verney G. Hewlett</u>    | <u>115 S. 5th St., SLC</u>        | <u>500</u>          | <u>5,000.00</u>     | <u>Cash</u>                            |
| <u>R. F. Harris</u>         | <u>1303 E. So. Temple, SLC</u>    | <u>500</u>          | <u>5,000.00</u>     | <u>Cash</u>                            |
| <u>M. A. Spencer</u>        | <u>1537 Hubbard Ave., SLC</u>     | <u>600</u>          | <u>6,000.00</u>     | <u>Cash</u>                            |
| <u>K. J. Cranney</u>        | <u>Kaysville, Utah</u>            | <u>1,000</u>        | <u>\$10,000.00</u>  | <u>Cash</u>                            |
| <u>Total Subscriptions:</u> |                                   | <u>21,250</u>       | <u>\$212,500.00</u> |                                        |

Mr. C. Chase is authorized to collect all money due at any time by any of these

subscribers or his assignees during the term of this subscription. The value of this  
subscription is to be determined by the number of subscribers and the amount of  
subscriptions and stock held by each subscriber at any time during the term of this  
subscription.

of the stock in this corporation to which each of them has subscribed, the such securities as heretofore or hereafter may be held by, and shall be held, provided the same are transferable in the context of the corporation's business. That more than 20% of the capital stock of this corporation has been paid in, in cash and its equivalent in securities. That the balance of the capital stock, to-wit: \$207,500.00 or 70,750 shares of common stock and \$1,000,000.00 or 10,000 shares of preferred stock, is at this time unpayed.

ARTICLE VIII

That the personal property of the shareholders of this corporation shall not be liable for the debts, obligations, or liabilities of this corporation.

ARTICLE IX

That the issued and outstanding common stock of this corporation shall be removable by the affirmative vote of three-fourths of the said stock.

ARTICLE X

The officers of the corporation shall consist of one president, one or more vice-presidents, as shall be determined by the board of directors from time to time, a secretary and a treasurer, and shall also include on the board of directors, if so provided for in the by-laws of the corporation, one or more officers to hold two or more offices. That president, secretary, treasurer and members of the board of directors, shall be chosen annually, failing in this event, at least once every five years, at the annual general meeting of stockholders of the corporation. The president shall be chosen from among the stockholders and shall be elected by the stockholders of each branch. The vice-president, treasurer, and secretary, may be selected from the managers or managers of the corporation, which need not be stockholders.

ARTICLE XI

The board of directors shall consist of five stockholders, chosen by stockholders (5) or more than three-fourths of the stockholders of the corporation, consisting of three (3) directors, who shall be chosen annually. The president and treasurer, being required to be elected annually, shall be elected annually, and the secretary, at his or her discretion, shall be elected annually. In the election of directors, the shareholders shall have the right to withdraw all the securities in their names and to elect the directors to whom they desire to be appointed, so that no director can be elected, who is not a shareholder of record.

of the shareholders. At the end of the period it was sold by the shareholders, or became available, the shareholders will have to sell their shares within a reasonable time of the shareholders' becoming entitled to receive payment upon or death.

If the president of General and Naval Mining, Inc., or such corporation is not a duly elected and qualified member of the board of directors at this corporation, he shall be called to the annual meeting of shareholders to be held in accordance with the rights so given him by virtue of the said board but without the right to vote thereon. Such power to be exercised by shareholder as aforesaid shall be the owner and holder in his own name of not less than five shares of the common stock of the corporation, as shown by the books.

The term of office of all officers and members shall be three years and  
members shall be elected or re-elected as provided in these articles and  
shall have their duty explained.

11. The following shall be the duties of the Board of the Officers and Directors of said Corporation: To elect, hire, and pay all officers and directors of said corporation, and to make all contracts and agreements which shall from time to time be deemed necessary.

|                             |                                    |                            |
|-----------------------------|------------------------------------|----------------------------|
| <u>Robert J. Langgaard</u>  | <u>Robert J. Langgaard</u>         | <u>Robert J. Langgaard</u> |
| <u>Ray Sudbury</u>          | <u>Vice-Chair, &amp; Secretary</u> | <u>Chair, Hatch</u>        |
| <u>H. B. Myrick</u>         | <u>Vice-Chair, &amp; Secretary</u> | <u>Chair, Hatch</u>        |
| <u>Geo. LeMont Richards</u> | <u>Vice-Chair, &amp; Secretary</u> | <u>Chair, Hatch</u>        |
| <u>Donald P. Lloyd</u>      | <u>Sec.-Treas., Auditor</u>        | <u>Chair, Hatch</u>        |

The direction of this approach will be aimed at the same thing as the following of shareholders and at the special interest of shareholders in their firms.

The annual election will be held on the 1<sup>st</sup> of April for election of  
directors and for the transaction of such other business as shall properly come  
before it, shall be held on the second Monday in May, and annually thereafter  
at least 10 elections to be held in the month of June, the day to be chosen by the Board of  
Directors, shall be determined by the Board of Directors, and no less than  
one shall fall on a Saturday, in which case such meeting shall be held on the  
following day and places on the next succeeding day when so held a Holiday.

What would be the result if we had a single point charge? The field would be directed along the axis of the cylinder. At the center of the cylinder, the field would be zero. At the outer boundary, the field would be directed along the axis of the cylinder. The magnitude of the field would increase as we moved away from the center of the cylinder.

As will easily be seen, the first two points are covered by the discussion of a majority of the members, and the third will be necessary for the discussion of the remaining members. The following questions may be used to help stimulate thinking on the three main points. It is suggested that each group of students be given a copy of the following questions and have them answer them in their groups.

1981-2000. The mean annual rainfall was 1000 mm, and the mean annual temperature was 20°C.

It is interesting to note that the first and most important of all those who have  
been instrumental to the success of the movement are the members of the younger generation.  
The young people of today are the ones who are most interested in the progress of  
the movement. They are the ones who are most willing to sacrifice for the cause of  
the nation. The young people of today are the ones who are most willing to work hard  
for the betterment of their country.

The level of disease is highly correlated with the degree of the damage caused by *Zygo*.

for many years and especially in recent years.

To 2022 major purchases will be made by the local oil shale  
mining of this area will be limited to the production of  
the crude oil shale.

It's designed by students at the University of Alberta in Canada. It's made  
out of 100% certified wood and is a great way to keep your plants healthy and happy.  
It's also very durable and can withstand harsh weather conditions. The  
design is simple yet elegant, making it a great addition to any garden or patio.  
So why not give it a try? You'll be glad you did!

20 Dec 1924 Case of Dr. George L. Hart, M.D., of New Haven, Conn., who has been suffering from a chronic disease for many years.

For more information about the study, please contact Dr. Michael J. Hwang at (319) 356-4530 or via email at [mhwang@uiowa.edu](mailto:mhwang@uiowa.edu).

After the meeting, the following resolution was adopted:

and the first of the camp meeting to be modelled on a plan  
on the lines of the meeting at the end of the second and third  
days. The first day's meeting was held in the open air, and  
the second and third days were held in the hall.

Aug 20 1900  
Mr. J. Brown & P  
F. H. & F. H. H. H.  
J. H. H. H. H.  
Aug 20 1900  
Mr. J. Brown & P  
F. H. & F. H. H. H.  
J. H. H. H. H.

R. F. Morris - President, John Rockwood

John D. Thompson  
John Rockwood

Subscribed and sworn to before me this 17<sup>th</sup> day of May, 1957,

*John C. Buckworth*  
McWayne Public  
Residing at Salt Lake City, Utah

My commission expires:

May 1959

STATEMENT

STATE OF UTAH )  
: 33  
COUNTY OF SALT LAKE )

R. T. Harris, Tom Sundberg, H. G. Buckworth,

Gen. LeVant Richards, and John L. Pochhaar, being first severally sworn, each for himself depose and say: That they are five of the incorporators mentioned in the foregoing instrument; that they have commenced the business mentioned in the foregoing agreement; that they verily believe that each party to the agreement has paid or is able to and will pay the amount of the capital stock subscribed for by him; that at least 10 per cent of the capital stock subscribed by each stockholder and not less than 10 per cent of the capital stock of the corporation has been paid in cash and its equivalent in securities.

Subscribed and sworn to before me this 17<sup>th</sup> day of May, 1957.

*John C. Buckworth*  
McWayne Public  
Residing at Salt Lake City, Utah

My commission expires:

May 1959

Filing Fee: \$20.00

File in DUPLICATE

ORIGINAIS

ARTICLE OF AMENDMENT TO THE  
ARTICLES OF INCORPORATION OF

Merchants, Inc.

Pursuant to the provisions of Section 16-10-57 of the Utah Business Corporation Act, the undersigned corporation adopts the following Articles of Amendment to its Articles of Incorporation:

FIRST: The name of the corporation is Merchants, Inc.

SECOND: The following amendment of the Articles of Incorporation was adopted by the shareholders of the corporation on June 5, 1962, in the manner prescribed by the Utah Business Corporation Act:

(Insert Amendment)

The capital stock of this corporation shall consist of one hundred thousand (100,000) shares of common stock of the par value of ten dollars (\$10.00) per share.

The preferences, rights, privileges and restrictions appertaining to the common stock of this corporation are as follows:

(a) The holders of the common stock of this corporation shall be entitled to receive dividends and assets of all amounts available for distribution as dividends or upon the liquidation or dissolution of the corporation shall be distributed proportionate to the holders of the common stock of this corporation. The sole and exclusive voting power in this corporation, except as is otherwise required by law, is hereby vested in the holders of the common stock of this corporation.

(b) This corporation hereby reserves the right to increase at will the amount of its capital stock in the manner provided by law and to create additional classes and to issue additional stock of any class at any time as may be determined by the board of directors, and no holder of any stock of this corporation of any class shall have any right to object to or prevent any such increase or the issuance of any such additional stock; and, upon any issue for money or other consideration or in any other manner of any stock of this corporation then authorized but not issued or subscribed for, whether so authorized by these articles of incorporation or by subsequent increase of capital stock in accordance with law, no stockholder of this corporation shall be entitled of right or otherwise to subscribe for, purchase or receive any proportionate share of the stock to be issued, but the board of directors of this corporation may dispose of all such stock issued at its discretion, whether by offering same to stockholders or by sale or other disposition as it may deem advisable.

THIRD: The number of shares of the corporation outstanding at the time of such adoption was 25,333; and the number of shares entitled to vote thereon was 25,333.

FOURTH: The designation and number of outstanding shares of each class entitled to vote thereon as a class were as follows:

| <u>Class</u> | <u>(Note 1)</u> | <u>Number of Shares</u> |
|--------------|-----------------|-------------------------|
| Common       |                 | 25,333                  |

FIFTH: The number of shares voted for such amendment was 19,795; and the number of shares voted against such amendment was None.

SIXTH: The number of shares of such class entitled to vote thereon as class voted for and against such amendment, respectively, was:

| <u>Class</u> | <u>(Note 1)</u> | <u>Number of Shares Voted</u> |                |
|--------------|-----------------|-------------------------------|----------------|
|              |                 | <u>For</u>                    | <u>Against</u> |
| Common       |                 | 19,795                        | None           |

SEVENTH: The manner, if not set forth in such amendment, in which any exchange, reclassification, or cancellation of issued shares provided for in the amendment shall be effected, is as follows: (note 2)

After five years of existence, no preferred stock had been issued; therefore, the stockholders decided to amend the articles to eliminate preferred stock.

EIGHTH: The manner in which such amendment effects a change in the amount of stated capital, and the amount of stated capital as changed by such amendment, are as follows: (Note 2)

Reduction of authorized capital by \$1,000,000.00 or a reduction of 10,000 shares of six (6) per cent preferred stock at the par value of one hundred dollars (\$100.00) per share leaving an authorized capital of \$1,000,000.00 of common stock.

Dated June 11, 19 62.

Merchants, Inc. (Note 3)  
By Donald P. Lloyd )  
ESB Secretary )  
and LDS ) (Note 4)

STATE OF UTAH  
COUNTY OF Salt Lake SS

I, Arthur Evdasin, a notary public, do hereby certify that on this 11th day of June, 19 62, personally appeared before me Donald P. Lloyd, who, being by me lawfully sworn, declared that he is the Secretary of Merchants, Inc. that he signed the foregoing documents

as Secretary of the corporation, and that the statements therein contained are true.

In witness whereof I have hereunto set my hand and seal this  
11th day of June, A. D. 19 62.

My commission expires March 8, 1963.

Arthur E. Johnson  
Notary Public

- Notes:
1. If inapplicable, insert "None".
  2. If inapplicable, insert "No Change".
  3. Exact corporate name of corporation adopting the Articles of Amendment.
  4. Signatures and titles of officers signing for the corporation.