

# CERTIFICATE OF AMENDMENT OF

## THE KETCHUM SPRING WATER SUPPLY COMPANY

1 PETE T. CENARRUSA, Secretary of State of the State of Idaho hereby, certify that			
duplicate originals of Articles of Amendment to the Articles of Incorporation of			
R & B, INC.			
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 Amendment to the Articles of Incorporation and attach hereto a duplicate original of the Articles of Amendment.

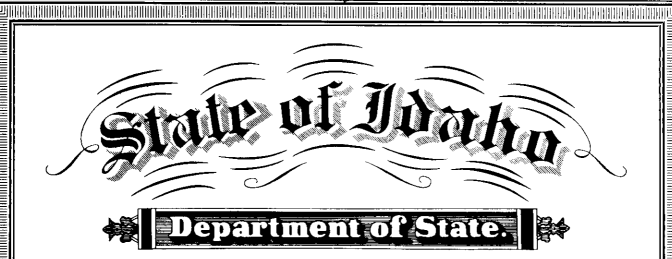
Dated	June 6	19 <b>84</b>
Dated	June 6	14 54



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SECRETARY OF STATE

Corporation Clerk



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SECRETARY OF STATE

Corporation Clerk

'84 JUN 6 AM 1

SECRETAR

#### AMENDED ARTICLES OF INCORPORATION

OF

#### THE KETCHUM SPRING WATER SUPPLY COMPANY

The undersigned natural person of the age of twenty-one or more years, acting as an incorporator under the provisions of the Idaho Corporation Act, Sections 30-0-105 and 30-1-138, adopts the following Amended Articles of Incorporation amending the Articles of Incorporation of The Ketchum Spring Water Supply Company by changing the name of said company to R & B, Inc.

#### ARTICLE I.

Name.

All issued and outstanding shares of stock voted in favor of amending the Articles of Incorporation by changing the name of the corporation from The Ketchum Spring Water Supply Company to R & B, Inc.

#### ARTICLE II.

Period of Duration.

The curation of this Corporation is to be perpetual.

#### ARTICLE III.

Purposes and Powers.

Section 1. Purposes. The purposes for which this Corporation is organized are as follows: to engage in the business of a public utility for a water system and water works in Blaine County, State of Idaho; to engage in activities which are necessary, suitable or convenient for the accomplishment of said business purposes or which are incicental thereto or connected therewith; and to conduct its business and carry out these purposes in any stee, territory, district or possession of the United States or in any foreign

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country, to the extent not forbidden by law. And we hereby certify that the objects for which this corporation is formed are for suppling the town of Ketchum and its inhabitants with pure water for fire and domestic, and other purposes, through pipes laid under the surface of the ground, piping water from Cold Springs situated about two miles easterly of Ketchum into and through the streets and alleys of said town, establishing therein a system of substantial water works with hydrants, fire plugs and house pipe service.

Section 2. Powers. This corporation shall have all the powers specified in the Idaho Business Corporation Act.

## ARTICLE IV.

#### Stock Clauses.

The aggregate number of shares which this Corporation shall have authority to issue is 2,400 common shares, at \$10 each. The Corporation shall not have the authority to issue shares in series.

## ARTICLE V.

Registered Office and Registered Agent.

The address and post office box of the registered office of this corporation is 219 Bitterroot Road, Sun Valley, Idaho 83353, Post Office Box 1770, Sun Valley, Idaho, 83353. The name of the initial registered agent of this corporation at that address is Mr. Royce Asher.

ARTICLE VI.

Directors.

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ARTICLE VI.

Directors.

The number of Directors shall be as specified in the By-Laws of this Corporation and such number may from time to time be increased or decreased in such manner as described in the By-Laws and may be fewer than three in the event that the Corporation has less than three shareholders, in accordance with the law of the State of Idaho. The initial Board of Directors shall consist of two members. The names and addresses of the persons who are to serve as directors until the first annual meeting of shareholders or until successors be elected and qualify are as follows: Royce Asher, P.O. Box 1770, Sun Valley, Idaho, 83353, and Beverly Asher, P.O. Box 1770, Sun Valley, Idaho.

## ARTICLE VII.

## Incorporators.

The name and address of the incorporator of this Corporation is Royce Asher, P.O. Box 1770, Sun Valley, Idaho 83353.

## ARTICLE VIII.

Provisions for Regulation of Corporation's Internal Affairs.

Section 1. Meetings of Shareholders and Directors. Meetings of the Shareholders and Directors of this Corporation may be held either within or without the State of Idaho at such place or places as may from time to time be designated in the By-Laws or by resolution of the Board of Directors.

The number of Directors shall be as specified in the By-Laws of this Corporation and such number may from time to time be increased or decreased in such manner as described in the By-Laws and may be fewer than three in the event that the Corporation has less than three shareholders, in accordance with the law of the State of Idaho. The initial Board of Directors shall consist of two members. The names and addresses of the persons who are to serve as directors until the meeting of shareholders or annual first successors be elected and qualify are as follows: Royce Asher, P.O. Box 1770, Sun Valley, Idaho, 83353, and Beverly Asher, P.O. Box 1770, Sun Valley, Idaho. 83353.

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Section 2. By-Laws. The initial By-Laws of this Corporation shall be as adopted by its Board of Directors. The power to amend or repeal the By-Laws or to adopt new By-Laws shall be in the shareholders, but the affirmative vote of the holders of two-thirds of the shares entitled to vote in a meeting of shareholders called for such purpose shall be necessary to exercise that power. The By-Laws may contain any provisions for the regulation and management of this corporation which are consistent with the Idaho Business Corporation Act and these Articles of Incorporation.

Section 3. Compensation of Directors. The Board of Directors shall have the authority to make provision for reasonable compensation to its members for their services as directors and fix the basis and conditions upon which this compensation shall be paid. Any director may also serve the corporation in any other capacity and receive compensation therefrom in any form.

Section 4. Contracts in which Directors or Officers Have an Interest. No contract or other transaction between this corportion and one or more of its directors or officers or any other corporation, firm, association, or other entity in which one or more of its directors or officers are directors or officers, or are financially interested, shall be either void or voidable for

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this reason alone, or by reason alone that such director or directors are present at the meeting of the board or as a committee thereof which approves, authorizes or ratifies such contract or transaction, or that his or their votes are counted for such purpose, if:

- a. The fact of such common
  directorship, officership,
  or financial interest is
  disclosed or known to the
  Board of Directors or committee
  thereof which approves,
  authorizes or ratifies such
  contract or transaction by
  a vote sufficient for such
  purpose without counting the
  votes of such interested
  director or directors; or
- b. The fact of such common
  directorship, officership
  or financial interest is disclosed
  or known to the shareholders
  entitled to vote and they
  approve, authorize or ratify
  such contract or transaction
  by vote, in which vote such
  interested directors may
  participate to the extent
  they are shareholders; or

this reason alone, or by reason alone that such director or directors are present at the meeting of the board or as a committee thereof which approves, authorizes or ratifies such contract or transaction, or that his or their votes are counted for such purpose, if:

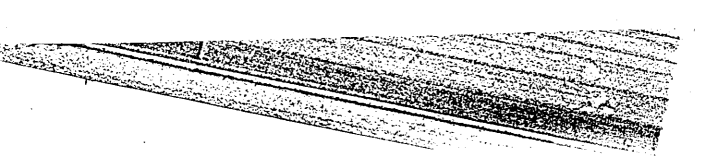
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  thereof which approves,
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  contract or transaction by
  a vote sufficient for such
  purpose without counting the
  votes of such interested
  director or directors; or
- b. The fact of such common directorship, officership or financial interest is disclosed or known to the shareholders entitled to vote and they approve, authorize or ratify such contract or transaction by vote, in which vote such interested directors may participate to the extent they are shareholders; or

is fair and reasonable to
this corporation at the time
it is approved by the board, a
committee thereof or the
shareholders and the fact
of such relationship or
interest is fully and fairly
disclosed or known to the
corporation.

Common or interested directors may be counted in determining the presence of a quorum at a meeting of the Board of Directors or a committee thereof which approves, authorizes or ratifies such contract or transaction.

Officers. The Corporation shall indemnify any and all of its directors or officers or former directors or officers against expenses, including attorneys' fees, judgments, fines and amounts reasonably incurred by him in connection with such action, suit or proceeding if he acted in good faith and in a manner he reasonably believed to be in the best interests of the corporation; and with respect to any criminal action or proceeding if he had no reasonable cause to believe his conduct was unlawful; except that no indemnification shall be made in respect of any claim or matter as to which such director or officer shall have been adjudged

ARTICLES OF INCORPORATION, p. 6

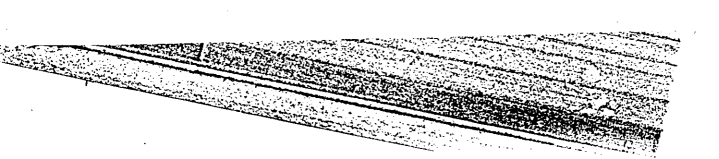


c. The contract or transaction is fair and reasonable to this corporation at the time it is approved by the board, a committee thereof or the shareholders and the fact of such relationship or interest is fully and fairly disclosed or known to the corporation.

Common or interested directors may be counted in determining the presence of a quorum at a meeting of the Board of Directors or a committee thereof which approves, authorizes or ratifies such contract or transaction.

Section 5. Indemnification of Directors and Officers. The Corporation shall indemnify any and all of its directors or officers or former directors or officers against expenses, including attorneys' fees, judgments, fines and amounts reasonably incurred by him in connection with such action, suit or proceeding if he acted in good faith and in a manner he reasonably believed to be in the best interests of the corporation; and with respect to any criminal action or proceeding if he had no reasonable cause to believe his conduct was unlawful; except that no indemnification shall be made in respect of any claim or matter as to which such director or officer shall have been adjudged

ARTICLES OF INCORPORATION, p. 6



to be liable for negligence or misconduct in the performance of his duty to the corporation. Any indemnification under this section (unless so ordered by a court) shall be made by the corporation only authorized in the specific case upon a determination that indemnification of the director or officer is proper in the circumstances because he has met the applicable standard of conduct set forth herein. Such determination shall be made either

- a. By a majority of the Board of
  Directors other than those involved
  in the action or proceeding, if
  a quorum of disinterested
  directors exists; or
- b. By a written opinion of independent legal counsel, if no quorum of such disinterested directors exists, or even if such a quorum of disinterested directors exists if they so direct such a written opinion; or
- c. By the shareholders.

The indemnification provided herein shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any by-law, agreement, vote of shareholders or otherwise, and shall inure to the benefit of the

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The indemnification provided herein shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any by-law, agreement, vote of shareholders or otherwise, and shall inure to the benefit of the

heirs, executors and administrators of such person.

#### ARTICLE IX.

Amendment of Articles of Incorporation.

These Articles of Incorporation may be amended in any respect conformable to the laws of the State of Idaho by an affirmative vote of the State of Idaho by an affirmative vote of two-thirds of the shareholders entitled to vote in a meeting of shareholders called for such purpose as prescribed by law.

THESE ARTICLES ARE FILED PURSUANT TO IDAHO CODE

30-1-138 AND 30-1-105 AND TO THIS EXTENT ARE NOT INCONSISTENT
HEREWITH, RESTATE AND INCORPORATE HEREIN, THOSE ARTICLES OF
INCORPORATION ATTACHED HERETO AS EXHIBIT "A" AND BY REFERENCE
MADE A PART HEREOF. INCORPORATOR IS THE OWNER OF ALL STOCK
OF THE PRIOR CORPORATION AS REFERENCED BY EXHIBIT "A"
ATTACHED HERETO.

IN WITNESS WHEREOF, the undersigned, being the incorporator of this corporation, executes these Articles of Incorporation, in duplicate, and certifies to the truth of the facts herein stated, this <a href="#/>/3</a> day of December, 1983.

ROYCE ASHER

heirs, executors and administrators of such person.

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ROYCE ASHER

## VERIFICATION FORM A

STATE OF IDAHO	)
$\rho$ $i$	: SS.
COUNTY OF Blaine	)

I, <u>Sharline Reyrolds</u>, a notary public, do hereby certify that on the <u>13th</u> day of <u>Dic</u>, 1983, personally appeared before me ROYCE ASHER, who, being by me first duly sworn, declared that he is the President of R & B, Inc., that he signed the foregoing document as President of the corporation, and that the statements therein contained are true.

Notary Public for Idaho
Residing at: Harly Ida.
My Commission Expires: 3-23-86

#### VERIFICATION FORM A

COUNTY OF Blaine ) : ss. STATE OF IDAHO

I, <u>Sharline Reynolds</u>, a notary public, do hereby certify that on the <u>13tt</u> day of <u>Dic.</u>, 1983, personally appeared before me ROYCE ASHER, who, being by me first duly sworn, declared that he is the President of R & B, Inc., that he signed the foregoing document as President of the corporation, and that the statements therein contained are true.

Notary Public for Idaho
Residing at: Harly Ida.
My Commission Expares: 3-23-8

The Acticles of Incorporation.
The Actichem Spring water Supply Company. Know all men by these presents that we the efry I Undersigned have this Tassociated ourselves together for the purpose of incorporating under the laws of the Territory of Idaho an association to be senown by the Corporate name of the Setchen Spring Water Supply Company. And we hereby certify that the objects for which this Corporation is formed are, for suppling the lower of Betchem and do inhabitanto with pure water for fine, and domestic, and other purposes, through pipes laid under the swaface of the ground!

piping nater from Cold Springs Situate about

two miles easterly of Ketchum wito and through = the streets and acteys of said town establishing there is a system of Substantial Water works with Hydrauto, fir plugo and house personie. Shat the place where the principal business of this Corporation is to be transacted Shall be Cetching in the Country of Alturns Territory of Idaho. That the term of its existence shall be fifty (50) years from the date and after date of this certificate. That the number of its Trustices or Directors Shall be Seven (7) and the names of those who are appointed Irusticis for the first year · . . . are residents of betchun Idaho. - ---- - . . Tes m Snow Geo Steward Cha & Trisword Isaac & Lewis Patrick Mc Mahow A.P. Baxter It Trunhour For anudement good atien y humante su p. 191. 5-1,1929

Articles of Incorporation
The Metchen Spring water Supply Company. Know all men by these presents that we the Art I Undersigned have this "associated ourselves together for the purpose of incorporating under the laws of the Territory of Idaho an association to be Newword by the Corporate name of the Setchena Spring Water Supply Company. And we hereby certify that the objects. for suppling the lower of Betchus and do inhabitanto with pure water for fin, and domestic, and other purposes, through pipes laid under the Swafosce of the ground!

piping nater from Cold Springs Situatiability

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Shat the Capital Stock of this Corporation shall be dwenty from Thursand 24000) docears devided into twenty four hundred (2400) Shares of len (10) docears each. That the undersigned do hereby Subscribe for the amount of Capitot Stock of this association It opposite their respective names! Residence no of shares ... Celetum Idah INTH Greenhow A Adams 200 Two Metzler Ho Clewis 200 J. F. Jacobs Efflowley 8. D. Worserer 5 Thomas Jague 100 Isaac V Lewis 300 d. W Gulitte 200 Mm Hyndenau 200 F. B. Forderig 100 • 6. E. Friewold) 100 s . . Pp Baxler. **4** . .--100 Des m Snow 100 Waller Clark 100 J. & Callinhaw 40 Les Steward 50 • I. 9 Newman 110 Patrick M' Makon sto .... 619 Williams 40 & H Bowman 40 James Judge 40 & 6 mills In Witness whereof me have here unto... Set our hands and seals the fourteenth day: (11) of January A.D. 1889. Willnewhow Addams 7. W Gillette Ho Co Lewro

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Ses Steward Aco M Snow (See (30. J. Facobs J. D. Gooding (Serl) (June) le. E. Griswold (5-13 Pp Baxler (3-1) & Sballinhaw (Jed) Eff Cowley (Sent) I 9 Newman (Jee) 613 Williams (Sul) I He Bowman (Sul) James Judge SE mills (Sent) (Eur) Patrick M. Mahon (E) & Tronswick (Eug) Isaac of Lewis Willer Clark (Fend) (SEA) I metalar (Fight) Jam Jague Territory of Adaho } 25 Country of Alluras } Con On this 16 the day of January AD 1889 personally appeared before me I. E. Oick a Justic of the beace in and for the said Country of alturas Kelchemprecench. In Ho Greenhow I. W Gillitte J. Jacobs Ges Steward Ges m Snow Ke Chewio F. Fr. Fording 6 & Grinwold Of Baxter G & Calliahaw & flowley In Newman & BWilliams & Homman James Judge S.6. mills Outrick Me Mahon & Dromwick Isaac I dewis Malt Clark I Jague Ges m metzter Know to me to be the persons Addamo, discribed, is and who executed the forego that they executed the same fruly and; Volintarily for the uses and Jauspores therein Anted mentioned of In withers whereof I have hereunto det myhand tuday and year in this Certificate first above written mite gir-pear

Seo Steward (Fig.) Des M Dream Q F. Jacobs (Seg) J. G. Gooding (Serl) (Ing) le. E. Griswold (E-3) pp Baxler & Sballinhow (Jul) (Jul) Eff Cowley Sent I 9 Newman (See ) 613 Williams (Sel) I Ho Bournaul (Sent) James Judge JE mills (End) (Sent) Patrick M. Mahon (Sun) & Tronwick (E) Isaac of Lewis (End) Waller Clark (Sent) of metalar (Final) Som Jaque Serritory of Alluras } On this 16 the day of January AD 1889 personally appeared before me Ir. E. Occas a fustic of the bence in and for the said Country of alturas Kelchemprecenct. To He Greenhow J. W Gillitte J. Jacobs Ges Steward Ges m Snow He Chewis F. Fooding 6 & Growed Offaster GS Callialan Eflowley G9 Newman EBWilliams SHBomman James Judge S.6. millo Outrick Me Mahon & Dromwick Mult Clark I Jague Ges m metzber Isac I Lewis Among to me to be the persons ASdamo, discribed, in and who executed the forego instrument and who acknowledged to me that they executed the same fruly and; Volintarily for the uses and Jauspores therein Stated mentioned of In withing whereof I have hereunto det myhand tuday and year in this arteficate first above written mitter first per-pear