

CERTIFICATE OF AUTHORITY OF

SAN SABA NU-TECH, INC.

ĒΠ	SAN SABA NU-IBCN, INC.					
	I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that					
	duplicate originals of an Application of					
	for a Certificate of Authority to transact business in this State.					
	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					
	Authority to SAN SABA NU-TECH, INC.					
	to transact business in this State under the name SAN SABA NU-TECH, INC.					
	and attach hereto a duplicate original of the Application					
	for such Certificate.					
	Omtobon 2 1000					
	Dated October 3, 1983					
	OF AT SEAL					
	But of Cenarius					
	SECRETARY OF STATE					
	Corporation Clerk					
	Corporation Cicix					

APPLICATION FOR CERTIFICATE OF AUTHORITY

	. The name of the corpor	ration is San Saba Nu-T	Tech, Inc.		
			9141 <u>E</u>		
2.	*The name which it shall use in Idaho is San Saba Nu-Tech, Inc.				
3.	It is incorporated under				
4	The date of its incorporation is May 24, 1983 and the period of its				
	duration is perp	etual			
5.	The address of its principal office in the state or country under the laws of which it is incorporated is				
	One East First Street, Suite 1600, Reno, Nevada 89501				
6.	The address to which co	rrespondence should be addresse	sed, if different from that in item 5		
	N	<u>/A</u>			
7.	The street address of its proposed registered office in Idaho is 300 North 6th Street				
-	Boise, Idaho 83701 , and the name of its proposed				
_	registered agent in Idaho at that address is C T CORPORATION SYSTEM The purpose or purposes which it proposes to pursue in the transaction of business in Idaho are:				
			ot in conflict with the laws of the		
10	engage in any a	activity of business no	7. In conflict with the laws of the		
0	f Idaho−-see ∞py	of Article III of Art	ticles of Incorporation annexed her		
9.	•	e addresses of its directors and o	officers are:		
		Office	Address		
or	vin T. Tripple	President & Director	Route 2, Box 27A, Gooding, Idah		
(O)=	nan I Thousanoll	o Socratary Trazeuroj	r & Box 671, Mountain Home, Idaho		
<u> </u>	ien di inonvencii	Director	GVO, Inc., 2470 Embareadero Way Palo Alto, California 94303		
	ert A. Abler	Director	Palo Alto, California 94303 Suite 106, 245 Hillside Avenu		
	am B. Harris B. Groover	Vice-President & Dir	Suite 106, 245 Hillside Avenu rector Los Angeles, California 9004 9187 South 2200 West, West Jorda		
_			to issue, itemized by classes, par value of shares, and		
	shares without par value,	, is:			
	Number of Shares	Class	Par Value Per Share or Statement That Shares Are Without Par Value		
		_	¢ 0001		
100	0,000,000	Common Stock	\$.0001		

Number of Shares	Class	Par Value Per Share or Statement That Shares Are Without Par Value
40,000,000	Common stock	\$.0001
12. The corporation accepts a State of Idaho.	and shall comply with the	provisions of the Constitution and the laws of the
		ticles of incorporation and amendments thereto, duly country under the laws of which it is incorporated.
Dated	September 8	, 19_83
	By Jan	en T. Tepple
	and JOVE	Its President President
_,	I	ts Secretary
STATE OF Idaho COUNTY OF Twin Fall) ss: s)	
I. <u>Connie Lee</u>		, a notary public, do hereby certify that on
this 8th day	of September	, 19 <u>83</u> , personally appeared before
me Norvin T. Trip	ple	who being by me first duly sworn, declared that he
is the President	of San	Saba Nu-Tech, Inc. and
orman J. Thouvenell	e, Secretary of	San Saba Nu-Tech, Inc.
thev	ument as <u>President &</u>	Secretary of the corporation and that the
ommission expires:	Life	armi Lea
,	residing in	Train Notany Public

^{*}Pursuant to section 30-1-108(b)(1), Idaho Code, if the corporation assumes a name other than its true name, this application must be accompanied by a resolution of the Board of Directors to that effect.

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Bepartment of State

I, WM. D. SWACKHAMER, Secretary of State of the State of Nevada, do hereby certify that

did on the. ...TWENTY-FOURTH.... SAN SABA NU-TECH, INC. day of MAY ..., 1983..., file in this office

the original Articles of Incorporation; that said Articles are now on file and of record in the office of the Secretary of State of the State of Nevada, and further, that said

Articles contain all the statements of facts required by the law

of said State of Nevada

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office in Carson City, Nevada, this

TWENTY-FOURTH day of ... , A. D. 19.83

Secretary of State



STATE OF BEVALA

ARTICLES OF INCORPORATION MAY 24 1983

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OF

SAN SABA NU-TECH, INC.

NC 3351 - 83

We, the undersigned natural persons of the ages of twenty-one (21) or more, acting as incorporators of a corporation under the general corporation law of Nevada, adopt the following articles of incorporation:

ARTICLE I

Name: The name of the corporation is San Saba Nu-Tech, Inc.

ARTICLE II

Registered Office and Agent: The address of the corporation's principal office is 1 East First Street, Suite 1600, Reno, Nevada 89501. The initial agent for service of process at that address will be the Corporation Trust Company of Nevada.

ARTICLE III

The purposes for which the corporation is organized are to engage in any activity or business not in conflict with the laws of the State of Nevada or of the United States of America, and without limiting the generality of the foregoing, specifically:

To have and to exercise all the powers now or hereafter conferred by the laws of the State of Nevada upon

corporations organized pursuant to the laws under which the corporation is organized and any and all acts amendatory thereof and supplemental thereto.

- 2. To discount and negotiate promissory notes, drafts, bills of exchange, and other evidence of debts, and to collect for others money due them on notes, checks, drafts, bills of exchange, commercial paper and other evidence of indebtedness.
- 3. To purchase or otherwise acquire, own, hold, lease, sell, exchange, assign, transfer, mortgage, pledge, or otherwise dispose of, to guaranty, to invest, trade, and deal in and with personal property of every class and description.
- 4. To enter into any kind of contract or agreement, cooperative or profit sharing plan with its officers or employees that the corporation may deem advantageous or expedient or otherwise to reward or pay such persons for their services as the directors may deem fit.
- 5. To purchase, lease, or otherwise acquire, in whole or in part, the business, the good will, rights, franchises and property of every kind, and to undertake the whole or any part of the assets or liabilities, of any person, firm, association, non-profit or profit corporation, or own property necessary or suitable for its purposes, and to pay the same in cash, in the stocks or bonds of this company or otherwise, to hold or in any manner dispose of the whole or any part of the

business or property so acquired and to exercise all of the powers necessary or incidental to the conduct of such business.

- 6. To lend or borrow money and to negotiate and make loans, either on its own account or as agent, or broker for others.
- 7. To enter into, make, perform and carry out contracts of every kind and for any lawful purpose, without limit as to amount with any person, firm, association, cooperative profit or non-profit corporation, municipality, state or government or any subdivision, district or department thereof.
- 8. To buy, sell, exchange, negotiate, or otherwise deal in, or hypothecate securities, stocks, bonds, debentures, mortgages, notes or other collaterals or securities, created or issued by any corporation wherever organized, including this corporation, within such limits as may be provided by law, and while owner of any such stocks or other collaterals to exercise all rights, powers and privileges of ownership, including the right to vote the same; to subscribe for stock in any corporation to be organized, other than to promote the organization thereof.
- 9. To purchase or otherwise acquire, own, hold, lease, sell, exchange, assign, transfer, mortgage, pledge, license or otherwise dispose of any letters, patents, copyrights or trademarks of every class and description.

- ness or businesses in any manner connected with or necessary, incidental, convenient or auxiliary to do any of these objects hereinabove enumerated, or calculated, directly or indirectly, to promote the interest of the corporation; and in carrying out its purposes, or for the purpose of obtaining or furthering any of its business, to do any and all acts and things, and to exercise any and all other powers which a co-partner or natural person could do or exercise, and which now or hereafter may be authorized by law, and here and in any other part of the world.
- of powers shall be construed as both purposes and powers, and the statements contained in each of these clauses shall be in no way limited or restricted, by reference to or inference from, the terms of any other clauses, but shall be regarded as independent purposes and powers; and no recitations, expression or declaration of specific of special powers or purposes herein enumerated shall be deemed to be exclusive; but it is hereby expressly declared that all other lawful powers not inconsistent herewith, are hereby included.

ARTICLE IV

Stock: The aggregate number of shares which the corporation shall have authority to issue is 100,000,000 shares at a par value of \$.0001 per share. All stock when issued shall be fully paid and non-assessable.

No holder of shares of common stock of the corporation shall be entitled, as such, to any preemptive or preferential rights to subscribe to any unissued stock or any other securities which the corporation may now or thereafter be authorized to issue. The board of directors of the corporation may, however, at its discretion, by resolution determine that any unissued securites of the corporation shall be offered for subscription solely to the holders of common stock of the corporation or solely to the holders of any class or classes or such stock, in such proportions based on stock ownership as said board at its discretion may determine.

Each share of common stock shall be entitled to one vote at stockholders meetings, either in person or by proxy. Cumulative voting in elections of directors and all other matters brought before stockholders meetings, whether they be annual or special, shall not be permitted.

ARTICLE V

Stockholders Meeting: Meetings of the shareholders shall be held at such place within or without the State of Nevada as may be provided by the by-laws of the corporation. Special meetings of the shareholders may be called by the president or any other executive officer of the corporation, the board of directors, or any member thereof, or by the record holder or holders of at least twenty percent (20%) of all shares entitled to vote at the meeting. Any action otherwise

required to be taken at a meeting of the shareholders, except election of directors, may be taken without a meeting if a consent in writing, setting forth the action so taken, shall be signed by shareholders having at least a majority of the voting power.

ARTICLE VI

Commencing Business: The corporation shall not commence business until at least \$1,000.00 has been received by it as consideration for the issuance of shares.

ARTICLE VII

Stock Rights: The board of directors shall have the authority to determine the classes and series of any subsequent stock issued by the corporation and the right and preferences pertaining thereto.

ARTICLE VIII

Board of Directors: The board of directors shall consist of not less than three members nor more than seven. A majority of the board of directors shall be necessary to constitute a quorum; and, when so constituted, the board shall be authorized to transact such business as may be delegated to it by the stockholders and whenever the board of directors shall be so assembled and act as a board, either within or without the State of Nevada, any action taken shall be the action of

the board of directors and shall be binding upon the corporation, provided that three days prior notice, given either orally or in writing, of the time and place of the meeting and of the nature of the business proposed to be transacted shall have been given to the entire board of directors, unless such notice be waived as hereinafter provided. Any director may wiave notice of any meeting; and in the event of such waiver, notice shall be in writing or a written memorandum shall be made of an oral waiver of notice.

ARTICLE IX

Officers: The officers of the corporation shall consist of a president, a secretary and a treasurer, who shall perform such duties and have such authority as usually pertains to such officers of a corporation or as may be prescribed by the board of directors from time to time.

Qualification of Officers: Officers and directors of the corporation need not be residents of the State of Nevada and need not own shares of the corporation's stock. The secretary and treasurer may, but need not be, the same person.

Election: Directors shall be elected at the annual meeting of the shareholders, and the persons receiving the highest number of votes shall be declared duly elected, providing such numbers shall represent a majority of all votes cast. Within ten (10) days after the election, the directors shall meet and elect a president, secretary and treasurer and such other officers as would be appropriate.

Term of Office: The term of office of all directors and officers shall be one year, provided all directors and officers shall hold office until their successors are duly elected and qualified.

Resignation of Officers: Any officer or director may resign by filing his written resignation with the secretary of the corporation, or in the case of the secretary, with the president of the corporation and upon acceptance thereof by the board of directors or if such board shall neglect to act upon such resignation within fourteen (14) days after receipt, the resignation shall become effective and the office shall be deemed vacant.

Vacancies: In the case of death, disability, or resignation of any officer or director of the company, the remaining directors or director of the comapny, even though less than a quorum, shall fill vacancies for the unexpired term or terms.

ARTICLE X

Original Directors: The number of directors constituting the initial board of directors of the corporation is three (3), and the names and addresses of the persons who are to serve as directors until the first annual meeting of share-holders or until their successors are elected and qualified are:

1. Norvin T. Tripple Route 2, Box 27A Gooding, Idaho 83330

2. Marilyn J. Tripple Route 2, Box 27A Gooding, Idaho 83330

3. Norman J. Thouvenelle Box 671

Mountain Home, Idaho 83647

ARTICLE XI

<u>Duration</u>: The period of duration of the corporation shall be perpetual.

ARTICLE XII

Amendment: These articles of incorporation, by vote of not less than 50 percent of the issued and outstanding capital stock of the corporation, may be deemed amended in any respect amendable at law at any meeting. A copy of the proposed amendment shall be given to the stockholders as provided in Article VI hereof, for calling and holding meetings of the stockholders.

ARTICLE XIII

By-Laws: The board of directors of the corporation shall have authority to adopt such by-laws as in their judgment may be deemed necessary or advisable for the management and transaction of the business of the corporation provided that such by-laws are not in conflict with these articles of incorporation or the constitution of the State of Nevada.

ARTICLE XIV

Incorporators: The name and address of each incorporator is:

Robert H. Jaffe

8 Mountain Avenue Springfield, NJ 07081

IN WITNESS WHEREOF, the undersigned incorporator has hereunto affixed his signature at Springfield, New Jersey this will day of how , 1983.

Robert H. Jaffe

STATE OF NEW JERSEY)

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I, MARGERET E. MONE, a notary public, hereby certify that on the 20th day of May, 1983, personally appeared before me, ROBERT H. JAFFE, who being first duly sworn, declared that he is the person who signed the foregoing document as incorporator and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal on the 20^{15} day of 1983.

MARGARET E MONE

A Notary Public of New Jersey
My Commission Expires February 2, 1986