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LAKESHOHE COMPALY

(Certificate of Incorporation)

(Book #96, Page 494)

## LAKESHORE COMPANY

## (Cartificate of Incorporation) (Book #96, Page 494)

This is to certify, that we, John Dorer, Isaac J. Casey, Jr., Harry J. Stenley, and Henry P. Bedford, do hereby associate curselves into a corporation, under and by virtue of the previsions of an act of the legislature of the State of New Jersey, entitled "An Act Concerning Corporations (Rev. of 1896)" and the several supplements thereto and acts amendatory thereof, and do severally agree to take the number of shares of capital stock set opposite our respective names.

FIRST: The name of the corporation is LAKESHORE COMPANY.

SECOID: The location of the principal office in this State is at 1180 Springfield Avenue, in the Town of Irvington, County of Essex, and State of New Jersey.

The name of the agent therein and in charge thereof, upon whom process against this corporation may be served is Harry J. Stanley.

on a general real estate business, to buy, sell, exchange, rent, mortgage and otherwise acquire, dispose of and deal in real property, both improved and unimproved, and to build, construct, alter, removes or tear down houses or other buildings, and to do any and all things looking toward the improvement or enhancing in value the property acquired, and to generally manage, develop and improve real property.

act as agent, factor or broker for any persons, associations, or corporations in acquiring, disposing of or dealing in real property, and in connection with the acquiring and disposing of real property, whether such property be the property of this company or the property of some other person, association, or corporation, to acquire by purchase or otherwise, to hold, pledge in any manner, or dispose of and Louerally to deal in any form of personal property which may properly and conveniently be connected with the business of this company.

To acquire the good will, business right, properties and assets of all kinds and descriptions and to assume the whole or any part of the liabilities or

any person, firs, association or corporation, and to pay for the same in each, stocks, bonds, debentures, or other succrities of this corporation or otherwise, as may be decorated by the directors.

the accomplishment of any of the purposes or objects herein enumerated or the accomplishment of any of the purposes or objects arising incidentally to the purposes herein mentioned, or which may at any time appear desirable or proper for the propertion or bost interest of the corporation, either as holders of or interested in any property or otherwise; with all the powers now or which may be hereafter conferred by the Laws of the State of New Jersey, upon corporations under the act herein referred to.

and powers, and it is the intention that the powers specified are not to be limited or restricted by the terms of any clause or paragraph herein contained, unless such restriction or limitation is expressed in terms, and it is hereby provided that the objects and powers herein specified are to be regarded as independent objects and powers, and are not to be held to limit or restrict in any manner the powers of the corporation.

The corporation shall also have power to conduct its business in all its branches, have one or more offices and unlimitedly hold, purchase, mortgage and convey re al and personal property in any state, territory or colony of the United States and in any foreign country or place.

by the corporation is twenty-five hundred, all of which shall have no nominal or par value. The corporation will commence business with One Mundred Shares.

FIFTH: The names and place of residence of each of the original subsoribers to the capital stock and the number of shares subsoribed for by each are
as follows:

VAME	RESIDENCE	SHARES
John porer Isaac J. Cucey Marry J. Stanley Henry P. Bedford	East Orange, New Jersey Irvington, New Jersey Irvington, New Jersey Irvington, New Jersey	25 shares 25 shares 25 shares 25 shares

SINTH: The period of existence of this corporation is unlimited.

IN WITHESS ARREST, we have hereunto set our hands and souls this lifth day of May, A. D. Bineteen Hundred and Twenty-Five.

Signed, scaled and delivered in the presence of: Henry P. Bedford as to harry J. Stanley, John Lorer and I. J. Casey, Jr. Helen A. Wykoff as to Henry P. Bedford

Harry J. Studiey John Borer I. J. Casey, Jr. Henry P. Hedford

State of How Jersey)
Secontry of Essex

Twenty-Five, before me, the subscriber, a Buster in Chancery of New Jersey, personally appeared, John Dorer, Isaac J. Casey Jr. and Harry J. Stanley, who I su satisfied are the persons named in and who executed the foregoing certificate, and I having first made known to them the contents thereof they did each acknowledge that they signed, sealed and delivered the same as their voluntary act and dead, for the uses and purposes therein expressed.

Henry P. Eddford dester in Chancory of his Jersey

State of New Jersey SS: County of Essex

Five, before me the subscriber, a Master in Jimnoery of New Jersey, personally appeared Henry P. Bedford, who I am satisfied is one of the persons haved in and who executed the foregoing certificate, and I having first made known to him the contents thereof, he did asknowledge that he signed, scaled and delivered the same as his voluntary not and deed, for the uses and purposes therein expressed.

Milton d. Unger Master in Chancery of New Jersey

Recorded May 20th, 1925,

John n. Soutt, Clark

## FILED

JAN 16 1992

## LAKESHORE COMPANY CERTIFICATE OF AMENDMENT

JOAN HABERLE Secretary of State

The undersigned corporation, organized under the laws of the State of New Jersey, to amend its certificate of incorporation in accordance with Chapter 9 of the New Jersey Business Corporation Act, hereby certifies:

FIRST: The name of the corporation is Lakeshore Company.

SECOND: The certificate of incorporation is amended pursuant to Section 14A:2-7(3) of the New Jersey Business Corporation Act by the addition of the following paragraph:

> No director or officer shall be personally liable to the corporation or its shareholders for damages for breach of any duty owed to the corporation or its shareholders, except in the case of any breach of duty based upon an act or omission (1) in breach of such person's duty of loyalty to the corporation or its shareholders, (2) not in good faith or involving a knowing violation of law, or (3) resulting in receipt by such person of an improper personal benefit.

THIRD: The shareholders of the corporation adopted the amendment on January 20, 1990

The number of shares entitled to vote FOURTH: on the amendment was 63, and the number of shares voted and no shares were voted against for the amendment was 63 the amendment.

IN WITNESS WHEREOF, LAKESHORE COMPANY has caused its duly authorized officer to execute this certificate this 20th day of Jamery , 1990.

Title PRESIDENT Title Secretary

LAKESHORE COMPANY