

CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, and legal custodian of the corporation records of the State of Idaho, do hereby certify that the

FARM BUREAU FINANCE CO., INC.

a corporation organized and existing under and by virtue of the laws of the State of Idaho, filed in this office on the 21st day of December 1972, original articles of amendment, as provided by Section 30-146 and 30-147, Idaho Code, amending Article VI

and that the said articles of amendment contain the statement of facts required by law, and are to be recorded on Fihn-Nemicrofilm of Record of Domestic Corporations of the State of Idaho.

I THEREFORE FURTHER CERTIFY, That the Articles of Incorporation have been amended accordingly.

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 21st day of December, A. D., 132.

Secretary of State

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ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF FARM BUREAU FINANCES OF A TIC.

BE IT RESOLVED:

WHEREAS, on the 28th day of May, 1971, the Articles of Incorporation the Farm Bureau Finance Co., Inc. were amended and said amendment recorded in the office of the Secretary of State, State of Idaho, which said amendment, among other things, established a total authorized capital stock of this corporation at \$1,250,000.00 divided into common stock of 2,500 shares of the par value of \$10.00 per share designated as Common Class A stock and 22,500 shares of the par value of \$10.00 per share, said shares designated as Common Class B stock, and further provided for preferred stock in the amount of 10,000 shares of the par value of \$100.00 per share, said shares to be designated as preferred stock and shall be 6% cumulative dividend stock, with preferred rights on liquidation; and

WHEREAS, on the 20th day of October, 1971, the said Articles of Incorporation of the Farm Bureau Finance Co., Inc. were further amended and said amendment recorded in the Office of the Secretary of State of the State of Idaho, which said amendment increased the said dividend rate on the preferred stock from six per cent (6%) to seven per cent (7%); and

NOW, THEREFORE, BE IT FURTHER RESOLVED that ARTICLE VI of said Articles of Incorporation of the Farm Bureau Finance Co., Inc. as amended, be, and the same are hereby amended, so that said ARTICLE VI shall reas as follows:

ARTICLE VI.

The amount of the total authorized capital stock of this Corporation shall be Two Million Dollars (\$2,000,000.00) divided as follows:

A. COMMON STOCK:

50,000 shares of the par value of \$10.00 per share, said shares to be designated as Common Class A stock.

50,000 shares of the par value of \$10.00 per share, said shares to be designated as COMMON CLASS B stock.

Said shares of Common Class A stock and Common Class B stock are to be alike in all respects, except that the 50,000 shares designated as Common Class A stock shall be voting stock and the 50,000 shares designated as Common Class B stock shall be non-voting common stock.

The privileges, restrictions and qualifications of Common Class A stock and Common Class B stock shall be equal, with the following exception, that the holders of the Common Class B stock shall have no voting power whatsoever with respect to their holdings of Common Class B stock, nor shall they be entitled to receive notice of any of the meetings of the shareholders.

B. PREFERRED STOCK:

10,000 shares of the par value of \$100 per share, said shares to be designated as Preferred Stock and shall be seven per cent (7%) cumulative dividend stock with preferred rights on liquidation, the privileges, restrictions and qualifications of Preferred Stock to be as follows:

The holders of the Preferred Stock shall be entitled to receive, when and as declared by the Board of Directors of the Corporation, out of any assets of the Corporation available for dividends pursuant to the laws of the State of Idaho, preferential dividends at the rate of seven per cent (7%) per annum of the par value thereof per share per annum, payable on such days as may be determined by the Board of Directors, and before any dividend shall be declared or paid upon or set apart for the common stock. Such dividends upon the preferred stock shall be cumulative from the date of the issue thereof, so that if dividends for any past dividend period, at the rate of seven per cent (7%) per annum of the par value thereof per share, per annum, shall not have been paid thereon, or declared, and a sum sufficient for payment thereof set apart, the deficiency shall be fully paid or set apart but without interest, before any dividend shall be paid upon or set apart for the common stock. Whenever the full dividend upon the Preferred Stock for all past dividend shall have been paid, and the full dividend thereon for the then current dividend period shall have been paid or declared and a sum sufficient for the payment thereon shall be set apart, dividends upon the common stock may be declared by the Board of Directors, out of the remainder of the assets available therefore.

In the event of any liquidation, dissolution or winding up of the affairs of the corporation, whether voluntary or involuntary, the holders of the Preferred Stock shall be entitled, before any assets of the Corporation shall be distributed among or paid over to the holders of the common stock, to be paid \$100 per share, together with a sum of money equivalent to the dividends at the rate of seven per cent (7%) per annum on the par value thereof from the date upon which dividends thereon become cumulative to the date of payment thereof, less the amount of dividends theretofore paid thereon. After the making of such payments to the holders of the preferred stock, the remaining assets of the corporation shall be distributed among the holders of the common stock alone, according to the numbers of shares held by each. If, upon liquidation, dissolution or winding up, the assets of the corporation distributable as aforesaid among the holders of the preferred stock shall be insufficient to permit the payment to them of said amount, the entire assets shall be distributed ratable among the holders of the preferred stock.

The holders of the preferred stock shall not be entitled to vote with respect to their holdings of preferred stock, nor shall they be entitled to receive notice of any of the meetings of the shareholders.

The holders of preferred stock shall be entitled to share in any special dividend, in addition to the seven per cent (7%) preferential dividend, as may be declared by the Board of Directors and upon such terms and conditions as provided by the Board of Directors.

At a meeting of the stockholders of the Farm Bureau Finance Co., Inc., held on the 20th day of December, 1972, Notice of said proposed meeting having been given by mail, dated November 16th, 1972, and Notice of further purposes of said meeting having been duly given to said stockholders, and all stockholders, 100 per cent of the holders of all stock of the Corporation, having signed a waiver of notice of meeting, and at which meeting 100 per cent of the holders of all shares of said Corporation were present, the foregoing Resolution was adopted by the affirmative vote unanimously of the total number of shares of the Common Class A stock and the Common Class B stock outstanding, said stock being the voting stock of the Corporation, the vote on said Resolution being as follows:

Total number of shares of Common Class A and Common Class B stock outstanding	25,000
Total number of shares of Common Class A and Common Class B stock represented at the meeting	25,000
Total number of shares of Common Class A and Common Class B voted in favor of the Resolution	25,000
Total number of shares of Common Class A stock and Common Class B stock voted against the Resolution	0

The undersigned hereby certify that this is a true and correct report:

- (a) of the number of days notice given by mail of the meeting of said stockholders of this Corporation held on the above-mentioned date and of the waiver signed by all stockholders thereof; that the original waiver signed by all stockholders is on file with said Corporation; and
 - (b) of the Resolution adopted at said meeting; and
- (c) the total number of shares represented at said meeting and of the total number of shares voted for and against said Resolutions; and the undersigned further certify that a complete list of the stockholders voting upon said Resolution and the said number of shares voted by each is on file with said Corporation.

W. Dale Rockwood - President

Shepard Quate - Secretary

STATE OF IDAHO)
County of Bannock) ss.

W. DALE ROCKWOOD and SHEPARD QUATE, each being separately sworn on his oath, deposes and says:

That on the 20th day of December, 1972, at 10:00 o'clock a.m. of said day, a meeting of the stockholders of the Farm Bureau Finance Co., Inc. was held at the offices of said Corporation in Pocatello, Bannock County, Idaho; that W. Dale Rockwood is the President of said Corporation, and that Shepard Quate is the Secretary of said Corporation, and acted as Secretary at said meeting.

That each has read the above and foregoing Articles of Amendment, setting forth the proceedings of said meeting, the action taken at said meeting, and that the facts as to the callinf of said meeting and giving notice thereof, the securing of waivers therefor, and the facts stated in the said certificates are true, of his own knowledge.

W. Dale Rockwood

Shepard Quate

SUBSCRIBED AND SWORN TO before me this _____ day of December,

NOTARY PUBLIC for the State of Idaho

Residence: Pocatello, Idaho

(SEAL)

1972.