

CERTIFICATE OF INCORPORATION OF

CAPITAL DIRT BURNERS, INC.

duly signed pursuant to the provisions of the Idaho Nonprofit Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Incorporation and attach hereto a duplicate original of the Articles of Incorporation.

Dated _______, 19 ________, 19



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SECRETARY OF STATE

Corporation Clerk

ARTICLES OF INCORPORATION

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KNOW ALL MEN BY THESE PRESENTS:

THAT WE, the undersigned, natural persons of the Lagran 8 49 citizens and residents of the United States of America, acting as incorporators of a corporation formed under, and pursuant to the provisions of the Idaho Non-Profit Corporation Act, Idaho Code Title 30-301 et seq., do hereby adopt and execute the following Articles of Incorporation, and do hereby certify and declare:

ARTICLE I.

The name of the Corporation is, and shall be: CAPITAL DIRT BURNERS, INC.

ARTICLE II.

The Corporation is formed as a nonprofit corporation and shall be operated as such at all times.

ARTICLE III.

That the purposes for which the Corporation is formed, and for which the Corporation shall be conducted and operated, shall be as follows:

- 1. To conduct and promote activities for the benefit of persons interested in radio-control model car racing, in a coordinated fashion.
- 2. To encourage and promote the involvement of the public large in the sport of radio-control model car racing.
- 3. To promote good sportsmanship among participants and spectators.
- 4. To educate participants and spectators regarding the sport of radio-control model car racing and the rules related

therewith.

- 5. To transact any or all other lawful business necessarily incidental to, or related to, the primary purposes which have been previously stated.
- 6. To transact any or all other lawful business for which corporations may be incorporated under the Idaho
 Non-Profit Corporation Act, Idaho Code S30-301 et seq.

ARTICLE IV.

The initial registered address of the Corporation shall be:

2240 Wilmington Drive Boise, Idaho 83704

ARTICLE VI.

The registered agent at the address shown above shall be:

Roger Squire

ARTICLE VI.

The duration of the Corporation shall be perpetual, until terminated in accordance with these Articles, the By-Laws of the Corporation, or other provisions of law.

ARTICLE VII.

This Corporation shall not issue capital stock. The Corporation shall issue memberships to persons qualified pursuant to the By-Laws of the Corporation. Memberships shall be granted, terminated and canceled only in compliance with these Articles of Incorporation and adopted By-Laws of the Corporation.

ARTICLE VIII.

The Corporation does not contemplate any activity for

pecuniary gain or profit to the members thereof, and does not organize, nor will it be conducted, for the purpose, either directly or indirectly, of fixing the price or regulation of the product of any article of commerce.

ARTICLE IX.

The government of this Corporation and the management of its affairs shall be vested in a Board of Directors consisting of not less than Three (3) members. The exact number of Directors, their qualifications, terms of office, manner of election, and powers and duties, shall be fixed and may be altered from time to time by the By-Laws of the Corporation.

ARTICLE X.

The names and addresses of the persons who shall serve as the initial Board of Directors of the Corporation, who shall serve until the first meeting of members. and which persons shall also serve as the Incorporators of the Corporation, shall be:

Roger Squire - 2240 Wilmington Drive Boise, Id. 83704 Lynda Squire - 2240 Wilmington Drive Boise, Id. 83704 Mike Daly - 884 North 29th Boise, Id. 83704

These Articles of Incorporation may be altered or amended by a two-thirds (2/3) vote of all members of the Corporation present at any regular meeting, or any special meeting called for that purpose, provided that a quorum, as specified by the By-Laws of the Corporation, be present.

ARTICLE XII.

The date and place of the annual meeting of the Corporation shall be fixed by the By-Laws of the Corporation.

ARTICLE XIII.

Upon the winding up and dissolution of the Corporation, after paying or adequately providing for the debts and obligations of the Corporation, if any there be, the remaining assets of the Corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable, educational, religious and/or scientific purposes, and which has been established an exempt organization within the meaning of S6501-C (3) of the United States Internal Revenue Code. The exact distribution of any such funds within the scope expressed in the paragraph shall be by majority vote of the then serving Board of Directors.

IN WITNESS WHEREOF, We, the incorporators of CAPITAL DIRT BURNERS, INC., have set our hands this 674 day

of JAN , 19889.

ROGER SQUIRE

LYNDA SQUIRE

Miket

STATE OF IDAHO

SS.

County of Ada

On this day of annual ,1988, before me, the undersigned, a Notary Public in and for said County and Sate, personally appeared Roger Squire, Lynda Squire, and Mike Daly, known to me to be the persons whose names are subscribed to the within and foregoing instrument, and who acknowledged to me that they executed the same.

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

NOTARY PUBLIC for Idaho