

FILED EFFECTIVE 08 NOV 17 AM 9:32

SECRETARY OF STATE  
STATE OF IDAHO

ARTICLES OF INCORPORATION  
OF  
BONNER COUNTY COMMUNITY PARTNERSHIPS, Inc.

Article I  
Name

The name of the Corporation is Bonner County Community Partnerships, Inc.

ARTICLE II  
Purpose

The purpose for which the Non-Profit Corporation is to provide education, support, positive choices, and developing life skills for youth and families while addressing social issues in Bonner County through advocacy, research, support and education as limited by section 501(c)(3) of the Internal revenue Code, or corresponding section of any future federal tax code.

Article III  
Registered Office

The street address of the registered office is 847 Willford Road, Cocolalla, Idaho 83813 and the registered agent at such address is Pamela S. Smith

Article IV  
Board of Directors

The affairs of the Corporation shall be managed by its Board of Directors. The number of Directors serving on the Board of Directors shall be fixed by the Bylaws. The names and addresses of the initial Directors are:

Pamelarose Crawford	1217 Lake Street Sandpoint, Idaho 83864
Pamela S. Smith	847 Willford Road Cocolalla, Idaho 83813
Julie Hill	497 Providence Road Sandpoint, Idaho 83864
Desirè Aguirre	663 Herrmann Lake Road Sagle, Idaho 83860
Charles Newman	89 Upper Roop Road Cocolalla, Idaho 83813
Diane Holman	323 Pine Street Sandpoint, Idaho 83864

IDAHO SECRETARY OF STATE  
11/19/2008 05:00  
CK: 1401 CT: 231587 BH: 1145121  
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Article V

Incorporator

The name and address of the incorporator is Pamela S. Smith, 847 Willford Road  
Cocolalla, Idaho 83813

Article VI

Mailing Address

The mailing address of the Corporation shall be P.O. Box 48 Sandpoint, Idaho 83864.

Article VII

Voting Members

The Corporation does have voting members whose voting rights shall be established by  
the Bylaws.

Article VIII

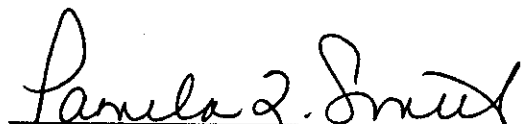
Distribution upon Dissolution

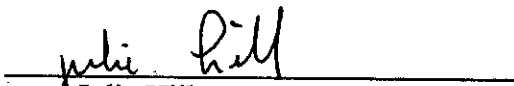
Upon dissolution of the Corporation, the Board of Directors shall, after paying or making  
provision for the payment of all liabilities of the Corporation, distribute all the assets of  
the Corporation to such organization or organizations as shall at that time qualify as  
exempt organizations under section 501(c)(3) of the Internal Revenue Code, or  
corresponding section of any future federal tax code, and that shall have a purpose  
consistent with the purpose of the Corporation. Any such assets not so distributed by the  
Board of Directors shall be distributed by the district court of the county in which the  
principal office of the Corporation is then located to such organization or organizations as  
shall at that time qualify as exempt organizations under section 501(c)(3) of the Internal  
Revenue Code, or corresponding section of any future federal tax code, and that shall  
have a purpose consistent with the purpose of the Corporation.


Dated this 12 day of November, 2008

Signatures of all incorporators:


  
Pamelarose Crawford

  
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