Department of State.	
CERTIFICATE OF AUTHORITY	
OF	
GERRI PARR ENTERPRISES, LJC.	
I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that	
duplicate originals of an Application of <u>GERRI PARR ENTERPRISES, INC.</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 GERRI PARR ENTERPRISES, INC.	
to transact business in this State under the name <u>GERRI PARR ENTERPRISES, INC.</u>	
and attach hereto a duplicate original of the Application	
for such Certificate.	
Dated	
T SD	
Stor Cenerence	
SECRETARY OF STATE	
Corporation Clerk	

CAU 779

APPLICATION FOR CERTIFICATE OF AUTHORITY

		of Idaho. 0-1-110, Idaho Code, the u ousiness in your State, and			
1.	The name of the corpor	ation is GER	RI PARR 1	ENTERPRISES, I	NC
2.	*The name which it sha	ll use in Idaho is	GERRI PAI	RR ENTERPRISES	, INC.
3.	It is incorporated under	the laws of Was	hington		
4.	The date of its incorpo	ration is Ju	ly 31, 19	981an	d the period of its
5.	duration is <u>perpetual</u> . 5. The address of its principal office in the state or country under the laws of which it is incorporated is				
		ona Drive, Spoka	\sim	_	
6.		osed registered office in Ida River, Ida			
7.	The purpose or purpo	to at that address is ses which it proposes to a	urfsue in the ti	ransaction of business i	n Idaho are:
0				dance studio.	
		tive addresses of its direct Office Director, Pres	ident,	rs are: Address E. 1912 Leon	
Ģ	The names and respec	tive addresses of its direct	ident,	Address E. 1912 Leon Spokane, WA E. 1912 Leon	99208 a Drive
Ē	The names and respec Name Gerri Parr	tive addresses of its direct Office Director, Pres and Treasurer	ident,	Address E. 1912 Leon Spokane, WA E. 1912 Leon Spokane, WA N. 5718 Monroe	99208 a Drive 99208 e
(The names and respect Name Gerri Parr Bert Parr	otive addresses of its direct Office Director, Pres and Treasurer Director, Secr	ident,	Address E. 1912 Leon Spokane, WA E. 1912 Leon Spokane, WA N. 5718 Monro Spokane, WA E. 11321 - 3	99208 a Drive 99208 e 99208 7th Avenue
- E 	The names and respect Name Gerri Parr Bert Parr Com Webster Alan J. Perry	Office Director, Pres and Treasurer Director, Secr Vice President Assistant Trea	ident, etary surer	Address E. 1912 Leon Spokane, WA E. 1912 Leon Spokane, WA N. 5718 Monroo Spokane, WA E. 11321 - 3 Spokane, WA	99208 a Drive 99208 e 99208 7th Avenue 99206
- E 	The names and respect Name Gerri Parr Bert Parr Com Webster Alan J. Perry The aggregate number	Office Director, Pres and Treasurer Director, Secr Vice President Assistant Trea	ident, etary surer	Address E. 1912 Leon Spokane, WA E. 1912 Leon Spokane, WA N. 5718 Monroo Spokane, WA E. 11321 - 3 Spokane, WA	99208 a Drive 99208 e 99208 7th Avenue 99206 ar value of shares, ent That Shares
- E 	The names and respect Name Gerri Parr Bert Parr Com Webster Alan J. Perry The aggregate number and shares without pa	Office Director, Pres and Treasurer Director, Secr Vice President Assistant Trea of shares which it has autor ar value, is:	ident, etary surer	Address E. 1912 Leon Spokane, WA E. 1912 Leon Spokane, WA N. 5718 Monro Spokane, WA E. 11321 - 3 Spokane, WA e, itemized by classes, pa	99208 a Drive 99208 e 99208 7th Avenue 99206 ar value of shares, ent That Shares
	The names and respect Name Gerri Parr Bert Parr Com Webster Alan J. Perry The aggregate number and shares without pa Number of Shares	tive addresses of its direct Office Director, Press and Treasurer Director, Secr Vice President Assistant Trea of shares which it has autor value, is: Class	ident, etary surer	Address E. 1912 Leon Spokane, WA E. 1912 Leon Spokane, WA N. 5718 Monro Spokane, WA E. 11321 - 3 Spokane, WA E. 11321 - 3 Spokane, WA e, itemized by classes, pa	99208 a Drive 99208 e 99208 7th Avenue 99206 ar value of shares, ent That Shares
	The names and respect Name Gerri Parr Bert Parr Com Webster Alan J. Perry The aggregate number and shares without pa Number of Shares	tive addresses of its direct Office Director, Press and Treasurer Director, Secr Vice President Assistant Trea of shares which it has autor value, is: Class	ident, etary surer	Address E. 1912 Leon Spokane, WA E. 1912 Leon Spokane, WA N. 5718 Monro Spokane, WA E. 11321 - 3 Spokane, WA E. 11321 - 3 Spokane, WA e, itemized by classes, pa	99208 a Drive 99208 e 99208 7th Avenue 99206 ar value of shares, ent That Shares

(continued on reverse)

10. The aggregate number of its issued shares, itemized by classes, par value of shares, and shares without par value, is:

Number of Shares	Class	Par Value Per Share or Statement That Shares Are Without Par Value
100	Common	\$1.00
		<u> </u>

11. The corporation accepts and shall comply with the provisions of the Constitution and the laws of the State of Idaho.

12. This Application is accompanied by a copy of its articles of incorporation and amendments thereto, duly authenticated by the proper officer of the state or country under the laws of which it is incorporated.

Dated august 25, 19.81.
() GEBRI PARR ENTERPRISES, INC.
By <u>Serri Parr</u>
Its President
and Det Sum
Its Secretary
STATEOF <u>Washington</u>))ss:
COUNTY OF Spokane)
I,, a notary public, do hereby certify that on
I,, a notary public, do hereby certify that on this, 25 th day of, 19 8/_, personally appeared before
me <u>Gerrie fair</u> , who being by me first duly sworn, declared that the
isthe <u>President</u> of <u>Gerri Parr Enterprises</u> ,
Inc.
that the signed the foregoing document as $fresdent$ of the corporation and that the statements therein contained are true.
Grace Bingle

Notary Public

*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.





OFFICIAL CERTIFICATION OF THIS DOCUMENT, AS PREPARED BY THE OFFICE OF THE SECRETARY OF STATE, APPEARS ON THE BACK OF LAST PAGE.

RALPH MUNRO PPORATIONS & TRADEMARKS DIVISION OLYMPIA WASHINGTON 98504

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2-312639-4



DOMESTIC

STATE OF WASHINGTON | DEPARTMENT OF STATE

I, RALPH MUNRO, Secretary of State of the State of Washington and custodian of its seal, hereby

certify that

ARTICLES OF INCORPORATION

of GERRI PARR ENTER	RPRISES, INC.
a domestic corporation of	Sp okane, Washington,
	······
was filed for record in this office on this date, and I furt	har cartify that such Articles remain on file in this
was filed for record in this office on this date, and I furt	nel certify that such Articles remain on the in this
office.	
Filed at request of Dennis McLaughlin Lukins, Annis, Shine et al Suite 1600, Washington Trust Financial Center Spokane, WA 99204	In witness whereof I have signed and have af-
•	fixed the seal of the State of Washington to
Filing and recording fee \$ License to June 30, 19 \$	this certificate at Olympia, the State Capitol,
Excess pages @ 25¢ \$	July 31, 1981
Microfilmed, Roll No. 1589	
Page 178 - 085	RALPH MUNRO SECRETARY OF STATE

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STATE OF WISHPARE

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ARTICLES OF INCORPORATION

OF

GERRI PARR ENTERPRISES, INC.

KNOW ALL MEN BY THESE PRESENTS: That GERRI PARR and BERT PARR, being over the age of eighteen (18) years, and for the purpose of forming a corporation under the Washington Business Corporation Act, hereby certify and adopt in duplicate the following Articles of Incorporation:

ARTICLE I

The name of this Corporation shall be "GERRI PARR ENTERPRISES, INC.," and its existence shall be perpetual.

ARTICLE II

1. The Corporation shall have unlimited power to engage in and to do any lawful act concerning any or all lawful business for which corporations may be incorporated under the Washington Business Corporation Act, as amended, under the provisions of which the Corporation is incorporated.

2. In furtherance of and not in limitation of the general powers conferred by the laws of the State of Washington, it is expressly provided that this Corporation shall also have the following powers:

(a) To acquire by purchase or otherwise and to own, hold, cancel, reissue, sell, pledge and otherwise deal in the stock of this Corporation provided that money or property of the Corporation shall not be used for purchase of shares of its own stock when such use would cause any impairment of the capital of the Corporation. The Corporation shall not be entitled to vote, either directly or indirectly, on any shares of its own stock which it may hold.

(b) To acquire by purchase or otherwise and to own, hold, cancel, reissue, sell, pledge, and otherwise deal in the bonds, debentures, notes, and other securities and obligations of this Corporation.

(c) To borrow money and give security therefor.

(d) To enter into, make, perform and carry out contracts of every kind of any lawful purpose pertaining to its business, with any individual, entity, firm, association or corporation, or with any government, municipality or public authority, domestic or foreign.

(e) To do everything necessary, proper, convenient or incidental to the accomplishment of this Corporation or which is calculated directly or indirectly to promote the welfare or interests of the Corporation or enhance the value or render profitable any of its property or rights.

(f) To do any and all of the things in this Article set forth to the same extent a natural person might or could do and in any part of the world as principals, agents, contractors, trustees, or otherwise, either alone or in the company with others.

PROVIDED, HOWEVER, that nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business, to exercise any power or do any act which a corporation formed under the Uniform Business Corporation Act of the State of Washington, or any amendment thereto or substitute therefor may not at any time lawfully carry on or do.

ARTICLE III

Shareholders of this Corporation shall have pre-emptive rights to acquire additional shares offered for sale by the Corporation.

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ARTICLE IV

 The location and post office address of the registered office of the Corporation in this state shall be:
East 1912 Leona Drive, Spokane, Washington 99208.

2. The registered agent of the Corporation shall be Gerri Parr, whose address is East 1912 Leona Drive, Spokane, Washington 99208.

ARTICLE V

1. The aggregate number of shares which the Corporation shall have authority to issue is fifty thousand (50,000) shares.

2. Such shares are to consist of one class only, to be known as common stock, and such shares are to have a par value of One Dollar (\$1.00) per share.

3. The Corporation shall have the right to purchase its own shares from the unreserved and unrestricted capital surplus available, as well as from the unreserved and unrestricted earned surplus available.

4. The Corporation reserves the right to amend, alter, change or repeal any provisions contained in these Articles of Incorporation and in any manner now or hereafter prescribed or permitted by statute. All rights of Shareholders of the Corporation are granted subject to this reservation.

ARTICLE VI

1. The number of Directors of the Corporation shall be fixed as provided by the Bylaws and may be changed from

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time to time by amending the Bylaws, as therein provided, but the number of Directors shall not be less than one (1) nor more than nine (9).

2. In furtherance of and not in limitation of the powers conferred by the laws of the State of Washington, the Board of Directors is expressly authorized to make, alter, and repeal the Bylaws of the Corporation, subject to the power of the Shareholders of the Corporation to change or repeal such Bylaws.

З. The Corporation may enter into, contract and otherwise transact business as vendor, purchaser, or otherwise with its Directors, officers and Shareholders and with the corporations, associations, firms and entities in which they are or may become interested as directors, officers, shareholders, members or otherwise as freely as if those such adverse interests did not exist, even though the vote, action or presence of such Directors, officers or Shareholders may be necessary to obligate the Corporation upon such contracts or transactions; and in the absence of fraud, no such contracts or transactions shall be avoided and no such Director, officer or Shareholder shall be held liable to account to the Corporation, by reason of such adverse interests or by reason of any fiduciary relationship to the Corporation arising out of such office or stock ownership, for any profit or benefit realized by him/her through any such contract or transaction; provided that in the case of Directors and officers of the Corporation (but not in the

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case of Shareholders who are not Directors or officers) the nature of the interest of such Directors or officers, though not necessarily the details or extent thereof, **be disc**losed or known to the Board of Directors of the Corporation at the meeting thereof at which such contract or transaction was authorized or confirmed. A general notice that a Director or officer of the Corporation is interested in any corporation, association, firm or entity, shall be sufficient disclosure as to such Director or officer with respect to all contracts and transactions with the corporation, association, firm or entity.

4. Any contract, transaction or act of the Corporation or of the Directors or of any officers of the Corporation which shall be ratified by a majority of a quorum of the Shareholders of the Corporation at any annual meeting or at any special meeting called for such purpose, shall, insofar as permitted by law, be as valid and binding as though ratified by every Shareholder of the Corporation.

5. The Corporation shall indemnify any and all persons who may serve or who have served at any time as Directors or officers, or who, at the request of the Board of Directors of the Corporation, may serve or at any time have served as directors or officers of another corporation in which the Corporation at such time owned or may own shares of stock, or of which it was or may be a creditor, and their respective heirs, administrators, successors, and assigns, against any and all expenses, including amounts paid upon judgments,

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counsel fees, and amounts paid in settlement (before or after suit is commenced), actually and necessarily incurred by such persons in connection with the defense or settlement of any claim, action, suit or proceeding in which they, or any of them, are made parties, or a party, or which may be asserted against them or any of them, by reason of being or having been Directors or officers, or a Director or officer of the Corporation, or of such other corporation, except in relation to matters as to which any such Director or officer or former Director or officer or person shall be adjudged in any action, suit or proceeding to be liable for his/her own negligence or misconduct in the performance of his/her duty. Such indemnification shall be in addition to any other rights to which those indemnified may be entitled under any law, bylaw, agreement, vote of Shareholders, or otherwise.

6. The first Directors of this Corporation shall be two (2) in number and their post office addresses are as follows:

Name	Address
Gerri Parr	East 1912 Leona Drive Spokane, Washington 99208
Bert Parr	East 1912 Leona Drive Spokane, Washington 99208

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7. The term of the first Directors shall be until the first annual meeting of the Shareholders of the Corporation and until their replacements are elected and qualified.

ARTICLE VII

The names and post office addresses of the incorporators are as follows:

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Gerri Parr East 1912 Leona Drive Spokane, Washington 99208

Bert Parr East 1912 Leona Drive Spokane, Washington 99208

IN WITNESS WHEREOF, the incorporators hereinabove named have set their hands in duplicate this 27th day of July ____, 1981.

6.6 dir GERRI PARR

BERT

Sector

and the back

9/DMM:cm/1/G (F7/29/81)