

# CERTIFICATE OF AUTHORITY OF

NORTH FORK POWER COMPANY

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify tha
duplicate originals of an Application of <u>MORTH_FORK_POWER_COMPANY</u>
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
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
Authority to
to transact business in this State under the name
and attach hereto a duplicate original of the Application
for such Certificate.
Dated September 22
SECRETARY OF STATE
Corporation Clerk

## APPLICATION FOR CERTIFICATE OF AUTHORITY

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To the Secretary of State of I	daho.	
Pursuant to Section 30-	I-110. Idaho Code, the unde	rsigned Corporation hereby applies for By Certificate
of Authority to transact busin	ness in your State, and for that	purpose submits the following statement.
·	<b>,</b>	perpose sacrines the following statement.
1. The name of the corporat	tion is NORTH FO	RK POWER COMPANY
		LARY OF
		STATE
		O I M I C
2. *The name which it shall	use in Idaho is NORTI	I FORK POWER COMPANY
		TOTAL TOTAL COMPANI
3. It is incorporated under the	he laws ofDe	Laware
4. The date of its incorporat	ion isSentember 14	1, 1982 and the period of its
•	1	and the period of its
duration isperp	etual	
5. The address of its princ	cipal office in the state or co	untry under the laws of which it is incorporated is
in a succession of the pinio	spar office in the state of co	unity under the laws of which it is incorporated is
100 West Tent	th Street. Wilming	gton, Delaware 19801
		son, borantic 15001
6. The address of its propose	d registered office in Idaho is	300 North 6th Street
o. The address of its propose	d registered office in Idano is	500 Trotti otti Street
Boise, Idaho 8370	01	
		, and the name of its proposed
manifetano d'accept de Idala.	t that address is C T CO	PPOPATION SVETEM
registered agent in idano a	it that address is	RI ORATION STSTEM
7. The purpose or purposes v	which it proposes to pursue in t	he transaction of business in Idaho are:
The eneration a	nd maintanana	
THE OPERATION A	mu maintenance of	a hydroelectric installation
and any accorda	tod satisfities	
and any associa	ced activities.	
8. The names and respective	addresses of its directors and o	fficers are:
Nama	0.55*	
Name J. E. Clute	Office	Address
Rex L. Dorman	Sole Director & President Vice President	
John R. Forrest	Vice President	One Jefferson Square, Boise, Idaho 83728 One Jefferson Square, Boise, Idaho 83728
Lorraine O. Legg Richard B. Parrish	Vice Pres. & Treasurer Vice President	One Jefferson Square, Boise, Idaho 92720
Ralph G. Peinecke	Vice President	One Jefferson Square, Boise, Idaho 83728
J. R. Ayre	Secretary	One Jefferson Square, Boise, Idaho 83728 One Jefferson Square, Boise, Idaho 83728
George J. Harad	Controller	One Jefferson Square, Boise, Idaho 83728
Gordon L. Henderson Michael K. McMurray	Ass't Treasurer Ass't Treasurer	One Jefferson Square, Boise, Idaho 23722
Donald Mitchell	Assistant Secretary	One Jefferson Square, Boise, Idaho 83728 One Jefferson Square, Boise, Idaho 83728
0 77	1 (	
9. The aggregate number of	shares which it has authority	to issue, itemized by classes, par value of shares,
and shares without par valu	ie, is:	
	•	
Number of Shares	Class	Par Value Per Share or Statement That Shares
•	01000	Are Without Par Value
	_	Are without far value
1,000	Common	NPV

(continued on reverse)

Number of Shares	Class	Par Value Per Share or Statement That Shares Are Without Par Value
100	Common	No Par Value
<ol> <li>The corporation accepts a State of Idaho.</li> </ol>	nd shall comply with th	ne provisions of the Constitution and the laws of the
<ol> <li>This Application is accommathenticated by the properties.</li> </ol>	panied by a copy of its per officer of the state of	articles of incorporation and amendments thereto, duly or country under the laws of which it is incorporated.
Dated	September 21	, 19 <u>82</u>
	N	ORTH FORK POWER COMPANY
	*SBy	XICL, T.
	Z - Z	. E. Clute
	and	Poplate Mitchell
STATE OFIDAHO		ts Assistant Secretary
	) ss:	· <del>-</del>
COUNTY OFADA_	)	
I,JoAnr	ne Jensen	, a notary public, do hereby certify that on
his <b>21st</b> day	of	September, 19 82, personally appeared before
ne J. E. C]	ute	_, who being by me first duly sworn, declared that he
s thePresider	of	NORTH FORK POWER COMPANY
hat he signed the foregoing doct tatements therein contained are	ument as <u>Presi</u> true.	ident of the corporation and that the
	Jan	w ansen
	JoAnne Jen	nsen Notary Public

<sup>\*</sup>Pursuant to section 30-1-108(b)(1), Idaho Code, if the corporation assumes a name other than its true name, this application must be accompanied by a resolution of the Board of Directors to that effect.

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TARY OF

# State of DELAWARE

## Office of SECRETARY OF STATE



Glenn C. Kenton, Secretary of State

BY: September 14, 1982

DATE:

#### CERTIFICATE OF INCORPORATION

OF

## NORTH FORK POWER COMPANY

- 1. The name of the corporation is
  NORTH FORK POWER COMPANY
- 2. The address of its registered office in the State of Delaware is No. 100 West Tenth Street, in the City of Wilmington, County of New Castle. The name of its registered agent at such address is The Corporation Trust Company.
- 3. The nature of the business or purposes to be conducted or promoted is:

The operation and maintenance of a hydroelectric installation and any associated activities.

4. The total number of shares of stock which the corporation shall have authority to issue is one thousand (1,000); all of such shares shall be without par value.

The holders of stock shall, upon the issue or sale of shares of stock of any class (whether now or hereafter authorized) or any securities convertible into such stock, have the right, during such period of time and on such conditions as the board of directors shall prescribe, to subscribe to and purchase such shares or securities in proportion to

their respective holdings of stock, at such price or prices as the board of directors may from time to time fix and as may be permitted by law.

5A. The name and mailing address of each incorporator is as follows:

NAME	MAILING ADDRESS
K. L. Husfelt	100 West Tenth Street Wilmington, Delaware 19801
B. A. Schwan	100 West Tenth Street Wilmington, Delaware 19801
E. L. Kinsler	100 West Tenth Street Wilmington, Delaware 19801

5b. The name and mailing address of the person who is to serve as a director until the first annual meeting of the stockholders, or until a successor is elected and qualified, is as follows:

NAME

#### MAILING ADDRESS

J. E. Clute

P. O. Box 50 One Jefferson Square Boise, Idaho 83728

- 6. The corporation is to have perpetual existence.
- 7. In furtherance and not in limitation of the powers conferred by statute, the board of directors is expressly authorized to make, alter or repeal the bylaws of the corporation.

- 8. Meetings of stockholders may be held within or without the State of Delaware, as the bylaws may provide. The books of the corporation may be kept (subject to any provision contained in the statutes) outside the State of Delaware at such place or places as may be designated from time to time by the board of directors or in the bylaws of the corporation. Elections of directors need not be by written ballot unless the bylaws of the corporation shall so provide.
- 9. The corporation reserves the right to amend, alter, change or repeal any provision contained in this certificate of incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

WE, THE UNDERSIGNED, being each of the incorporators hereinbefore named, for the purpose of forming a corporation pursuant to the General Corporation Law of the State of Delaware, do make this certificate, hereby declaring and certifying that this is our act and deed and the facts herein stated are true, and accordingly have hereunto set our hands this 14th day of September, 1982.

K.	L.	Husfelt
K.	L.	Husfelt
в.	Α.	Schuman
		Schuman
		Kinsler
E.	L.	Kinsler