

State of Idaho

Department of State.

CERTIFICATE OF INCORPORATION OF

MOUNTAIN SCHOOL OF PHILOSOPHY, INC.

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that duplicate originals of Articles of Incorporation for the incorporation of _____

MOUNTAIN SCHOOL OF PHILOSOPHY, 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 January 24, 19 91.



Pete T. Cenarrusa

SECRETARY OF STATE

McKichan

Corporation Clerk

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91 JAN 17 PM 2 14

ARTICLES OF INCORPORATION
OF
MOUNTAIN SCHOOL OF PHILOSOPHY, Inc.

KNOW ALL MEN BY THESE PRESENTS: That we, the undersigned being natural persons of full age and citizens of the United States of America, in order to form a philosophical research and religious corporation for the purposes hereinafter stated pursuant to the laws of the State of Idaho, do hereby signify as follows:

ARTICLE I

The name of the Coporation shall be MOUNTAIN SCHOOL OF PHILOSOPHY, Inc.

ARTICLE II

The purposes and objects for which this Corporation is formed are:

A. To provide opportunity and facilities for teaching, learning, and knowledge of ancient, medieval, and modern philosophy; dedicated to advancement of public knowledge and enlightenment of religion, public worship of God and forwarding works of charity and benevolence.

B. This corporation is organized exclusively for charitable, philosophical, religious, scientific and educational purposes as a not-for-profit corporation, and its activities shall be conducted for the aforesaid purposes in such a manner that no part of its net earnings will inure to the benefit of any member, director, officer or individual.

C. To establish and conduct a society, seminars, schools, sanitariums, and like and similar charitable institutions, and to aid and assist in the establishment and conduct of the same. In connection with the above mentioned institutions, to establish, conduct, and assist in establishing and conducting suitable and customary organizations for the purpose of providing education and philosophical and religious training according to the discipline of the Mountain School of Philosophy, Inc.

D. It shall have power and authority to purchase, acquire by gift, donations, legacies, devises; to lease, own, hold, control, sell, mortgage, and to improve real, personal and mixed property for the business and object of said Corporation. To act as executor, administrator, guardian, and trustee under deeds and wills; and to perform and do such and every necessary

and proper act for the purpose of making the foregoing enumerated rights and powers effective.

E. To carry on any educational activities related or connected with philosophical research, religious worship, or academic studies. To conduct diagnostic and evaluative services of an educational nature, to establish, conduct and provide to individuals, schools, corporations, or entities requiring such services and to provide direct social, personal advice and therapy to those needing individual, family or business counseling. To write, print, publish, distribute, sell, purchase, and otherwise engage in educational materials, services, and objectives. To implement service-study programs that will help student and clients gain a better perspective on themselves and their society.

F. To promote the general welfare of the community, spiritual or otherwise.

ARTICLE III

This Corporation has authority to ordain and appoint ministers, pastors, and teachers who become educationally qualified and meet standards as in the constitution, By-laws and resolutions of this Corporation.

ARTICLE IV

There are two classes of members, namely Voting Class Members and Lay Class Members. Voting Class Members are designated by evidencing a satisfactory degree of knowledge of tenets of this organization, which method of measure of degree of understanding is established in By-laws of this organization. Each Voting Class Member shall have one vote in each election of Board of Directors. All members are to be issued cards evidencing membership rights.

ARTICLE V

Management of the affairs of this corporation is vested in elected Board of Directors, pursuant to Section 30-314 Idaho Code. Authority of such Board is limited by the By-laws of this Corporation as duly adopted. The number of directors shall be three and their terms of office shall be as the By-laws prescribe.

ARTICLE VI

The officers of this Corporation shall consist of a president, one vice-president, and a secretary-treasurer, each of whom shall be elected by Board of Directors at such time and manner as prescribed by the By-laws.

ARTICLE VII

The following named Directors were duly and unanimously elected for said purpose by a majority of the voting members present at a meeting held for such purpose.

Harry J. Lewies	No. Side Hwy. #47	Warm River, Idaho 83420
Lawrence N. Vollman	Fish Creek Rd.	Warm River, Idaho 83420
Marget C. Vollman	Fish Creek Rd.	Warm River, Idaho 83420

ARTICLE VIII

The street address of its registered agent is No. Side State Highway #47, Warm River, Fremont County, Idaho 83420. The registered agent residing at such address is Harry J. Lewies.

ARTICLE IX

The names and addresses of each incorporator is as follows:

Harry J. Lewies	No. Side Highway #47	Warm River, ID 83420
Lawrence N. Vollman	Fish Creek Rd.	Warm River, ID 83420
Marget C. Vollman	Fish Creek Rd.	Warm River, ID 83420

ARTICLE X

The Corporation is to have perpetual existence.

ARTICLE XI

The organization meeting was held on January 10, 1991, with notice of time and place of said meeting having been given to all members by regular mail posting on January 7, 1991.

ARTICLE XII

All other matters pertaining to the organization and operation of this corporation not herein provided for shall be determined and fixed by the By-laws.

We the undersigned, all of legal age, citizens of the United States do hereby certify that the foregoing articles of incorporation were duly adopted at a meeting called and held for the purpose on January 10, 1991.

Lawrence N. Vollman
Marget C. Vollman

Harry J. Lewies

STATE OF IDAHO)
):
County of Fremont)

On this 15th day of January, 1991, before me, the undersigned, a Notary Public in and for said State, personally appeared, HARRY J. LEWIES, LAWRENCE N. VOLLMAN, MARGET C. VOLLMAN known to me to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same.

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

Danel Sharpe
Notary Public for Idaho
Residing at: St Anthony, Id
Comm. Exp. 5-1-95