# State of Idaho

# Department of State

CERTIFICATE OF INCORPORATION
OF

CAMAS PRAIRIE AMATEUR RADIO CLUB, INC.

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 CAMAS PRAIRIE AMATEUR RADIO CLUB, INC. duly signed pursuant to the provisions of the Idaho Nonprofit 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: March 11, 1992



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SECRETARY OF STATE

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## ARTICLES OF INCORPORATION

We, the undersigned, being all of full age and citizens of the United States and residents of the State of Idaho, hereby associate ourselves together for the purpose of forming a nonprofit corporation pursuant to Chapter 3, Title 30, Idaho Code, and legislation supplemental thereto and amendatory thereof, and we do herebny adopt and certify the following Articles of Incorporation, to-wit:

# Article I (Name)

The name of this organization shall be the Camas Prairie Amateur Radio Club, Inc.

## Article II (Term)

The corporation's existence shall be perpetual.

# Article III (Purposes)

The purposes for which this corporation is formed are as follows:

- 1. To promote activity in amateur radio communication, and to esablish methods and routes for such communication, for the benefit of the public in general and the community of amateur radio operators.
- 2. To foster and cultivate the social, educational, and vocational relations of its members, to broaden their interest in the pursuit of perfection of the art, and to improve their standard of efficiency and safety in the operation of radio and electronic equipment.
- 3. To gather, receive and disseminate such information as may seem helpful to the members; to interchange ideas in rendering mutual assistance and to provide helpful vocational advice and guidance.

4. To promote the general welfare and prosperity of the members and to improve by any and all lawful and honorable means their status and condition.

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- 5. To acquire, hold, and dispose of property, both real and personal, necessary or useful in the implementation of the purposes of the corporation but not for pecuniary profit.
- 6. To borrow or lend money and to evidence any indebtedness of the corporation by notes, bonds, or other such instruments, and to secure the same by pledge, mortgage, trust deed, or such other instruments as to the corporation may seem proper.
- 7. To make and perform contracts of every kind with any person, firm, association, or corporation, for the benefit of its members and the furtherance of the purposes of the corporation but not for pecuniary profit.
- 8. To do any and all things convenient and incidental to the purposes herein expressed, and generally to have and exercise all such powers as are by law conferred on corporations of like character.

# Article IV (Principal and Registered Offices)

The corporation's principal office shall be Grangeville, Idaho County, Idaho, but the corporation may maintain offices and transact business in any other state of the United States when authorized by the laws of such state to do so.

The corporation's initial registered office shall be that of Kenneth L. Anderson, Attorney at Law, 305 Weisgerber Building, 5th and Main Streets, Lewiston, Nez Perce County, Idaho 83501.

#### Article V (Membership)

The corporation shall issue no capital stock. There shall be but one class of membership, each and every such member having one vote. The members shall not be personally riable for the debts, liabilities, or obligations of the corporation. Neither shall any income of the corporation be distributable to any member, officer, or director. Membership may be further regulated by the bylaws.

# Article VI (Board of Directors)

There shall be no board of directors initially.

# Article VII (Officers)

The officers of the corporation, their election, functions, etc, shall be as defined in the bylaws.

Article VIII (Disposition of Assets upon Dissolution)

In the event of dissolution of this corporation, none of its assets may be distributed to any member, officer, or director hereof. Any and all assets are to be disposed of by official act of the membership or board of directors, as the case may be, which must be consistent with requirements of state and federal law for non-profit and tax-exempt corporations. To the extent that it can be done consistently with the foregoing restraints, preference shall be given to donating the subject assets to another or other amateur radio clubs in order to further the same interests for which this corporation was originally formed.

## Article VIII (Incorporators)

The names and mailing addresses of the incorporators are as follows:

Kenneth L. Anderson, KB7IAW, Rt 2, Box 405, Grangeville, ID 83530 Jerry Haaland, N7SBN, 910 Middle, Grangeville, ID 83530 Clyde Hanson, N7SBM, 208 E. South 7th, Grangeville, ID 83530

# Article IX (Registered Agent)

The initial registered agent shall be Kenneth L. Anderson, Attorney at Law. The address of the initial registered agent is 305 Weisgerber Building, 5th and Main Streets, Lewiston, Nez Perce County, Idaho 83501.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 5th day of February, 1992.

Kenneth L. Anderson, KB7IAW Haland, N7SBN Hanson, N7SBM

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STATE OF IDAHO, County of Idaho, ss:

On this **5th** day of February, 1992, before me, a notary public, personally appeared Kenneth L. Anderson, Jerry Haaland, and Clyde Hanson, all known to me to be the persons whose names are subscribed to the within and foregoing instrument and acknowledged to me that they executed the same,

Notary public of the State of Idaho, residing at Orolus Grangeville therein. My comso expires: