



# ARTICLES OF AMENDMENT

## (Non-profit)

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:

2003 APR -4 PM 2:07

STATE OF IDAHO

1. The name of the corporation is:

Community Cancer Services, Inc.

2. The text of each amendment is as follows:

1. Amend Article II, Section I to include the following new subsections 1 (a), 1 (b) and 1(c). See attached text.

3. The date of adoption of the amendment(s) was: April 2, 2003

4. Manner of adoption (check one):

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 below)

a. The number of directors entitled to vote was: 7

b. The number of directors that voted for each amendment was: 7

c. The number of directors that voted against each amendment was: 0

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 entitled to vote was:

b. The number of members that voted for each amendment was:

c. The number of members that voted against each amendment was:

Customer Acct #:

(if using pre-paid account)

Secretary of State use only

Dated:

4/2/03

Signature:

Typed Name:

CAROL D CURTIS

Capacity:

PRESIDENT

ARTICLES OF INCORPORATION  
OF  
CANCER COMMUNITY SERVICES, INC.  
AMENDED 4.2.03

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STATE OF IDAHO

The undersigned, acting as incorporator of a corporation under the Idaho Nonprofit Corporation Act, hereby adopts the following Articles of Incorporation for such corporation.

ARTICLE I.

The name of the corporation shall be CANCER COMMUNITY SERVICES, INC.

ARTICLE II.

Section 1. The Corporation is a nonprofit corporation without any purpose of pecuniary profit to itself and shall have no capital stock.

*a. The organization is organized exclusively for charitable, religious, educational, and/or scientific purposes under section 501(c)(3) of the Internal Revenue Code.*

*b. No part of the net earnings of the organization shall inure to the benefit of, or be distributable to, its members, trustees, officers or other private persons, except that the organization 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 the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.*

*c. Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.*

Section 2. The CANCER COMMUNITY SERVICES, INC. will comply with Section 501(c)(3) of the Internal Revenue Service Code and is not authorized and will not do anything to jeopardize that status.

Section 3. The terms, conditions, eligibility, admission, withdrawal, expulsion, rights and obligations of membership; the rights, powers, compensation, qualifications, number, election, removal and filling vacancies of the board of directors and officers; the manner of noticing, holding and conducting and quorum requirements for, meetings of the board of directors, and the members, including the voting rights of members; the manner of accounting for revenues so as to assure nonprofit operation; the manner of adopting alterations, amendments or repeals of the Bylaws; and provisions relating to any other matters not covered by law or by these Articles of Incorporation shall, except as otherwise provided by law or these Articles, be stated or provisions made therefore in the Bylaws.

ARTICLE III.

The period of existence and duration of the life of this corporation shall be perpetual.

**ARTICLE IV.**

The location and post office address of the registered office of the corporation shall be P.O. Box 2213, Sandpoint, Idaho, 83864, County of Bonner, Idaho. The name of the registered agent at such address is Community Cancer Services.

**ARTICLE V.**

The objects and purposes for which the Corporation is formed are: (a) To raise money on an on-going basis in support of creating an interactive web page providing educational information about cancer and local sources of related services; (b) To raise money on an ongoing basis in support of creating a community based cancer center where patients could go and find a combination of services related to coping with cancer; (c) to help coordinate and shape the goals and objectives of such activities by providing a platform upon which private, private and nonprofit organizations or individuals may collaborate in designing the most efficient and effective programs to service the needs of patients and their families.(d) To do and perform, either for itself or its members, any and all acts and things, and to have and exercise any and all powers, as may be necessary or convenient to accomplish any or all of the foregoing objects or purposes or other acts promoting any and all types of education about cancer as may be permitted by the Act under which the Corporation is formed.

**ARTICLE VI.**

The number of directors of the initial board of directors of the corporation is seven (7) and the name and address of the persons who are to serve as the initial directors until the first annual meeting of members or until their successor or successors qualify are:

Carol Curtis, 105 North First Avenue #270 Sandpoint, Idaho, 83864

Ann Tyree, 120 East Lake Street, Sandpoint, Idaho 83864

Cynthia Dalsing, 502 North Second Avenue, Sandpoint, Idaho, 83864

Heather Gibson, 408 Sunnyside Road, Sandpoint, Idaho 83864

Tom Gibson, 116 North Second Avenue, Sandpoint, Idaho 83864

Gabrielle Duebendorfer, 120 East Lake Street, Sandpoint, Idaho 83864

Alan Grosset, 120 East Lake Street, Sandpoint, Idaho 83864

**ARTICLE VII.**

The name and address of the incorporator of this corporation is: Ann Tyree, 120 East Lake Street, Suite #201, Sandpoint, Idaho, 83864

ARTICLE VIII.

The Corporation may amend, alter or repeal any provision of these Articles of Incorporation upon the affirmative vote of the majority of votes cast by the members present at a member meeting in person or by proxy and upon compliance otherwise with 30-326, 30-327 and 30-328 of the Idaho Code as presently worded or as may hereafter be amended.

These foregoing Articles of Incorporation are dated and executed this 3<sup>rd</sup> day of  
April, 2002.

  
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Carol D. Curtis  
President