

FILED EFFECTIVE

**STATEMENT OF MERGER
OF
IDAHO BARRICADE, INC.
&
SAFETY SUPPLY & SIGN OF BOISE, INC.**

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**SECRETARY OF STATE
STATE OF IDAHO**

Pursuant to 30-18-205 et seq., Idaho Code Annotated as amended, acting as authorized representatives and shareholders of the above named corporations adopt and approved the following Statement of Merger & share exchange and a true and exact copy of which is attached hereto and incorporated herein by this reference.

1. Idaho Barricade Inc, an Idaho Corporation (C76559) and Safety Supply & Sign of Boise, Inc, (C139234) an Idaho corporation will merge together as one entity pursuant to 30-18-201 et seq, Idaho Code Annotated and the name of the surviving corporation will be Safety Supply & Sign of Boise, Inc.(C139234) and Idaho Corporation.
2. The plan of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituents Companies.
3. The name of the surviving corporation is Safety Supply & Sign of Boise.
4. The certificate of Incorporation of the surviving Corporation shall be its certificate of Incorporation.
5. The Statement of Merger shall be effective upon filing with the Secretary of the State of Idaho.
6. The plan of Merger among of the constituent companies is on file at the principal place of Business of the Surviving Corporation.
7. The plan of Merger does not amend in any respect the certificate of Incorporation of the Surviving Corporation, each share of stock of the Surviving Corporation outstanding immediately prior to the effective date of the merger is identical outstanding share of the Surviving Corporation after the effective date of the merger. There is one shareholder for each company and it is the same individual, namely Calvin J. Johnson. All the assets of Idaho Barricade, Inc., shall become the property of the surviving corporation, Safety Supply & Sign of Boise, Inc. All shareholders and Directors have approved this merger by signing this plan of merger and this approval is unanimous and in accordance with the laws of the State of Idaho and their organic documents. The exchange of shares shall be one to one.

IDAHO SECRETARY OF STATE
03/03/2010 05:00
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C139234

**PLAN OF MERGER
OF
IDAHO BARRICADE, INC.
&
SAFETY SUPPLY & SIGN OF BOISE, INC.**

The undersigned person(s) as defined 30-18-201 et seq., Idaho Code Annotated as amended, acting as authorized representatives and shareholders of the above named corporations adopt and approved the following Plan of Merger, share exchange and Articles of Merger:

1. **Creation of the New Corporation:** Idaho Barricade Inc, an Idaho Corporation (C76559) and Safety Supply & Sign of Boise, Inc, (C139234) an Idaho corporation will merge together as one entity pursuant to 30-18-201 et seq, Idaho Code Annotated and the name of the surviving corporation will be Safety Supply & Sign of Boise, Inc.
2. **Period of duration of the Surviving Corporation:** The period of duration of the Surviving Corporation shall be from the date this Plan of Merger is duly filed with the Division of Corporations and Commercial Code of the Idaho Department of Commerce in perpetuity, unless sooner dissolved according to law.
3. **Business purpose for which the Surviving Corporation is organized:** The purposes for which the limited liability company is organized are:
 - a) To provide diversified products and services, either directly or through subsidiaries or other affiliated entities, including activities as a consultant, safety inspector and/or coordinator, project manager, construction coordinator, construction manager, bid manager manufacturer, supplier, and distributor of commercial products and services related thereto, and generally engage either directly or indirectly in the commercial wholesale or retail business, including, but not limited to, the consulting, designing, inspection, development, manufacture, wholesale, supply and related services.
 - b) To provide diversified research and development of new products, techniques, methods and product lines and to seek new products, techniques, methods, inventions and/or equipment for development, marketing and distribution, and generally engage, either directly or indirectly in the business of entrepreneurship and as a consultant.
 - c) To provide services and advice as construction contractor, either directly or through subsidiaries or other affiliated entitles, and generally to engage, directly or indirectly, in the business of construction contractor and its affiliated duties, obligations and services.

d) To provide marketing and advertising services and advice, either directly or indirectly or through subsidiaries or other affiliated entities; and to do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers and purposes herein named or which shall at any time appear conducive or expedient for the protection or benefit of the Corporation, with all the powers hereafter conferred by the laws under which this Corporation is organized.

e) To purchase, acquire, own, hold, lease, mortgage, encumber, sell, dispose of all kinds and character of real, personal, and mixed property and/or services, (the forgoing particular enumeration in no sense is being used by way of exclusion or limitation), and while the owner thereof, to exercise all rights, powers and privileges of ownership, duties, obligations, including in the case of stocks and shares, the right to vote thereon.

f) To enter into, make and perform contracts of every kinds and description.

g) To act as principal or agent for others and receive compensation for all services which it may render in the performance of an agency character.

h) To purchase, hold, sell and transfer the shares of its own capital stock.

i) To engage in any and all business activities and pursuits which may be reasonably related to any of the forgoing and following purposes.

j) To engage in any other lawful business activities for which limited liability companies may be organized pursuant to the Idaho Code Annotated or to further the lawful activities listed in the Idaho Code Annotated, as amended.

4. **Registered Office and Registered Agent:** The street address of the Surviving Corporation's registered office is 2555 Stanley Ave., Boise Idaho 83705-3858.

5. **Appointment of the Director of the Division of Corporations and Commercial Code of the Idaho Department of Commerce as agent for service of process:** The director of the Division of Corporations and Commercial Code of the Idaho Department of Commerce is hereby appointed the agent of the corporation for service of process if the registered agent has resigned, the registered agent's authority has been revoked, or the registered agent cannot be found or served with the exercise of reasonable diligence.

6. **Designated office and Principal Place of Business.** The designated office the business of the corporation shall be 2555 Stanley Ave., Boise, Idaho 83705-3858.

7. **Management of the Corporation is reserved to the Officers; Names and street address of the Officers:** The management of the corporation is reserved to its officers. The name and street address of each officer of the limited liability company is as follows:

Calvin J. Johnson
3200 South Redwood Road
West Valley City, Utah 84119

Bobbie M. Johnson
3200 South Redwood Road
West Valley City, Utah 84119

Cally Fay Johnson
3200 South Redwood Road
West Valley City, Utah 84119

8. Terms and conditions of Merger: There is one shareholder for each company and it is the same individual, namely Calvin J. Johnson. All the assets of Idaho Barricade, Inc., shall become the property of the surviving corporation, Safety Supply & Sign of Boise, Inc. All shareholders and Directors have approved this merger by signing this plan of merger and this approval is unanimous. This plan may be amended prior to filing of the Articles of Merger. The exchange of shares shall be one to one. The articles of incorporation of Safety Supply & Sign of Boise shall not be amended other than stated herein.

Under penalties of perjury, the undersigned members do hereby declare that this Plan of Merger and share exchange and these Articles of Merger/Organization have been examined by us and are, to the best of our knowledge and belief, true, correct and complete on or as of December 7, 2009.

**"Shareholder of
Idaho Barricade Inc. &
Safety Supply & Sign of
Boise, Inc.**

**"Director of Safety Supply &
Sign of Boise, Inc. and Idaho
Barricade Inc."**

**"Director of Safety Supply &
Sign of Boise, Inc."**


Calvin J. Johnson


Bobbie M. Johnson


Cally Fay Johnson

The undersigned hereby accepts appointment as registered agent for the above surviving corporation or approves the continue use of the current named registered agent of Safety Supply & Sign of Boise, Inc.


Calvin J. Johnson