LOUISIANA PUBLIC SERVICE COMMISSION

PO Box 91154; Baton Rouge, LA 70821 (888) 342-5717 or (225) 342-4439



APPLICATIONFOR SIMPLE NAME CHANGE FOR ALL MOTOR CARRIERS

BUSINESS ENTITY- APPLICANT INFORMATION

Section 1

Current Name as listed on the C	Certificate or Permit: (Inclu	uding any doing busines	SS as "dba" name) TRANSPORTATION
John R. Young Cha			MONTH ON TANDO
	1		
John Robons Cha	2 Hiva tylons	MC DI	
Business Entity's Authorized Represen	tative:		
Donald Kingl			
The LPSC Certificate and/or Permit nu LPSC ★ しょせつ	umber(s) involved in this requ	iest is (are):	6442
Business Address:			
1230 E. Laviel A.	9.1		
City:		State:	ZIP Code:
Mailing Address:		LA	70535
8.0.Bcx 1147			
City:		State:	ZIP Code: → 0.535
Telephone # (Include Area Code)	Fax # (Include Area Code)	1	(Include Area Code)
(337) 457 - 73 W	(335) HS7-7374		
Email Address:	yahoo.com		
FEIN #: 7 2 - 10550	OR SS#		-
Provide the new name you want on you	r LPSC certificate:		
Tohn R. Young () Has there been any change in owership:	nerrolet-Buick	Inc.	
	since the certificate was granted? we you must also complete the proper cl		YES* n addition to this form.
Provide reasons for the requested name cha	ange:		
Rack in the year was given the income incomed name	situate of insu	t tlini	the Insurance of matched the
have to appear be	the name be	ron 2 Myde correct 39	in cider to not

BANKRUPTCY, LEVY AND RECEIVERSHIP INFORMATI	ON	
Section 2 (If additional space is needed, attach a separate sheet for each response)		
1. Is the certificate holder current with inspection and supervision fee reports and payments with the Louisiana Department of Revenue?		NO YES
Copies of the Certificate or Permit Holder's last 4 quarters of Quarterly Inspection & Supervision Reports filed with the LDR along with proof of payments MUST be attached to this application as Exhibit "A" .		
2. Is the common carrier certificate or contract carrier permit pledged or otherwise encumbered?	\boxtimes	NO YES*
*If you answered yes to number 2, give the names and addresses of those whose favor the authority is encumbered:		
3. Does the Louisiana Department of Revenue and taxation hold a levy against this the common carrier certificate or contract carrier permit?	\square	NO YES*
*If you answered yes to number 3, attach a copy of the Notice of Levy to this application as an Exhibit		
4. Are there any other levies against the common carrier certificate or contract carrier permit?		NO YES*
*If you answered yes to number 4, attach copies of the levies to this application as an Exhibit and list the names and addresses of parties holding the levies; the nature of the levies and amount(s) claimed under each levy below.		NO.
5. Is the applicant involved in any bankruptcy proceeding?		NO YES*
*If you answered yes to number 5, attach a copy of the Notice of Bankruptcy to this application as an Exhibit and list the name(s) of counsel for the party(s) with an interest in the common carrier certificate or contract carrier permit below:		

VERIFICATION Section 3

STATE OF LOUISIANA PARISH/COUNTY OF St Landry	
BEFORE ME, the undersigned authority, Sonald Fluge (A	pplicant as
Authorized Representative) who represents John Q. Young Charcelet - Buck -	
(Business Entity) personally came and appeared, who, after being duly sworn, did depose and say that h	e/she is the
APPLICANT in the above application; that he/she desires a name change in its Common Carrier Ce	
Contract Carrier Permit, he/she represents that the foregoing responses are good, true, and accurate	Applicant
acknowledges that should any response be shown to have been either a negligent or intentional misrep	resentation
of the facts, action taken by the Louisiana Public Service Commission in reliance of the responses conta	ined herein
may be declared void ab initio and revocable upon complaint by any interested party or by ex parte mo	otion of the
Louisiana Public Service Commission. And understands that the information contained in this application shared with the Louisiana Department of Revenue for purposes of Inspection and Supervision Fees.	on may be
Applicant's signature reflects an understanding of the consequences attributable to misstat misrepresentations of fact.	ements or
SWORN TO AND SUBSCRIBED before me this 16th day of March, 2021	
PRINTED NAME OF APPLICANT SIGNATURE OF APPLICANT	
PRINTED NAME OF APPLICANT SIGNATURE OF APPLICANT	
Rhonda Y Duplechin PRINTED NAME OF NOTARY PUBLIC SIGNATURE OF NOTARY PUBLIC (including Notary Number) 70 ±1079519	
Accepted by Staff Date Date 3-25-	<u>) [</u>
DOCKET # S-35929 PUBLISHED IN BULLETIN # 1242 ON 4-1-2	.1

LOUISIANA PUBLIC SERVICE COMMISSION

Exhibit		
	$\overline{}$	is
Confidential sealed documents	fina	nerals
Oversized document	()	
Non-paper exhibit		
Photographs		
Other:		

Please contact the Records Division of the Louisiana Public Service Commission at (225) 342-3157 for more information about this item.



SECRETARY OF STATE

As Secretary of State, of the State of Louisiana, I do hereby Certify that a copy of an Amendment to the Articles of Incorporation of JOHN R. YOUNG CHEVROLET, INC.

A Louisiana corporation domiciled at Eunice, changing the corporate name to

JOHN R. YOUNG CHEVROLET-BUICK, INC.

Said Amendment executed on October 27, 1987, and acknowledged on October 27, 1987,

Was recorded in this Office on November 5, 1987, the date Amendment became effective, and filed in the Record of Charters Book 342.

In testimony whereof, I have hereunto set my hand and caused the Seal of my Office to be affixed at the City of Baton Rouge on,

November 5, 1987

Secretary of State



ARTICLES OF INCORPORATION

OF

JOHN R. YOUNG CHEVROLET, INC.

The undersigned, acting pursuant to the Business Corporation

Law of Louisiana, adopt the following Articles of Incorporation.

ARTICLE 1

NAME

The name of the corporation is JOHN R. YOUNG CHEVROLET, INC.

ARTICLE 2

PURPOSE

This Corporation's purpose is to engage in any lawful activity for which corporations may be formed under the Business Corporation Law of Louisiana.

ARTICLE 3

DURATION

The duration of this corporation shall be in perpetuity, or such maximum period as may be authorized by the laws of Louisiana.

ARTICLE 4

CAPITAL STOCK

This corporation has authority to issue an aggregate of One Thousand (1,000) shares of capital stock, all of which are designated common stock having No Par Value per share.

ARTICLE 5

CAPITAL

- A. Unless and until otherwise provided by the By-Laws, all of the corporate powers of this corporation shall be vested in, and all of the business and affairs of this corporation shall be managed by, a board of not less than hree (3) nor more than Twelve (12) directors. The number of directors may be increased or decreased within the limits above provided by a majority vote of the directors.
- B. The Board of Directors shall have authority to make and alter By-Laws, including the right to make and alter By-Laws fixing their qualification, classifications, or terms of office, or fixing or increasing their compensation, subject to the power of the shareholders to change or repeal the By-Laws so made.
- C. The Board shall further have authority to exercise all such other powers and to do all such other lawful acts and things which this corporation or its shareholders might do, unless prohibited from doing so by applicable laws, or by the Articles of Incorporation, or by the By-Laws of the corporation.
- D. The general annual meeting of the shareholders for the election of directors shall be held at the registered office of the corporation, unless and until otherwise provided in the By-Laws, and shall take place on the first Monday of May in each year, if that day is not a legal holiday; if that day is a legal holiday, the meeting will be held on the first business day thereafter, beginning in 1986 unless or until otherwise provided in the By-Laws.

- E. The number, classification, qualification, term of office, manner of election, time and place of meeting, whether within or outside of the State of Louisiana, whether conducted in person or by telephone conference call, and the powers and duties of the directors, may be from time to time fixed, changed, increased, or reduced by the By-Laws.
- F. Until otherwise provided in the By-Laws, any director absent from a meeting may be represented by any other person, whether or not he is a director or shareholder, who may cast the vote of the absent director according to the written instructions, general or special, of the absent director, filed with the Secretary.

ARTICLE 6

REVERSION

Cash, property or share dividends, shares issuable to shareholders in connection with a re-classification of stock, and the redemption rate of redeemed shares, which are not claimed by the shareholders entitled thereto within one (1) year after the dividend or redemption price became payable or the shares became issuable, despite reasonable efforts by the corporation to pay the dividend or redemption price or deliver the certificates for the shares to such shareholders within such time, shall, at the expiration of such time, revert in full ownership to the corporation and the corporation's obligation to pay such dividend or redemption price or issue such shares, as the case may be, shall thereupon cease; provided that the Board of Directors may, at any time, for any reason satisfactory to it, but need not,

authorize (a) payment of the amount of any cash or property dividend or redemption price or (b) issuance of any shares, ownership of which has reverted to the corporation pursuant to this Article 6, to the entity who or which would be entitled thereto had such reversion not occurred.

ARTICLE 7

INCORPORATORS

The name and address of the incorporators and their respective percentages of ownership shall be as follows:

<u>NAME</u>	<u>ADDRESS</u>
John R. Young25%	63 Rue Dauphine Eunice, Louisiana 70535
Darryll P. Guillory25%	Route 2 Box 506 Eunice, Louisiana 70535
Brian N. Heinen, M.D50%	Route 4 Box 216 Eunice, Louisiana 70535

ARTICLE 8

INDEMNIFICATION

A. The corporation shall indemnify any person who was or is a party or is threatened to be made a party to any action, suit or proceeding, whether civil, criminal, administrative or investigative (including any action by or in the right of the corporation) by reason of the fact that he is or was a director, officer, employee, or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another business, foreign or nonprofit

corporation, partnership, joint venture or other enterprise, against expenses (including attorneys' fees), judgment, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit or proceeding if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful; provided that in case of actions by or in the rights of the corporation, the indemnity shall be limited to expenses (including attorney's fees) actually and reasonably incurred in connection with the defense or settlement of such action and no indemnification shall be made in respect to any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the corporation unless and only to the extent that the court shall determine upon application that, despite the adjudication of liability but in 'view of all the circumstances of the case, he is fairly and reasonably entitled to indemnity for such expenses which the court shall deem proper. The termination of any action, suit or proceedings by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which is reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceedings, had reasonable cause to believe that his conduct was lawful.

- B. To the extent that a director, officer, employee or agent of the corporation has been successful on the merits or otherwise in defense of any such action, suit or proceeding, or in defense of any claim, issue or matter therein, he shall be indemnified against expenses (including attorney's fees) actually and reasonably incurred by him in connection therewith.
- C. The indemnification hereunder (unless ordered by the court) shall be made by the corporation only as authorized in a specific case upon a determination that the applicable standard of conduct has been met. Such determination shall be made (1) by the Board of Directors by a majority vote of a quorum consisting of directors who were no parties to such action, suit or proceeding, or (2) if such a quorum is not obtainable or a quorum of disinterested directors so direct, by independent legal counsel, or (3) by the shareholders.
- D. The expenses incurred in defending such an action, suit or proceeding shall be paid by the corporation in advance of the final disposition thereof if authorized by the Board of Directors in the manner provided in Section C above, upon receipt of an undertaking by or on behalf of the director, officer, employee or agent to repay such amount unless it shall ultimately be determined that he is not entitled to be indemnified by the corporation as authorized hereunder.
- E. The indemnification provided hereunder shall not be deemed exclusive of any other rights to which one indemnified may be entitled, both as to any action in his official capacity and as to any action in another capacity while holding such office,

and shall continue as to a person who has ceased to be a director, officer, employee or agent and shall inure to the benefit of his heirs and legal representatives.

F. The corporation may procure insurance on behalf of any person who is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another business, nonprofit or foreign corporation, partnership, joint venture or other enterprise against any liability asserted against or incurred by him in any such capacity, or arising out of his status as such, whether or not the corporation would have the power to indemnify him against such liability under the Business Corporation Law of Louisiana.

ARTICLE 9

CAPITAL, SURPLUS AND DIVIDENDS

The Board of Directors shall have such power and authority with respect to capital, surplus and dividends, including allocation, increases, reduction, utilization, distribution and payment, as is permitted and provided in Section 61, 62 and 63 of the Business Corporation Law or other applicable law.

ARTICLE 10

PRE-EMPTIVE RIGHTS

Unless unanimously waived by the Shareholders by authentic act, the Shareholders shall have pre-emptive rights.

ARTICLE 11

SALES AND OTHER TRANSFERS OF STOCK

- A. No stock in this corporation shall be transferred unless the stock shall have been first offered for sale to the corporation and, if the corporation shall fail or refuse to accept the offer, to each of the other stockholders of this corporation. Regulations as to the time the corporation and all existing shareholders shall have to exercise their respective options to purchase, the price to be paid for the stock, as well as to the formalities, and procedures to be followed in effecting the transfer shall be prescribed in the By-Laws of the corporation or by a Shareholders' Agreement.
- B. The stockholders in this corporation may likewise make agreements, either in By-Laws or by a Shareholders' Agreement, between themselves relative to the purchase, among themselves, of the stock of this corporation in the event of the death, insanity, retirement or disability of any stockholder, and in the event of a transfer of his stock by donation to the stockholder's spouse and linear descendants. A copy of any such agreement shall be filed in the corporation's registered office, and the provisions of any such agreement shall be binding upon the persons who are parties to its and their respective heirs, administrators, legatees, executors and assigns.
- C. Except as to a transfer on death or a gift of the stock of a stockholder to his spouse or linear descendants (which shall be controlled if at all by the By-Laws or by a Shareholders' Agreement), no sale, mortgage, pledge, conveyance, transfer,

virtue of any pledge or hypothecation, and no other disposal of stock of any nature whatsoever shall have any effect as related to the corporation or its stockholders, nor shall it be valid in any fashion unless confected in compliance with the By-Laws or Shareholders' Agreement regulating transfer of the stock of this corporation.

D. All certificates representing shares in this corporation shall contain a reference to this Article restricting transfer of shares in this corporation except as permitted by the By-Laws of the corporation or by a Shareholders' Agreement.

ARTICLE 12

PURCHASE AND REDEMPTION OF SHARES

The corporation may purchase or redeem its own shares in the manner and on the conditions permitted and provided in Section 55 of the Business Corporation Law or other applicable law, and as may be authorized by the Board of Directors. Shares so purchased shall be considered treasury shares, and may be reissued and disposed of as authorized by law, or may be cancelled and the capital stock reduced, as the Board of Directors may, from time to time, determine in accordance with law.

ARTICLE 13

SHAREHOLDER APPROVAL OF CERTAIN ACTIONS

The affirmative vote of the holders of Seventy-Five (75%)

per cent of the outstanding shares entitled to vote shall be necessary for the following corporate action:

- (a) Amendment of the Articles of Incorporation;
 - (b) Merger or consolidation of the corporation;
 - (c) Reduction or increase of the stated capital of the corporation;
 - (d) Reduction or increase in the number of authorized shares of the corporation;
 - (e) Sale, lease or exchange of the major portion of the property or assets of the corporation; and
- (f) Dissolution of the corporation.

ARTICLE 14

SPECIAL MEETINGS

Special meetings of the shareholders may be called by the President or by a majority of the Board of Directors.

Signed at Eunice, St. Landry Parish, Louisiana, this <u>17th</u> day of October, 1985.

John R. Young, Incorporator

Darryll P. Guillory, Incorporator

Brian N. Heinen, M.D.,

Incorporator

STATE OF LOUISIANA

Χ

A F F I D A V I T

PARISH OF ST. LANDRY

X

BEFORE ME, the undersigned authority, personally came and appeared:

JOHN R. YOUNG
DARRYLL P. GUILLORY
BRIAN N. HEINEN, M.D.,

to me known to be the persons who executed the foregoing Articles of Incorporation as the incorporators of JOHN R. YOUNG CHEVROLET, INC. and who being duly sworn, did acknowledge and declare, in the presence of the two competent witnesses whose names are subscribed hereinbelow, and me, Notary, that they signed the said Articles of Incorporation as their free act and deed for the purpose mentioned therein.

IN WITNESS WHEREOF, the said appearers, witnesses and I have hereunto affixed our hands on this <u>17th</u> day of October, 1985, at Eunice, St. Landry Parish, Louisiana.

WITNESSES

Esouro E. Jamusod I	
Operica m. Rugeaux	(MINWW/DMC)
	John R Young
	Sould Profile
	Darryll P. Gulllory
	Brong Hemmy
	Brian N. Heinen, M.D.
RAYMOND I. B	ROWN, JR - NOTARY PUBLIC
. (ı

INITIAL REPORT

ΟF

JOHN R. YOUNG CHEVROLET, INC.

1

The corporation's registered office is located at 1230 East Laurel Avenue in Eunice, St. Landry Parish, Louisiana, and its mailing address is 1230 East Laurel, Eunice, Louisiana, 70535.

2.

Its registered agent for service of process is Raymond L.

Brown, Jr., whose address is 1221 East Laurel Avenue, Eunice, St.

Landry Parish, Louisiana, 70535.

3.

The first Directors are:

John R. Young 63 Rue Dauphine Eunice, Louisiana 70535

Darryll P. Guillory Route 2 Box 506 Eunice, Louisiana 70535

Brian H. Heinen, M.D. Route 4 Box 216 Eunice, Louisiana 70535

This report submitted pursuant to the provisions of R.S. 12:101.

Dated, Eunice, St. Landry Parish, Louisiana, this <u>17th</u> day of October, 1985.

John R. You

Darryll P. Guillory

Brian N. Heinen, M.D.

SECRETARY

BEFORE THE

LOUISIANA PUBLIC SERVICE COMMISSION

COPY

TO THE LOUISIANA PUBLIC SERVICE COMMISSION: JOHN R. Young CHOW-BUILLE TAC The petition of with respect represents: That the petitioner applies to and desires to secure from the Louisiana Public Service Commission a certificate authorizing petitioner to operate as a COMMON CARRIER WRECKER/TOWING SERVICE, statewide. TOHN R. YOUNG CHONY BUILD IAC PHYSICAL ADDRESS 337-457-7361 TELEPHONE NUMBER (INCLUDE AREA CODE) IF CORPORATION OR OTHER NON-PERSON ENTITY: JOHN R. Young CHOUN BUILD TACK TOHN R. YOUNG DATE INCORPORATED STATE OF INCORPORATION FRESIDENT

GLENDA YOUNG

VICE-PRESIDENT

NOLAN BENTRAND

County/Parish of St. CANDAY JOHN R. YOUNG, being duly sworn, deposes and says: That he is petitioner (or one of the petitioners) in the above application; that he has read same and is familiar with the contents thereof and that facts as stated therein are true and correct, except as to matters and things, if any, stated on information and belief and as to those matters and things he believes them to be true. (Pphtioner's Signature)	1-1988	CHEVROLET	10,000 et.	GVWR	· · · · · · · · · · · · · · · · · · ·	-
vehicles, and to file with the Commission a tariff of fares, schedules and other required data; and to file such evidence of insurance or bonds as may be required by law and by the rules and regulations of the said Louisiana Public Service Commission prior to commencement of operations. VERIFICATION State of						-
State of	vehicles, and to f to file such evide regulations of the	ile with the Commissi nce of insurance or bo	on a tariff of fares, sol nds as may be require	nedules and other re d by law and by the	quired data; and rules and	•
County/Parish of St. Canony JOHN R. Young , being duly sworn, deposes and says: That he is petitioner (or one of the petitioners) in the above application; that he has read same and is familiar with the contents thereof and that facts as stated therein are true and correct, except as to matters and things, if any, stated on information and belief and as to those matters and things he believes them to be true. (Profitioner's Signature) PRES.			VERIFICATION			
That he is petitioner (or one of the petitioners) in the above application; that he has read same and is familiar with the contents thereof and that facts as stated therein are true and correct, except as to matters and things, if any, stated on information and belief and as to those matters and things he believes them to be true. (Petitioner's Signature) (Petitioner's Signature)	State of County/Parish of	LA. St. CANON			•	
That he is petitioner (or one of the petitioners) in the above application; that he has read same and is familiar with the contents thereof and that facts as stated therein are true and correct, except as to matters and things, if any, stated on information and belief and as to those matters and things he believes them to be true. (Petitioner's Signature) (Petitioner's Signature)		JOHN R. Y	ong bei	ng duly sworn, depo	ses and says:	
except as to matters and things, if any, stated on information and belief and as to those matters and things he believes them to be true. (Pertitioner's Signature) PRES.		ner (or one of the petit	ioners) in the above a	oplication; that he b	as read same	
(Peditioner's Signature) PRE 5.	except as to matt	ers and things, if any,			,	
	and things he bel	ieves them to be true.		\bigcirc .		
			-	salley	mes	
			(Pentioner's Signat	rre)	
		•		(Title)		
ubscribed in my presence and sworn to before me by the affiant above named this	and the second second					

LPSC OFFICE USE ONLY

Staff Approved

Date

Notary Public

LPSC-T-76 R-7/99

TOTAL P. 09