

CERTIFICATE OF INCORPORATION OF

I, PETE T. CENARRUSA, Secretary of	f State	of the	e State	of	Idaho,	hereby	certify	that
duplicate originals of Articles of Incorporation	for the i	ncorp	oration	of.				
CUSTOMS	TMC							

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: April 28, 1981



Pet or Cenarine

SECRETARY OF STATE

by:_____

ARTICLES OR INCOMPERATOR D

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KNOW ALL MEN BY THERE PRESENTS: That we, the undersigned, being natural percent in pull sae, citizens of the United States and residents of the State of Idaho, this day have voluntarily associated ourselves together for the purpose of forming a corporation under and pursuant to the laws of the State of Idaho, and we do hereby certify as follows:

ARTICLE I

The name of this corporation shall be CUSTOMS INC.

ARTICLE II

The existence of this corporation shall be perpetual.

ARTICLE III

The purposes for which this corporation is organized, is to include the transaction of any or all lawful business for which corporations may be incorporated under this act.

ARTICLE IV

The principal office or place of business of this corporation shall be at 610 West Franklin, in Meridian, Ada County, Idaho; but the corporation may maintain an office in such towns, cities and places inside or outside the State of Idaho as the Board of Directors may from time to time determine, or as may be designated by the By-Laws of said corporation. The principal agent shall be James R. Strikwerda.

ARTICLE V

The total amount of capital stock of this corporation is \$10,000.00 (ten thousand dollars), and the number of shares into which it is divided is ten thousand (10,000) of the par value of one dollar (\$1.00) each. Of this total capital stock, five thousand (5,000) shares of the aggregate value of five Thousand Dollars (\$5,000.00) are preferred stock, and five thousand (5,000) shares of the aggregate value of five Thousand Dollars (\$5,000.00) are common stock.

The following rights, privileges, and conditions shall attach to the preferred shares:

The holders of preferred stock shall be entitled to recieve in each year out of the surplus net profits and the corporation a fixed yearly dividend of nine percent (9%)

payable as may be authorized by the directors, before any dividend shall be set apart or paid on the common stock. The dividends upon the preferred stock shall be cumulative, so that if, in, or for any year dividends amounting to nine percent (9%) shall not be paid on the preferred stock, the deficiency shall be a charge upon the net earnings of the corporation, and be payable subsequently, before and dividend shall be set apart or paid upon the common stock. Dividends on the common stock also may be declared payable as authorized by the directors, but only out of surplus net profits of the corporation for any fiscal year remaining after the payment of the full yearly dividend on the preferred stock for such year as well as of all dividends previously accrued and remaining unpaid thereon. The holders of preferred stock shall not be entitled to any further dividend or share of profits beyond the cumulative yearly dividend of nine percent (9%): and the holders of common stock shall be entitled to recieve all moneys appropriated to dividends, after the cumulative dividends of nine percent (9%) on the preferred stock shall have been fully paid.

In case of the liquidation or the dissolution of the corporation, the holders of the preferred stock shall be entitled to be paid in full both the par value of their shares and the accrued dividend charge before any amount shall be paid to the holders of the common stock. But on any such liquidation or dissolution after the payment to the holders of the common stock of its par value the remaining assets and funds shall be divided pro rata among the holders of both classes of the capital stock.

The holders or preferred stock shall not be entitled to vote at meetings of the stockholders of the corporation so long as dividends on the preferred stock are paid; but in case of default for two (2) consecutive dividend periods in the payment of such dividends, then and thereafter, during the period of such default, the holders of preferred stock shall have voting rights equal to those of holders of common stock.

ARTICLE VI

The members of the governing board of this corporation are styled "Directors", and the Board of Directors shall consist of not less that three (3) members, nor more than seven (7), as may be provided by the By-Laws of the corporation.

ARTICLE VII

The name and post office address of each of the incorporatios signing these Articles of Incorporation are as follows:

NAME

ADDRESS

James R. Strikwerda

600 West Franklin Meridian, Idaho 83642

Linda Strikwerda

600 West Franklin Meridian, Idaho 83642

George A. Strasser

825 East Pine Meridian, Idaho 83642

Michael O. Strasser

6727 Hemlock

Nampa, Idaho 83651

ARTICLE VIII

A member of the Board of Directors of this corporation shall not be required to be a holder of any of the shares of capital stock of this corporation.

ARTICLE IX

The number of directors constituting the initial Board of Directors is four (4), and the names and addresses of the persons who are to serve as directors until the first annual meeting of shareholders or until their successors be elected and qualify are as follows:

NAME	ADDRESS
James R. Strikwerda	600 West Franklin Meridian, Idaho 83642
Linda Strikwerda	600 West Franklin Meridian, Idaho 83642
George A. Strasser	825 East Pine Meridian, Idaho 83642
Michael O. Strasser	6727 Hemlock Nampa, Idaho 83651

James R. Strikwerda

Linda Strikwerda

Secret A Strasser

Michael O. Strasser

Subscribed and sworn before me on the 28th day of April in the year 1981.

Deborah DeLaune

Notary Public of Idaho