

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 ______

ARKITEX, INC., P.S.

duly signed pursuant to the provisions of the Idaho Business 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: April 12, 1984.



Sator Cenarana

SECRETARY OF STATE

by:

APPLICATION FOR CERTIFICATE OF AUTHORITY

To the Secretary of State of Idaho

į 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:

	isARKI1	TEX, INC., P.S.		
2. The name which it shall use	in Idaho isAF	RKITEX, INC., P.S.		
(To be used only when requi Board of Directors resolution			le. Must be accompanied by a	
3. It is incorporated under the	aws ofSTAT	E OF WASHINGTON	•	
4. The date of its incorporation			and the period of its duration	
is INDEFINATE				
5. The address of its principal c 1334 S. PIONEER WA			which it is incorporated is	
6. The address to which corresp P.O. BOX 627 -			that in item 5.	
7. The street address of its prop SAND POINT. ID 8386			THIRD AVE., SUITE 16 and the name of its proposed	
		······································	and the hand of his proposed	
registered agent in Idaho at t 8. The purpose or purposes whi ARCHITE	hat address is ch it proposes to p	BRIAN L. JOHNSTON		
registered agent in Idaho at t 8. The purpose or purposes whi ARCHITE	hat address is ch it proposes to p CTURE	BRIAN L. JOHNSTON	······································	
registered agent in Idaho at t 8. The purpose or purposes whi ARCHITE 9. The names and respective ad Name	hat address is ch it proposes to p CTURE dresses of its direct Office	BRIAN L. JOHNSTON pursue in the transaction of b tors and officers are:	usiness in Idaho are:	
registered agent in Idaho at t 8. The purpose or purposes whi ARCHITE 9. The names and respective ad	hat address is ch it proposes to p CTURE dresses of its direct	BRIAN L. JOHNSTON pursue in the transaction of b tors and officers are:	usiness in Idaho are:	
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registered agent in Idaho at t 8. The purpose or purposes whi ARCHITE 9. The names and respective ad Name LAYNE F. STARK	hat address is ch it proposes to p CTURE dresses of its direct Office PRESIDENT	BRIAN L. JOHNSTON oursue in the transaction of b tors and officers are: RT. 3, 923 GOODRICH 9250 COLBURN-CULVER	usiness in Idaho are: Address RD. MOSES LAKE, WA 9883	
registered agent in Idaho at t 8. The purpose or purposes whi ARCHITE 9. The names and respective ad Name LAYNE F. STARK BRIAN L. JOHNSTON	hat address is ch it proposes to p CTURE dresses of its direct Office PRESIDENT SECRETARY	BRIAN L. JOHNSTON oursue in the transaction of b tors and officers are: RT. 3, 923 GOODRICH 9250 COLBURN-CULVER RT. 3, 923 GOODRICH	Address RD. MOSES LAKE, WA 9883 SAND POINT, ID 83864	

(continued on reverse)

	shares without par valu Number of Shares	of shares which it has author ue, is: Class			Par Value Per Share or Statement That Shares Are without Par Value	
	5,000	COMMON	STOCK	WITHOUT PAR VALUE		
11.	The aggregate number value is: Number of Shares 2,000		Class	zed by classes, par value of shares, an Par Value Per Share or Stater Are without Par V WITHOUT PAR VALUE	nent That Shares	
	Idaho. This Application is acc	ompanied b oper officer	y a copy of it	e provisions of the Constitution and the ts articles of incorporation and amend or country under the laws of which it	iments thereto, duly	
			By Ac	Its Secretary/Assistant Secretary (please	SECRETARY	
	ATE OF WASHING UNTY OF GRANT 1, Betty M		and		specify) SECRETARY se specify)	
CO this	UNTY OF GRANT I, Betty M 21st day of	1. Getti March	and	Its Secretary/Assistant Secretary (pleas , a notary public, do h , 19_84, personally	specify) SECRETARY se specify) ereby certify that or appeared before mo	
CO this	UNTY OF <u>GRANT</u> I, <u>Betty M</u> <u>21st</u> day of <u></u> Layne F. Stark	1. Getti March	and	Its Secretary/Assistant Secretary (pleas , a notary public, do h , 19_84, personally who being by me first duly sworn, de	specify) SECRETARY se specify) ereby certify that of appeared before m sclared that he is th	
CO this	UNTY OF <u>GRANT</u> I, <u>Betty M</u> <u>21st</u> day of <u></u> Layne F. Stark resident	1. Getti March of	and	Its Secretary/Assistant Secretary (pleas , a notary public, do h , 19_84, personally	specify) SECRETARY se specify) ereby certify that of appeared before m sclared that he is th	
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OFFICIAL CERTIFICATION OF THIS DOCUMENT, AS TO ITS PREPARATION BY THE OFFICE OF THE SECRETARY OF STATE, APPEARS ON THE BACK OF THE LAST PAGE.

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CORPORATIONS & TRADEMARKS DIVISION OLYMPIA, WASHINGTON 98504

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Mr. L.

STATE of WASHINGTON SECRETARY of STATE

I, Ralph Munro, Secretary of State of the State of Washington and custodian of its seal, hereby issue this

CERTIFICATE OF INCORPORATION

to

ARKITEX, INC. P.S.

a Washington professional service corporation. Articles of Incorporation were filed for record in this office on the date indicated below.

Corporation Number: 2-341439-4

Date: February 23, 1984

Given under my hand and the seal of the State of Washington, at Olympia, the State Capitol.

Ralph Munro, Secretary of State

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ARTICLES OF INCORPORATION

OF

ARKITEX, INC. P.S.

The undersigned, LAYNE F. STARK, a person of the age of 21 years or more, comes now for the purpose of forming a corporation under the laws of the State of Washington, and in pursuance thereof does hereby sign and deliver in duplicate originals, to the Secretary of State of the State of Washington the following Articles of Incorporation, and does state as follows;

ARTICLE I

The name of the corporation shall be ARKITEX, INC. P.S.

ARTICLE II

The general nature of the business of the corporation and the objects and purposes to be transacted, promoted and carried on by it are as follows;

(1) To engage in the practice of architecture under the laws of the State of Washington, provided that such practice of architecture shall be rendered only by and through the directors, officers, employees and agents of the corporation, all of whom must be legally authorized to practice Architecture in the State of Washington.

The terms architecture and practice of architecture mean professional service consisting in whole or in part of consultation concerning floor planning, the aesthetic or structural design of private or public buildings, their equipment or utilities and the responsible supervision of construction or the repair or alteration of buildings by persons or firms offering such service for a fee.

(2) To purchase or otherwise acquire, so far as permitted by law, the whole or any part of the undertaking and business of any person, firm or corporation engaged in a business of the same general character as that for which this corporation is organized, or related thereto and the property and liabiilities, including the goodwill, assets and stock in trade thereof, and to pay for the same either in cash or in shares, or partly in cash and partly in shares.

(3) This corporation shall not engage in any business other than the practice of architecture for which it was

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incorporated; provided that nothing shall prohibit the coporation from investing its funds in real estate, personal property, mortgages, stocks, bonds, insurance or any other type of investments.

(4) To carry on all other business whatsoever which may seem to the corporation capable of being carried on in connection with the above, or calculated, directly or indirectly to promote the interests of the corporation or to enhance the value of its properties; and to enjoy and exercise all the rights, powers, and privileges which are now or which may hereafter be conferred upon corporations organized under the same statutes as this corporation.

(5) The foregoing clauses shall be construed both as objects and powers; and it is hereby expressly provided that (a) the foregoing enumeration of specific powers shall not be held to limit or restrict in any manner the power of this corporation; and (b) that the foregoing clauses shall, except where otherwise expressed, be in no wise limited or restricted by reference to or inference from the terms of any other clauses in this Article or the other Articles of Incorporation, but the objects and purposes specified in each of the foregoing clauses in this Article shall be regarded as independent objects and purposes.

ARTICLE III

This corporation shall have perpetual existence.

ARTICLE IV

The location and post office address of the registered office of the corporation is 1334 S. Pioneer, Moses Lake, Wn. 98837 and the name of the registered agent is Layne F. Stark.

ARTICLE V

The authorized capital stock of the corporation shall consist of:

 5,000 shares of common stock having no par value, with all voting rights in this common stock.
Total authorized capitalization shall not exceed the sum of \$50,000.00.

ARTICLE VI

The amount of paid in capital with which the corporation shall begin business is FIVE HUNDRED AND NO/100 DOLLARS (\$500.00). The corporation will not commence business until said

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sum has been received for the issuance of shares.

ARTICLE VII

The names and addresses of the first directors, and their terms of office are as follows:

Name	Address	Term Expires					
Layne F. Stark	P.O. Box 627	Feb. 1, 1985					
Helen K. Stark	P.O. Box 627	Feb. 1, 1935					
Robin L. Stark	850 Hamilton Rd.	Feb. 1, 1985					
Brian Johnston	1334 S. Pioneer	Feb. 1, 1985					
Stormie L. Johnston	1334 S. Pioneer	Feb. 1, 1985					
(ALL IN MOSES LAKE, WASHINGTON 98837)							

or until their successors are elected.

ARTICLE VII

The name and address of the incorporator is: Layne F. Stark, 1334 S. Pioneer, MOSES LAKE, WN. 98837.

ARTICLE IX

The number of directors of this corporation shall be not less than three (3) nor more than five (5). In case of vacancies in the Board of Directors, a majority of the remaining members of the Board may elect directors to fill such vacancies. Officers, other than President, need not be directors, and directors need not be shareholders. In furtherance and not in limitation of the powers conferred by statute, the Board of Directors is expressly authorized:

> (1) To make, alter, amend, or repeal the Bylaws of this corporation, subject to the powers of the shareholders having voting power to alter, amend, or repeal the Bylaws of this corporation made by the Board of Directors.

(2) To fix from time to time the amount of profit of the corporation to be reserved as working capital or for any other lawful purpose.

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(3) To authorize, and cause to be executed, mortgages,

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and liens, without limit as to amount, on the real and personal property of the corporation.

(4) To do all such acts and things as may be authorized to be done by the corporation, subject, nevertheless to the provisions of the laws of the State of Washington, of these Articles, and of the Bylaws of the corporation.

ARTICLE X

No contract or other tranactions between the corporation and any other corporation, and no act of the corporation, shall in any way be affected or invalidated by the fact that any of the directors of the corporation have an interest in, pecuniarily or otherwise, any such other corporation; any director, individually or any firm of which any directors may be a member, may be a party to, or may be pecuniarily or otherwise interested in any contracts or transactions of the corporation, provided that the fact that he or such corporation is so interested shall disclose or shall have been known to the Board of Directors of a majority hereof; and any Director of the corporation who is also a director of such other corporation or who is so interested may be counted in determining the existence of a quorum at any meeting of the Board of Directors of the corporation which shall authorize any such contracts or transactions with like force and effect as if he were not such director or officer of such other corporation, or not so interested.

ARTICLE XI

The corporation reserves the right to amend, alter, change or repeal any provisions contained in these Articles of Incorporation in the manner now or hereafter prescribed by law, and all rights and powers conferred herein on shareholders and directors are subject to this reserve power.

ARTICLE XII

That the corporation shall redeem or cancel all shares of stock in subject corporation that are transferred to any person or any entity ineligible to be a shareholder, whether such transfer be voluntary, involuntary or by operation of law.

ARTICLE XIII

A principal of the corporation must be a registered architect, under R.C.W. 18.08 and a resident of the State of Washington at all times.

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Lavne F. Stark

STATE OF WASHINGTON)

County of Grant) ss.

This is to certify that on this 9th day of Feb. 1984, there appeared before me personally Layne F. Stark, to me known to be the individual described in and who executed the foregoing Articles of Incorporation; that he did acknowledge and declare to me that he executed the same freely and voluntarily, for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.

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Notary Public in and for the

State of Washington, residing at Moses Lake





Ralph Munro

Corporations Division Olympia, Washington 98504 Information (206) 753-7115 Receptionist (206) 753-7120

CONSENT TO SERVE AS REGISTERED AGENT

I, Layne F. Stark , hereby consent to serve as Registered Agent in the state of Washington, for the following corporation: Arkitex, Inc. P.S.

I understand that as agent for the corporation, it will be my responsibility to receive service of process in the name of the corporation; to forward all mail to the corporation; and to immediately notify the office of the Secretary of State in the event of my resignation, or of any changes in the registered office address of the corporation for which I am agent.

Feb. 21, 1984

(date)

Signature of Agent)

1334 S. Pioneer Moses Lake, Wn 98837 (Registered office address)

(Note: If this form is to be used for a NONPROFIT corporation filing, a copy of the Resolution of Board of Directors appointing the agent must be attached to this consent form.)