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ARTICLE VI
Term of Existence.

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The term of corporate existence of the Association shall be and continue Fifty (50) years from the date of filing this Certificate in the office of the Secretary of State, and the fiscal year of the Corporation shall co-incide with and be the same as the calendar year.

Article VII.
Organization.

The affairs of this Association shall be managed by a Board of Seven (7) Directors who shall be elected by and from the Members of the Association at such time and place annually as shall be provided in the By-Laws, and the names of those who shall manage the concerns of the Association for the first year, and until their successors shall be elected and qualified, are as follows:

Joseph Micheli,	President	of Ft. Bridger, Wyo.
Winfield S. Burton	Vice President	of Afton, Wyoming
George C. Miller,	Director	of Thermes, Wyo.
Weldon Diamond,	Director	of Cokeville, Wyo.
Joe Rickey,	Director	of Lone Tree, Wyo.
Robert Rickey	Director	of Robertson, Wyo.
Robert O'Neil II,	Director	of Big Piney, Wyo.

Article VIII.
Principal Office.

The principal Office and place of business of the Association shall be in Afton, Lincoln County, Wyoming, and the person in charge of said office shall also be the designated process agent of the Association. An office may also be maintained at the home or office of one of the Directors, or other officer or employee of the Association as designated from time to time by resolution of the Board of Directors.

Article IX.
Dissolution.

Upon the dissolution of this Association, the assets shall be distributed in the following manner, and order:

1. Pay the costs of administration and all debts and expenses.
2. Pay all preferred stock and any accrued dividends thereon.
3. Pay all revolving fund certificates or book credits issued therefor. If the available funds are insufficient to pay them in full, it shall be prorated among all the certificate holders regardless of the order of issuance.
4. Pay and redeem all common stock.
5. All remaining assets shall be distributed among the common stock holders in proportion to their respective interests in the revolving fund.