State of Idaho

Department of State

CERTIFICATE OF INCORPORATION OF

DANGEROUS SPORTS WEAR, INC. File number C 112919

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: December 11, 1995



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By June 1

DEC | | | 0 30 ARTIGLES OF INCORPORATION

SECRETARY OF STATE OF STATE OF IDAHO

DANGEROUS SPORTS WEAR, INC.

We, the undersigned natural persons of the age of twenty-one years or more, acting as incorporators of a corporation under the Idaho Business Corporation Act, adopt the following Articles of Incorporation for such corporation:

ARTICLE I.

NAME. The name of the corporation is:

DANGEROUS SPORTS WEAR, INC.

ARTICLE II.

<u>DURATION</u>. The corporation shall exist perpetually or until dissolved according to law.

ARTICLE III.

<u>PURPOSES</u>. The purposes for which the corporation is organized are:

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- 1. To engage in, operate, conduct, manage maintain, and carry on the business of developing, manufacturing, buying, selling, distributing, exchanging and warehousing of clothing, clothing products and/or related products to the public, contractors and any other person or entity.
- 2. The corporation shall have all powers, allowed by the bylaws and any and all powers and purposes it deems necessary so long as lawful.
- 3. The purposes stated herein shall be construed as powers as well as purposes, and the matters expressed in any clause shall not be limited by reference to or inference from the terms of any other, but shall be regarded as independent to or inference from the terms of any other, but shall be regarded as independent purposes and powers; and the enumeration of specific purposes and poweres shall not be construed to limit or restrict the meaning of general terms of the general powers; nor shall the expression of one thing be deemed to exclude another not expressed, although it be of like nature.

ARTICLE IV.

The stock of the corporation shall be entitled capital stock having both voting rights and rights of ownership on equal basis per share. amount of the authorized capital stock of this corporation shall be ten thousand (10,000) shares possessing a par value of one dollar (\$1.00) per share. Before any of the capital stock of this corporation may be sold or transferred by any of its members or shareholders, such member or shareholder shall comply with the provisions of Article II of the by-laws, including, but not limited to providing the corporation itself a thirty-day (30) written option to repurchase any stock; providing, however, that should the corporation desire not to repurchase any stock to be sold or transferred, the remaining shareholders of the corporation shall be given a thirty-day (30) written option to purchase said stock after recieving notice, in writing, that the corporation will not repurchase said stock itself. The capital stock of this corporation may be exchanged by the corporation through the Board of Directors for stock in other corporations. Transfer, sale and/or disposition of stock as provided herein may be

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modified or changed in writing signed by all of the stockholders.

ARTICLE V.

PAID IN CAPITAL. The corporation will not commence business until consideration of the value of at least one hundred dollars (\$100.00) has been received for the issuance of shares.

ARTICLE VI.

BYLAWS. Provisions for the regulation of all of the affairs of the corporation shall be set forth in the Bylaws which shall be adopted and followed. Changes in the Bylaws can only be made upon the approval of a majority of the shares outstanding of the then issued and outstanding capital stock of the corporation.

(This space intentionally let blank.)

ARTICLE VII.

REGISTERED OFFICE AND AGENT. The address of the initial registered office of the corporation is 1550 Jones Avenue, suite #G, Idaho Falls, ID 83401, and the name of its initial registered agent at such address is Byard Cox.

Registered Agent: Byard Cox

ARTICLE VIII.

DIRECTORS. The number of directors which shall constitute the Board of Directors of the corporation may vary from three (3) to nine (9) directors as prescribed and voted upon pursuant to the Bylaws. The number of directors constituting the initial Board of Directors of the corporation shall be four (3) and the names and addresses of the persons who are to serve as directors until the first meeting of the shareholders or until their successors are elected and shall qualify are:

NAME	ADDRESS
Byard Cox	P.O. Box 506
	3808 E. 109th N.
	Ucon, ID 83454
Steve Watson	3865 E. Menan Lorenzo Hwy.
	Rigby, ID 83442
Michael Fillmore	2960 N. 5th W.
	Idaho Falls, ID 83401

ARTICLE IX.

AMENDMENT TO ARTICLES. These articles may be amended only upon the approval of a majority of the shares outstanding of the then issued and outstanding capital stock of the corporation.

ARTICLE X.

 $\underline{\hbox{INCORPORATORS}}. \qquad \hbox{The name and address of each}$ incorporator is:

NAME	ADDRESS
Byard Cox	P.O. Box 506
	3808 E. 109th N.
	Ucon, Idaho 83454
Steve Watson	3865 E. Menan Lorenzo Hwy
	Rigby, Idaho 83442
Michael Fillmore	2960 N. 5th W.
	Idaho Falls, Idaho 83401

Incorporator: Byard Cox

Incorporator: Steve Watson

Incorporator: Michael Fillmore

STATE OF IDAHO

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COUNTY OF BONNEVILLE)

On the 27th day of Nov. , 1995, personally appeared before me Byard Cox, Steve Watson and Michael Fillmore who being by me duly sworn, declared that they are the persons who signed the within and forgoing Articles of Incorporation as incorporators and Byard Cox as Registered Agent and that the statements contained therein are true.

My Commission Expires:
October 16, 2001

NOTARY PUBLIC

Residing at: Idaho Falls, Idaho 83401

