

CERTIFICATE OF INCORPORATION OF

MOUNTAIN WEST SURVEYING AND MAPPING, INC.

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that duplicate originals of Articles of Incorporation for the incorporation of the above named corporation, 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.

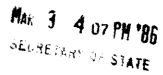
ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Incorporation and attach hereto a duplicate original of the Articles of Incorporation.

Dated: March 3, 1986



SECRETARY OF STATE

by:_____



ARTICLES OF INCORPORATION

FOR

MOUNTAIN WEST SURVEYING AND MAPPING, INC.

KNOW ALL MEN BY THESE PRESENTS: That WE, the undersigned, being natural persons of full age, do hereby voluntarily associate ourselves for the purpose of forming a private corporation under the laws of the State of Idaho, and we hereby certify:

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The Corporate name of this corporation shall be **MOUNTAIN WEST SURVEYING AND MAPPING, INC.**

11.

The purposes and objects for which said corporation is formed, are as follows:

- a. To engage in a general Surveying and mapping business, and to engage in all aspects thereof, and to render all necessary services in conjunction therewith, and to buy, sell, lease and deal in and with real and personal property of every kind and nature upon which, or in connection with which, the business may be conducted, and to buy, sell, lease, or exchange real or personal property or services.
- b. To associate with, or to incorporate into the business, as an integral part thereof, other affiliated services, including, but not limited to, Engineering, Architecture, Landscape Architecture, Planning, Construction Management, Business Management, and Property Management; provided that said associates or corporate members are legally qualified to offer to the public, those services within their speciality.
- c. To borrow money for the purposes of this corporation, to issue bonds, notes or debentures and other evidences of indebtedness therefore, and to secure the same by mortgage or pledge of personal property, including the income of said corporation, or by mortgage of real property, executed in trust or otherwise. All, or any portion of the real or personal property of the corporation, may be so pledged, mortgaged or hypothecated.
- d. To exercise generally the powers customarily excerised by business corporations, and particularly the powers provided by the laws of the State of Idaho, in any other State of the United States of America, and throughout the world.
- e. To carry on any other business, or to do anything in connection with the objects and purposes above mentioned, that may be necessary or proper to accomplish successfully or to promote the said objects and purposes. The foregoing clauses, by reason of the specific enumeration of powers, shall not be held to restrict the power of the corporation to do any of the things within the purview of its general purposes.

III.

This corporation shall have a perpetual existence.

IV.

The place where the principal business of this corporation shall be transacted, and the Post Office address of its registered office shall be: H.C. 76, Box 4403, Garden Valley, Idaho 83622. James V. Potter shall be the corporation's Registered Agent, at that address.

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The amount of capital stock of said corporation shall be FIFTY THOUSAND DOLLARS (\$50,000.00), divided into FIFTY THOUSAND (50,000) shares of common stock, of the par value of ONE DOLLAR (\$1.00) each.

VI.

The name and Post Office address, of each of the incorporators, and the number of shares of stock subscribed to by each, are as follows:

NAME ADDRESS SHARES

James V. Potter H.C. 76, Box 4403
Garden Valley, Idaho 83622

Paula M. Potter H.C. 76, Box 4403
Garden Valley, Idaho 83622

VII.

The Board of Directors shall consist of one, or more, directors; but this number may be increased or decreased from time to time, as may be provided for in the By-Laws of the said corporation. The names of the initial Directors, which shall serve untill the first election of Directors, are as follows:

James V. Potter H.C. 76, Box 4403 Garden Valley, Idaho 83622 Paula M. Potter H.C. 76, Box 4403 Garden Valley, Idaho 83622

VIII.

The Board of Directors, by a majority vote, shall have the power to repeal and/or amend the code of By-Laws, and to adopt a new code of By-Laws.

IX.
The personal property and real property of the shareholders of this corporation shall not be liable for the satisfaction of the debts of this corporation.
March , 1986 A.D. James V. Potter dla
STATE OF IDAHO STATE OF ANNOSS Paula M. Potter
On this day of, 1986 A.D., before me, the undersigned, a Notary Public, in and for said State, personally appeared James V. Potter, and Paula M. Potter, known to me to be the persons whose names are subscribed to the foregoing instrument, and being first placed under oath, acknowledged to me that they executed the same.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year in this acknowledgement first above written.
Notary Public for Idaho Residing at Nampa Idaho My Commission expires on