



CERTIFICATE OF INCORPORATION  
OF

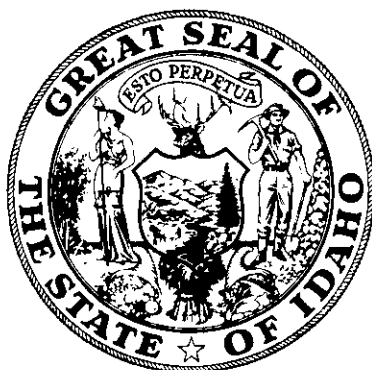
SNAKE RIVER CLOGGERS, INC.

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 SNAKE RIVER CLOGGERS, 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 April 1, 19 85.



SECRETARY OF STATE

\_\_\_\_\_  
Corporation Clerk

Articles of Incorporation  
of the  
Snake River Cloggers, *INC.*  
(a non-profit organization)

State of Idaho )  
County of Blaine ) 1984.

I Shirley S. Bush, do solemnly swear that at a meeting of the persons desirous, of forming the "Snake River Cloggers", *Inc.* (348) all of whom are citizens & residents of the State of Idaho, held at Riverside, Blaine County, Idaho, upon the following notice, by me, to the incorporation:

"Blackfoot, Idaho September 14, 1984

You are requested to be present, at a meeting to be held at the Church Hall of the Riverside L.D.S. Church, at 1:00 p.m. Sept. 27, 1984, for the purpose of organizing, the Snake River Cloggers, as a non-profit organization.

It was decided by a majority of the vote, of members present to incorporate said "Snake River Cloggers" with such limits and such rights and obligations as are herein-after provided for and as are prescribed by the Non-Profit Corporation Law of the State of Idaho.

Article I

Name: The name of this corporation shall be the "Snake River Cloggers", *Inc.* (348)

Article II

Type: This organization shall be a no-profit organization.

Article III.

Duration The duration of this corporation shall be perpetual

Article IV

Location The principal place of this corporation will be Blackfoot, Idaho, with right to establish branches in other cities & communities within the State of Idaho

Article V

Purpose Said corporation is organized exclusively for social & recreational purposes including, for such purposes the following:

Promoting fellowship, social skills, and self-confidence & proficiency in the Clogging form of dance in its members and providing an opportunity to exhibit these skills for the enjoyment and pleasure of members and others.

## Article VI

### Members

This corporation will have one class of members, the designation of such class, the ~~manner~~ of elections or appointments and the and the qualifications and rights of membership will be set forth in the by-laws as adopted by a majority of the members.

## Article VII

### Address

The mailing address of this corporation's initial registered office is Post Office Box 57, Moreland, Idaho, 83256. Street address is . . . . 12 So. 6<sup>th</sup> W. Blackfoot, Idaho. The name of the initial registered agent at such address is, Shirley G. Bush, Chairman, Board of Directors, *and Initial Incorporator. (SGB)*

## Article VIII

### Structure

This corporation will function under the direction of a five or more members, Board of Adult Directors, to be selected by a nominating committee, to consist of member officers, and approved by a majority of the general membership. This board will consist of a Chairman, Vice Chairman and three or more board members. This organization will be presided over on the group level by member officers to consist of a President, Vice President, Secretary/Treasure and Historian, who will be elected at the annual meeting by a majority of the general membership.

## Article IX

### Maintenance of Books & Records

This corporation will keep complete groups & records of accounts and shall keep records and minutes of the proceedings of its members. A record of the names and addresses of members entitled to vote will be kept. *These records may be inspected* by any member for any proper purpose at any reasonable time. These records will be available to members for inspection at the annual meeting.

## Article X

### General Powers

This corporation is to have and exercise all the rights, and to do all acts and things necessary in pursuance of said objectives and purposes to the same extent as natural persons might or could do, at any place either in principal or agent, or as a trustee or as otherwise herein provided for or as according to the law. To hold benefits and to acquire by benefits or gifts such things as may be necessary to carry out the purpose of this Corporation, to take hold and manage income of which is to be applied to the uses and purpose of this corporation, and execute said trust, to mortgage or otherwise encumber any of its property, or to sell and convey

The same or to enter into any contracts therewith, said powers to be executed by a majority vote of the Board of Directors.

The enumeration of any specific object, purpose or power herein shall not be construed as a limitation or abridgement of the general powers of this corporation.

#### Article XI

##### Non-Liability of Members & Officers

Members of this corporation and the officers and/or the Board of Directors shall not be held liable either jointly or severally, for the indebtedness or obligations of this corporation.

#### Article XII

##### Dissolution

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provisions for the payment of all the liabilities of the corporation, dispose of the corporation in such a manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purposes as shall at the time qualify as an exempt organization or organizations under section 501(c)(3) of the Internal Revenue Code of 1954 ( or the corresponding provision of any future United States Internal Revenue Law) as the Board of Directors shall determine.

Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the County in which the principal office of the corporation is then located, exclusively for, such purposes or to such organization or organizations as the said court shall determine, which are organized and operated exclusively for such purposes.

#### Article XIII

##### Finances

No part of the net earning of the corporation shall inure to the benefit of, or be distributed to its, members, directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article V hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate in public office. Notwithstanding any other provision of these articles, the corporation shall not

carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1975 (or the corresponding provision of any future) United States Internal Revenue Law.)

#### Article XIV

##### By-Laws

Subject to the power of the members to make, amend or repeal by-laws the Board of Directors may amend or repeal them or adopt new ones, provided that by-laws made by the Board of Directors may be amended or repealed, either by a majority vote of the Board of Directors, or by a majority of the members.

Executed in quintuplicate, in Blackfoot, Idaho

this 20<sup>th</sup> Day of March 1985.

Signed Shirley G. Bush  
Chairman, Board of Directors, Initial Incorporator (SGB)

Signed Zenith Baker  
Vice Chairman, Board of Directors, Initial Incorporator (SGB)

Signed Myrtle M. Larsen  
Member, Board of Directors, Initial Incorporator (SGB)

Signed Maxine Dewey  
Member, Board of Directors, Initial Incorporator (SGB)

Signed Kathy Hoover  
Member, Board of Directors, Initial Incorporator (SGB)

Signed before me this 20<sup>th</sup> day of March 1985

Harold C. Mitchell  
Notary Public  
County of Bingham  
State of Idaho

My Commission expires Life

The Names, addresses and term of office of the newly approved Board of Directors of this Corporation are as follows:

Shirley G. Bush--12 So. 6<sup>th</sup> w. Blackfoot, Idaho 83221  
Chairman, Board of Directors, one or more years

Zenith Baker--Box 151, Moreland, Idaho 83256  
Vice Chairman, Board of Directors, one or more years

Kathy Hoover 290 Tana Drive Blackfoot, Idaho 83221  
Member, Board of Directors, one or more years

Myrtle Larsen Rt#4 Box 331 Blackfoot Idaho 83221  
Member, Board of Directors, one or more years

Maxine Dewey, Rt#7 Box 147 Blackfoot, Idaho 83221  
Member, Board of Directors, one or more years

The names & addresses and term of offices are as follows:

Craig Baker--Box 151 Moreland Idaho 83256 President term 1 year

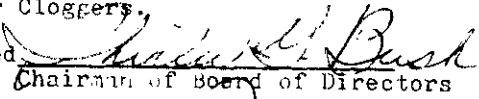
Sarah Adams--Rt#2 Box 273 Blackfoot, Idaho 83221 Vice Pres. term 1 year

Alison Moon--Rt#2 Box 127 Blackfoot, Idaho 83221 Sec./Tre. term 1 year

Jodi Honshead Rt#5 Box 22 Blackfoot, Idaho 83221 Historian term 1 year

That I, personally, attended said meeting at the time and place set out in said notice, and that I acted as Chairman there, and that those present Voted unanimously to incorporate and to adopt the foregoing as the Articles of Incorporation of said Snake River Cloggers.

signed

  
Chairman of Board of Directors