

CERTIFICATE OF INCORPORATION
OF

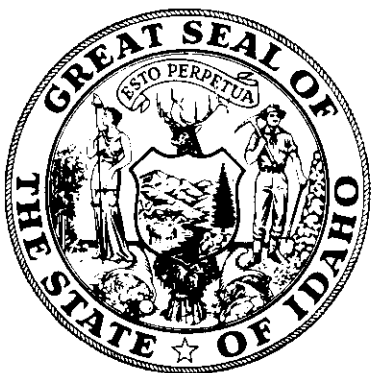
WESTERN PINE TRUCKING CO., INC.

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 WESTERN PINE TRUCKING CO., INC.

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: **February 4, 1985**



Pete T. Cenarrusa

SECRETARY OF STATE

by: _____

ARTICLES OF INCORPORATION
OF
WESTERN PINE TRUCKING CO., INC.

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SEC. TARY OF
STATE

I

The name of the corporation shall be WESTERN PINE TRUCKING CO.,
INC.

II

The period of its duration shall be perpetual.

III

The objects and purposes for which this corporation is formed shall
be and are:

(a) To engage in the business of interstate trucking. To acquire
by purchase, lease or otherwise hold, improve, develop, let, sell and generally
deal in real properties of all kinds and rights and interests therein. To
build, maintain and operate a terminal and equipment for interstate trucking.

(b) To borrow money and otherwise incur indebtedness, without limit
as to amount, and to draw, make, accept, endorse, transfer, assign, guarantee,
execute and issue bonds, debentures, notes, drafts, bills of exchange, negotia-
ble instruments and all other evidences of indebtedness, negotiable or non-
negotiable, whether secured or unsecured.

(c) For the purpose of securing all or any part of its contracts,
obligations, or liabilities to convey, transfer, assign, deliver, mortgage,
pledge, or otherwise hypothecate all or any part of the property or assets at
any time held or owned by this corporation.

IV

It shall have authority to issue 2,500 shares, all in one class, with a par value of \$10.00 per share.

V

The address of its initial registered office is Route 2--Box 154, Caldwell, Idaho 83605. The name of its initial registered agent at such address is Mary Anne Flaming.

VI

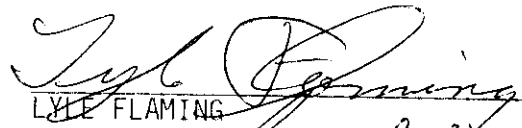
The number of directors constituting its initial board of directors is four, whose names and addresses are as follows:

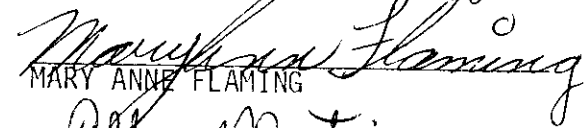
LYLE FLAMING, PRESIDENT	Route 2--Box 154, Caldwell, ID 83605
ALLEN MARTIN, VICE PRESIDENT	Route 2--Box 709, Caldwell, ID 83605
MARY ANNE FLAMING, SECRETARY	Route 2--Box 154, Caldwell, ID 83605
MELIAH MARTIN, TREASURER	Route 2--Box 709, Caldwell, ID 83605

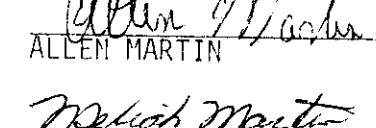
VII

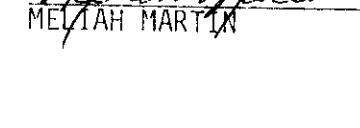
The initial incorporators are the same as the initial board of directors listed above.

Dated this 30th day of January, 1985.


LYLE FLAMING


MARY ANNE FLAMING


ALLEN MARTIN


MELIAH MARTIN