

CERTIFICATE OF INCORPORATION

LAWRENCE DRESSER POST NO. 49, THE AMERICAN LEGION, INCORPORATED

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 _

LAWRENCE DRESSER POST NO. 49, THE AMERICAN LEGION, INCORPORATED

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 July 28



SECRETARY OF STATE

Corporation Clerk

ARTICLES OF INCORPORATION -

OF

POST NO. 49
THE AMERICAN LEGION, INCORPORATED

Fir:	st:	-	That	the	name	of	this	COI	rpora	tion	is:		
		.		Lau	renc	e Dr	esser	<u>.</u>	Post	No.	اداد	49	. 1
THE	AME	RI	CAN	LEG I	ON, I	NCO.	RPORA?	rED					

Second: - That the purposes for which this corporation are

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formed are: To uphold and defend the Constitution of the United States of America; to maintain law and order; to foster and perpetuate a one hundred per cent Americanism; to preserve the memories and incidents of our association in the Great Wars; to inculcate a sense of individual obligation to the community, state and nation; to combat the autocracy of both the classes and the masses; to make right the master of might; to promote peace and good will on earth; to safeguard and transmit to posterity the principles of justice, freedom and democracy; and to consecrate and sanctify our comradeship by our devotion to mutual helpfulness.

To cultivate social intercourse among its members and assist in improving the health and physical condition of its members; to manage and conduct entertainments, amusements, diversions, excursions, athletic contests and social meetings of its members; to promote and conduct entertainments, athletic contests, excursions, amusements and diversions to defray the expenses of this corporation; to promote and encourage the sport, pleasure, exercise and recreation of its members and others, and to enter into any and all contracts necessary in conducting its affairs; and do any and all other things whatsoever which may be requisite, expedient, necessary or proper in and about the carrying out of the purposes and objects for which this

corporation is formed.

To borrow money without limit as to amount for any purpose or purposes of this corporation, whether secured or unsecured, and to make, execute, issue, and deliver therefor notes, bonds, debentures, or other evidences of indebtedness of any kind or kinds whatsoever, and to secure the payments of the same by mortgage, pledge or otherwise upon any or all property, both real and personal, or real or personal, belonging to or owned by this corporation, at the time of the giving of such security, or to be acquired by it subsequent thereto.

To lease, purchase, or otherwise acquire, own, hold, manage, use, operate, sell, transfer and/or convey such real and/or personal property as may be necessary, expedient, proper and/or appropriate to the carrying out of the purposes herein mentioned; to build, construct, erect and/or otherwise acquire such buildings, memorials, club houses and/or other structures as my be necessary, expedient, proper and/or appropriate to carrying out of the purposes of this corporation and to lease, purchase, or otherwise acquire, own, hold, manage, use, operate, sell, transfer and/or convey any or all such buildings, memorials, club houses ano/or other structures; to take and receive donations of real and/or personal property by gift, grant, devise, bequest, or otherwise, and to own, hold, manage, lease, use, operate, sell,

transfer and/or convey any or all such property.

To do each and every thing essential, necessary, suitable, convenient, or proper for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated, or which shall at any time appear necessary to, conducive to, or expedient for the accomplishment of the purposes herein set forth or for the protection, extension, development or benefit of this corporation, or any of its property.

It is hereby expressly provided that the foregoing enumeration of purposes shall not be held to limit or restrict in any manor the general powers of this corporation.

Third: - That the duration of this corporation shall be perpetual.

Fourth: - That the place where the principal business of this corporation is to be transacted is <u>Emmett</u>..., Idaho, and the location and post-office address in the State of Idaho, is <u>P.O. Box 132</u>, <u>Emmett</u>., Idaho.

Connen E. Pank & N. Hayes Ave.

Fifth: - That there are no authorized shares of stock in this corporation, and that there is no capital stock, and there are no shares of stock.

Sixth: - That this is a social and benevolent corporation, and pecuniary profit is not its object.

Eighth: - That the number of directors of this corporation shall be three (3) who shall be the Post Commander (President), Post Adjutant (Secretary-Treasurer), and post Vice-Commander (Vice-President), of this post. In the event there shall be no Post Vice-Commander, then the Post Service Officer shall be the third director. Each shall be a member of this corporation, and no other qualification shall be required.

Ninth: - That the name and address of the directors and initial incorporators of this corporation, who have been elected for the year and until the election and qualification of their

successors, are as follows:

NAMES

STREET ADDRESSES

Gerald Herressen

Beymond Mulli

511 Hazil Emmettelda

Tenth: - By-Laws for this corporation may be adopted, repealed or amended at any annual membership meeting, or at any special meeting of the members called for that purpose by a vote representing a majority of the members present, or by the written consent, duly acknowledged in the same manner as conveyances of real estate are required by law to be acknowledged of a majority of the members of this corporation, which written consent may be in one or more instruments.

Eleventh: - Three (3) members of this corporation shall constitute a quorum at any meeting of the members thereof.

Twelfth: - Registered agent: The initial registered agent of

this corporation is	t	his	cor	pora	tion	n is
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Royal A. Wenig	
Koua / M. Wenig	
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Name '	

1450 Sunser	Dr.	ا سيد	PO Box 132		
Street Address			Post Office Address		

Emmett, Idaho 836/7
City, State, and Zip

Thirteenth: - Voting - Each member of this post shall have one (1) vote per member on each matter submitted to a vote of the membership. No member shall be permitted to grant, hold, vote or exercise any proxy to vote at any Post meeting.

Fourteenth: - The membership may from time to time adopt By-Laws of this corporation.

DATED This 10 day of July 198.6.

Signature of Commander

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Signature of Vice-Commander

Signature of Adjutant

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