

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

COURTESY INTERSTATE CORPORATION

a corporation duly organized and existing under the laws of **Delivere** 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 **10th** day of **Pebruary**19 64, a properly authenticated copy of its articles of incorporation, and on the **10th** day of **Pebruary**1964, a designation of **J.L., T.R. or W.D. Eberle**in the County of **Ada** 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.

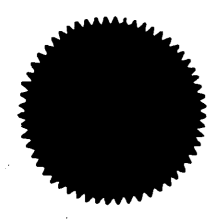
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State. Done at Boise City, the Capital of Idaho, this 10th day of February, A.D. 19 64.

Secretary of State.



Office of Secretary of State.

If Elisha C. Bukes, Secretary of State of the State of Delaware, do hereby certify that the above and foregoing is a true and correct copy of Certificate of Incorporation of the "COURTESY INTERSTATE CORPORATION", as received and filed in this office the ninth day of January, A.D. 1964, at 10 o'clock A.M.



Olisha L Dukes
Secretar

Secretary of State

Ass't Secretary of State

CERTIFICATE OF INCORPORATION

OF

COURTESY INTERSTATE CORPORATION

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FIRST. The name of the corporation is COURTESY INTERSTATE CORPORATION

SECOND. Its principal office in the State of Delaware is located at No. 100 West Tenth Street, in the City of Wilmington, County of New Castle. The name and address of its resident agent is THE CORPORATION TRUST COMPANY, No. 100 West Tenth Street, Wilmington 99, Delaware.

THIRD. The nature of the business, or objects or purposes to be transacted, promoted or carried on are:

To manufacture, produce, purchase, import, receive, lease as lessee, or otherwise acquire, own, hold, store, use, repair, service, maintain, sell, assign, lease as lessor, distribute, export and otherwise dispose of, and generally totrade and deal in and with, as principal, agent or otherwise, vending machines, office, hotel and motel equipment and supplies and products of every type and description and any and all machinery, tools, equipment, appliances, devices, supplies and materials used or useful in connection with or incidental to any of the foregoing.

To act as agent, manufacturer's agent, distributor, representative, dealer, broker, wholesaler, retailer, or in any other capacity as principal or agent, and with any and all persons, firms, partnerships, corporations, and others, and to purchase, sell,

distribute, export; import, plcdge, make advances upon, or otherwise deal in and deal with goods, weres and merchandise of every class and description; to act as dealers, distributors, selling agents or representatives, sectionally, nationally or internationally, of manufacturers, producers, distributors, dealers and others; to establish and maintain dealerships and agencies of all kinds; to represent, in any capacity, manufacturers, wholesalers, jobbers and dealers in the sale and distribution of their products.

To enter into associations, joint ventures or partnerships as an associate, joint venturer or as a general or limited, managing or non-managing partner, or into any arrangement for sharing of profits, union of interests, cooperation, joint ad-venture, reciprocal concession or otherwise, with any person, corporation, association or partnership earrying on or engaged in or about to carry on or engage in any business or transaction which the corporation is authorized to carry on or engage in, or any bus-iness or transaction capable of being conduoted so as directly or indirectly to benefit the corporation; and to lend money to, guaranty the contracts of, or otherwise assist any such person, corporation, association or pertnership.

To manufacture, perchase or otherwise acquire, invest in, own, mortgage, pledge, sell, assign and transfer or otherwise dispose of, trade, deal in and deal with goods, wares and merchandise and personal property of every class and description.

To acquire, and pay for in cash, stock or bonds of this corporation or otherwise, the good will, rights, ossets and property, and to undertake or assume the whole or any part of the obligations or liabilities of any person, firm, association or corporation.

To acquire, hold, use, sell, assign, lease, grant licenses in respect of, mort-gage or otherwise dispose of letters patent of the United States or any foreign country, patent rights, licenses and privileges, inventions, improvements and processes, copyrights, trademarks and trade names, relating to or useful in connection with any business of this corporation.

To acquire by purchase, subscription or otherwise, and to receive, hold, own, guarantee, sell, assign, exchange, transfer, mortgege, pledge or otherwise dispose of or deal in and with any of the shares of the capital stock, or any voting trust cert-ificates in respect of the chares of capital stock, scrip, warrants, rights, bonds, debentures, notes, trust receipts, and other securities, obligations, chooses in action and evidences of indebtedness or interest issued or created by any corporations, joint stock companies, syndicates, associations, firms, trusts or persons, public or private, or by the government of the United States of America, or by any foreign government, or by any state, territory, province, municipality or other political subdivision or by any governmental agency, and as owner thereof to possess and exercise all the rights, powers and privileges of ownership, including the right to execute concents and vote thereon, and to do any and all acts and things necessary or advisable for the preservation, protection, improvement and enhancement in value thereof.

To enter into, make and perform contracts of every kind and description with any person, firm, association, corporation, municipality, county, state, body politic or government or colony or dependency thereof.

To borrow or raise moneys for any of the purposes of the corporation and, from time to time without limit as to amount, to draw, make, accept, endorse, execute and issue premissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable or non-negotiable instruments and evidences of indebtedness, and to secure the payment of any thereof and of the interest thereon by mortgage upon or pledge, conveyance or assignment in trust of the whole or any part of the property of the corporation, whether at the time owned or thereafter acquired, and to sell, pledge or otherwise dispose of such bonds or other obligations of the corporation for its corporate purposes.

To loan to any person, firm or corporation any of its surplus funds, either with or without security.

To purchase, hold, sell and transfer the shares of its our capital stock; provided it shall not use its funds or property for the purchase of its own shares of capital stock when such use would cause any impairment of its capital except as otherwise permitted by law, and provided further that shares of its own capital stock belonging to it chall not be voted upon directly or indirectly.

To have one or more offices, to carry on all or any of its operations and business and without restriction or limit as to amount to purchase or otherwise acquire, hold, own, mortgage, call, convey or otherwise dispose of, real and personal property of every class and description in any of the states, districts, territories or colonies of the United States, and in any and all foreign countries, subject to the laws of such state, district, territory, colony or country.

In general, to carry on any other business in connection with the foregoing, and
to have and exercise all the powers conferred
by the laws of Delaware upon corporations formed
under the Ceneral Corporation Law of the State
of Delaware, and to do any or all of the things
bereinbefore set forth to the same extent as
natural persons might or could do.

The objects and purposes specified in the foregoing clauses shall, except where otherwise expressed, be in newise limited or restricted by reference to, or inference from, the terms of any other clause in this certificate of incorporation, but the objects and purposes specified in each of the foregoing clauses of this article shall be regarded as independent objects and purposes.

the corporation shall have authority to issue is one hundred (100) and the par value of each of such shares is Five Hundred Dollars (\$500.00) amounting in the aggregate to Fifty Thousand Dollars (\$50,000.00).

FIFTH. The minimum amount of capital with which the corporation will commence business is One Thousand Dollars (\$1,000.00).

Compart. The names and places of residence of the incorporatests are as follows:

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PESIDIMOUS

S. H. Livesay

Wilmington, Delaware

F. J. Obara, Jr.

Wilmington, Delaware

A. D. Grier

Milmington, Delaware

SLIVILITY. The composition is to have perpetual emistense.

ELICIA. The private property of the stockholders shall hot be subject to the payment of corporate debts to any extent whatever.

MINITE. 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 by-laws of the corporation.

To nathorise and cause to be executed moregones and like apon the real and personal property of the comporation.

To set more out of any of the funds of the corporation available for dividends a reserve or reserves for any proper purpose and to abolish any such reserve in the manner in which it was excated.

Dy resolution passed by a majority of the whole bessed, to designate one or more committees, each committee to consist of two or more of the directors of the corporation, which, to the extent provided in the resolution or in the by-laws of the corporation, shell have sail may exercise the powers of the bessed of Chrectors in the management of the business and affairs of the corporation, and may authorize the seel of the corporation

to be affired to all papers which may require it. Such consisted or consisted shall have such none or names as may be stated in the by-laws of the corporation or as may be determined from time to time by resolution adopted by the board of directors.

then and as asbarraed by the affirmative vate of the block isomed and extending having voting power given at a specificating having voting power given at a specificiders' morting duly called for that purpose, or when sutherised by the written consent of the holders of a majority of the voting stock isomed and outstanding, to sail, lease or emchangs all of the property and assate of the comparation, including who good will and its comporate fremchises, of an assate of the comporate fremchises, of an assate of the comporate of the property and casaderedies, which may be in whole or in part shares of about in, and/or other securities of, any other comporation or expectations, as its beard of directors shall does a puddent and for the test interests of the comporation.

proposed between this corporation and its creditors or any class of them and/or between this corporation and its stock-holders or any class of them, any court of equitable juric-diction within the State of Delaware way, on the application in a summary way of this corporation or of any creditor or atcombolder thereof, or on the application of any receiver or receivers appointed for this corporation under the provisions of section 231 of Title 8 of the Delaware Code or on the application of transacts in dissolution or of any receiver or receivers appointed for this corporation under the provisions of section 232 of Title 8 of the Delaware Code or the provisions of section 239 of Title 8 of the Delaware Code order a meeting of the creditors or class of creditors, and/or of the stockholders or class of creditors, as the case may be, to be summoned in such

nameer on the caid court divists. If a majority in number representing three-forethe in value of the creditors or class of erecitors, and/or of the atocknolders or class of atocknolders of this appropriation, as the case may be, agree to any economise or arrangement and to any reorganization of this comporation so composite or arrangement, the make composite or arrangement and the said reorganization small, in assetion a by the court to which the said epplication has been made, be binding on all the creditors or class of cauchions, and/or on all the stock-holders or class of cauchholders, of this composition, as the case may be, and also on this composition.

outside the Stabs of Erlausse, in the by-laws so provide.
The books of the est station by be kept (subject to any provision contained in the statute) outside the State of Erlausse of places so may be designated from time to time by the lease of directors or in the by-laws of the corporation. He states of directors need not be by table of the corporation.

other translation between this comporation and any other corporation or any particular, or association and any other corporation or any particular, or association shall be affected or invalidated by the area that any director or officer of this comporation is reconstraint or otherwise interested in or is a director, needed or officer of outh other corporation or of such firm, association or particular of such contract to or is particularly or otherwise in such contract

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gija i silikin nasa, nasa	F.	J.	Obara,	Jr.	_(SDSI).
Aggi dili na gana	Α.	D.	Grier	والمعارض وال	(American)

January, A. D. 1964, procentilly even before the, a Hetary Law Sar West Saria of Lakernov, S. H. Livesay, F. J. Obara, Jr. and A. D. Grier,

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Howard K. Webb

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