ARTICLES OF INCORPORATION (Non-Profit) To the Secretary of State of the State of Idaho The undersigned, in order to form a Corporation under the provisions of Title 30, Chapter 3, Idaho Code, submits the following articles of incorporation:

Article 1:

The name of the corporation shall be:

Redemption Ranch, Inc.

Article 2:

The purpose for which the corporation is organized is:

To provide a remotely located educational center for young adults from the ages of approximately 18 to 25, centered on living skills, technical information services skills and character building experiences in the out of doors. The ranch will be a residential training center for 8 to 12 individuals at a time who will participate in daily training sessions and activities to establish career and character building objectives. Each training session will be about four weeks long and the entire program for each student will consist of three sessions. The purpose of the organization will be to develop and implement technical training materials suited to each group of individuals and to staff the ranch with able leaders to facilitate the development of the students.

Article 3:

The street address of the registered office is:

7502 South Stateline Road Post Falls, ID 83854

And the registered agent at such address is:

J. Wayne Fowler

IDAHO SECRETARY OF STATE

09/12/2000 09:00 CK: 3200 CT: 135864 BH: 347647

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Article 4: The board of directors shall consist of no fewer than three (3) people. The names and addresses of the directors are:

J. Wayne Fowler 7502 South Stateline Road Post Falls, ID 83854

L. Alexis McAlpine 27228 - 32nd Place S Auburn, WA 98001

Lisa Parker 7502 South Stateline Road Post Falls, ID 83854

David Enns, 4400 Daybreak Road Coeur D'Alene, ID 83814

Article 5: The name and address of the incorporator(s):

J. Wayne Fowler

7502 South Stateline Road

Post Falls, ID 83854

Article 6: The mailing address of the corporation shall be:

Redemption Ranch, Inc. 7502 South Stateline Road Post Falls, ID 83854

Article 7: The corporation does not have voting members.

Article 8:

Dissolution:

Upon the dissolution of the corporation, the board of directors shall, after paying or making provision for the payment of all liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner or to such organization(s) organized and operated exclusively for charitable, educational or religious purposes as shall at the time qualify as an exempt organization(s) under 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), as the board of directors shall determine. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization(s) as said Court shall determine, which are organized and operated exclusively for such purposes.

Signature of all incorporators:

./Wayne Fowler

L. Alexis McAlpine

L∕isa Parke⁄r

David Enns