

ARTICLES OF AMENDMENT (Non-profit)

FILED/EFFECTIVE

To the Secretary of State of the State of Idaho
Pursuant to Title 30, Chapter 3, Idaho Code, the undersigned non-profit
corporation amends its articles of incorporation as follows:

00 SEP -6 PH 2: 07

1.	The name of the corporation is:	INTER MounT	AN Comment of IDANO 1, 7	<u>n</u> c.	
2.	The text of each amendment is as f	ollows: see a Hacken	1 Areticle,)	_	
3.	The date of adoption of the amendm	nent(s) was: 31 /A	tigest 2000		
4.	Manner of adoption (check one):	V			
Each amendment consists exclusively of matters which do not require member approval pursuant to section 30-3-90, Idaho Code, and was, therefore, adopted by the board of directors. (Please fill spaces be a. The number of directors entitled to vote was: b. The number of directors that voted for each amendment was:				·) —	
	c. The number of directors that		<u> </u>		
The amendment consists of matters other than those described in section 30-3-90, Idaho Code, and was, therefore adopted by the members. (Please fill spaces below)					
	a. The number of members ent was:	itled to vote			
	b. The number of members tha	t voted for each	Customer Acct #:		
	amendment was:		(if using pre-paid account) Secretary of State use only		
	c. The number of members that each amendment was:	t voted against	Secretary of State use only IDAHO SECRETARY OF STATE 89/07/2000 09:00 CK: 2004 CT: 100354 BH: 346677		
Dat	ed: 11 August 2000		1 8 38.00 = 30.00 NON PROFA # 2		
_	ned by: Will DB co.	100/11	1 8 38.66 = 38.60 NON PROFA # 2		
Its _	President and 1-	(merdon)	112000		

FILED/EFFECTIVE

ARTICLES OF AMENDMENT

00 SEP -6 PM 2: 07

for

SECRETARY OF STATE STATE OF IDAHO

COMMUNITIES, INC.

(Formerly InterMountain Community Trees, Inc. Federal ID # 82-0487753)

ARTICLES OF AMENDMENT OF COMMUNITIES, INC

The undersigned, in order to amend the articles of its incorporation for the purpose hereafter stated, and in accordance and pursuant to the laws of the state of Idaho, does hereby certify the following revised articles::

Article I-Name

The name of the corporation is Communities, Inc. (CI).

Article II - Type of Corporation

Communities, Inc. is a nonprofit corporation. This organization is formed exclusively for charitable and educational purposes within the meaning of section 501 (c) (3) of the Internal revenue Code.

Article III - Duration

The duration of the existence of the corporation shall be perpetual.

Article IV - Purpose

The corporation is organized for the following purposes:

- promote educational projects and programs and plan/develop projects and programs which improve and enhance social, economic, psychological, spiritual, and environmental conditions the emphasis will be on long-term sustainable projects and programs
- implement projects or programs for CI or cooperative partners which support the first purpose
- maintain programs and projects for CI or cooperative partners which support the first purpose.
- other programs or projects which support the goals of the sustainability in natural, human-built, or human-oriented communities.

Article V - Geographic Range

The geographic area of operation shall be all natural, human-built, or human-affected communities

A:\\C_ART~1.DOC __1 _

and ecosystems on Earth.

Article VI - Management

Management of the corporation is vested with the members. A Board of Directors shall exist to manage specific activities, with limited authorities granted by members and set forth in the by-laws, pursuant to sections 30-3-21 and 30-3-24 of the Idaho Code.

Article VII - Interim Board of Directors

The initial Executive Committee shall be an interim board convened to create bylaws and conduct corporation business until IRS 501(C) 3 status is achieved and a permanent board is selected. The directors are as follows:

Michael D. Brady

829 Sherwood St

Moscow, Idaho 83843

Jane Kile

HC 77, Box 80

Dixon, MT

Linda Brady P.O. Box 3871 Moscow, Idaho 83843 vacant position

Article VIII - Surplus Funds and Dissolution

The corporation is not organized for monetary profit and shall have no power to declare dividends. No part of any income shall accrue benefit to any member, or any private persons except that the corporation is authorized and empowered to pay reasonable compensation for services rendered by vendors, directors, officers, employees or agents.

In the event of dissolution or liquidation of this corporation, after outstanding indebtedness of the corporation shall have been paid, outstanding capital credits shall be retired without priority on a pro rata basis before the remaining business, property, and assets of the corporation shall be distributed. Materials acquired through public or private grants, under which the grant conditions have not been met, will be offered first to the granting agency or individual. Remaining business, property, and assets of the corporation shall be distributed to a non-profit corporation, by majority action of the Board of Directors, that is organized and operated for educational and natural resource conservation purposes, and that has established its tax exempt status under section 501 (c) 3 of the Internal Revenue Code of the United States.

ANC_ART~1.00C - 2 -

Article IX - Allowable Activities

Notwithstanding any other provision of these articles, the corporation shall not engage in any other activities not permitted: (a) by a corporation exempt from the Federal income tax under section 501 (c) 3 of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation contributions to which are deductible under section 170 (c) 2 of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

Article X - Registered Office and Agent

The address of the initial registered office shall be the following:

Communities, Inc. Michael D. Brady 829 Sherwood St. Moscow, Idaho 83843

The initial registered agent shall be Michael D. Brady.

Article XI - Amendor (original Incorporator)

Michael D. Brady 829 Sherwood St. Moscow, Idaho 83843

(208) 883-0983

The undersigned, amendor (incorporator) of **Communities, Inc.**, does hereby certify that the above articles were adopted by **Communities, Inc.** These articles and Idaho Code (Title 30, Chapter 3) will guide the corporation in its creation of bylaws.

Michael D. Brady, Incorporator

31 August 2000

Date

Witness M. & Lienburger

31 August 2000

Date