

FILED

ARTICLES OF INCORPORATION
OF
SPECIAL FORCES
"ORIGINAL MANIFEST" ARCHIVES
AND
COLONEL BERNIE FISHER, CMOH
SUPPORT GROUP MEMBERS, INC.

MAR 10 10 57 AM '98

SECRETARY OF STATE
STATE OF IDAHO

The undersigned natural person of the age of twenty-one or more years and a citizen of the United States of America, acting as an incorporator under the provisions of the Idaho Nonprofit Corporation Act and the Idaho Business Corporation Act, adopts the following Articles of Incorporation.

ARTICLE I.

Name.

The name of this Corporation is SPECIAL FORCES "ORIGINAL MANIFEST" ARCHIVES AND COLONEL BERNIE FISHER, CMOH SUPPORT GROUP MEMBERS, to also be known as "OM" A In its abbreviated form. Inc

ARTICLE II.

Nonprofit Corporation.

This Corporation is a nonprofit corporation and is not organized for the pecuniary benefit of any of its members. No part of the assets, income or profit of the corporation shall be distributable to, or inure to the benefit of, its members, directors or officers, except to the extent permitted under the Idaho Nonprofit Corporation Act.

ARTICLE III.

Period of Duration.

The duration of this Corporation is to be perpetual.

ARTICLE IV.

Purposes and Powers.

Section 1. PURPOSES. The purposes for which this Corporation is organized are for charitable, historical, educational, civic, patriotic, eleemosynary, genealogical, research, recreational; or for the purpose of executing any trust or administering any community chest, fund or foundation, to further objects which are within the purview of this section. And all other legal powers permitted a Nonprofit Corporation within the meaning of Section 501(c)(3) of the Internal Revenue Code, now in effect on 03/10/98 09:00 AM, amended hereafter, and in this regard, the more specific purpose for the Corporation is to: Collect, publish and preserve Special Forces and Special Operations history.

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Section 2. POWERS. This corporation shall have all the powers, either directly or indirectly, to do any and all lawful acts and to engage in any and all lawful activities which be necessary, desirable or proper for the furtherance and accomplishment of any or all of the purposes for which the corporation is organized. Notwithstanding anything herein to the contrary the corporation shall exercise only such powers as are in furtherance of the exempt purposes of organization set forth in Section 501(c)(3) of the Internal Revenue Code, now in effect or as may be amended hereafter.

**ARTICLE V.
Membership.**

This corporation shall have members.

ARTICLE VI.

Registered Office and Registered Agent.

The address of the registered office of this corporation is 504 Walnut Drive, Caldwell, Idaho 83605. The name of the initial registered agent of this corporation at that address is Jerry H. Tyrrel.

ARTICLE VII.

Directors.

The number of Directors shall be as specified in the Bylaws of this Corporation and such manner as described in the Bylaws. The initial Board of Directors shall consist of eleven (9) persons. The name and address of the persons who are to serve as Directors until the first annual election of Directors or until successors be elected and qualify, as provided in the Bylaws, are as follows:

NAME	ADDRESS
1. Bernard F. Fisher, CMOH	4200 West King Road Kuna, Idaho 83634
2. Vahan Sipantzi, "OM" 52	26972 Lower Pleasant Rg Rd. Wilder, Idaho 83676
3. Jerry H. Tyrrel, "OM" 52	504 Walnut Drive Caldwell, Idaho 83605-5161
4. Jon A. Jacobson, "OM" 52	9485 West Katie Mtn. Drive Pocatello, Idaho 83204
5. Ken Swanson, SGM Pres.	7111 McMullen Boise, Idaho 83709
6. Tim Blood, SGM V.P.	1654 East Summerridge Drive Meridian, Idaho 83642
7. Aaron Rogge, SGM Sec.	190 Boardwalk Way Middleton, Idaho 83644-5590
8. Bill Norman	2302 Independence Caldwell, Idaho 83605
9. Dayid E. King	23579 Centerpoint Road Caldwell, Idaho 83605

David E. King

Bernard F. Fisher

Don. Philip E. Scott

Jon A. Jacobson

Jerry H. Tyrrel

ARTICLE VIII.

Incorporator.

The name and address of the incorporator of this Corporation is Jerry H. Tyrrel, 504 Walnut Drive, Caldwell, Idaho 83605.

ARTICLE IX.

Distribution On Dissolution.

Upon the dissolution or other termination of the corporation, no part of the property of the corporation or any of the proceeds shall be distributed to or inure to the benefit of any of the members, directors or officers of the corporation, but all such property and proceeds, subject to the discharge of valid obligations of the corporation and to the applicable provisions of the Idaho Nonprofit Corporation Act, shall be distributed to such organizations as shall qualify under Section 501(c)(3) of the Internal Revenue Code, as amended.

IN WITNESS WHEREOF, the undersigned, being the incorporator of this corporation, executes these Articles of Incorporation, in duplicate, and certifies to the truth of the facts herein stated,

DATED this 10th day of March 1998.


JERRY H. TYRREL, Incorporator

STATE OF IDAHO)
) SS.
County of Canyon)

On this 10th day of March 1998. before me, the undersigned, a Notary Public in and for said State, personally appeared JERRY H. TYRREL, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

IN WITNESS WHEREOF, I have hereunto affixed my official seal the day and year in this certificate first above written.

Notary Public for Idaho
Commission Expires:_____