

FILED EFFECTIVE

Articles of Incorporation
Secretary of State, Idaho

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SECRETARY OF STATE
STATE OF IDAHO

As pursuant in accordance of Title 30, Chapter 3, Idaho Code, the undersigned submits the following Articles of Incorporation for Nonprofit Status to the Secretary of State in the State of Idaho.

Article I

Name

The name of said nonprofit corporation shall be Hope's Light, INC.

Article II

Location

The location of said Corporation is and shall be located in the incorporated City of Boise, within the County of ADA. The contact person and physical address of said location shall be:

Shaun L. Stamper - Executive Director/Incorporator/Registered Agent
700 Cunningham Place
Apartment 1209
Boise, Idaho 83702

Article III

Stated Purpose of Activities and Formation of Corporation:

Said corporation shall be a public and membership based charity being open to the general public organized exclusively for charitable and educational purposes, including, for such purposes, as to the making of fanatical grant distributions to organizations, such as statewide disability camp(s) that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Said Corporation shall also engage in providing grants to qualified individuals with physical disabilities, who shall otherwise not have the financial resources to afford adapted athletic equipment, training, and/or covering all or partial costs for qualifying competitions for the Paralympic games or other major athletic events.

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Said Corporation shall also engage in educational training for real world situations encountered by those individuals in wheelchairs, as well as training on navigating medical insurance to receive the best medical care possible. This shall be accomplished through applying for State, Federal, and private grants whose monies will be used and distributed in strict accordance with guidelines as forth in section 501(c)(3) of the Internal Revenue Code.

Said Corporation's long-term goal in to have a paid staff along with its own facility in which to conduct its operations. This once again, shall be accomplished through applying for the appropriate grants, various fundraising, and help from the Corporation's membership base. All required provisions and documentation will be provided to the Internal Revenue Service at such time that said Corporation has reached this appointed point in its operational plan to ensure strict adherence to Section 501(c)(3) of the Internal Revenue Code.

Article IV

Board of Directors and/or Trustees

The names, addresses, and phone numbers of the persons who are the initial Board of Directors of the said corporation are as follows:

Ross A. Weimar
190 East Front Street
Apartment 637
Boise, ID 83702
(208) 447-0324

Loren Jones
1837 West Potter
Boise, ID 83706
(910) 476-3916

Jim Liddell
1555 West Franklin Street
Apartment 2105
Boise, ID 83702
(208) 869-8364

There shall be voting members comprised of said corporation's membership base.

Article V

Conflict of Interest Policy

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation 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 Article Three hereof. No substantial part of the activities of the corporation

shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Article VI

Clause of Dissolution

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the 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. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

In witness whereof, we have hereunto subscribed our names this 12th day of May, 2008.

Shaun L. Stamper
Executive Director/Incorporator

Shaun L. Stamper

Ross A. Weimar

Ross A. Weimar, Board of Directors

Loren Jones

Loren Jones, Board of Directors

Jim Liddell

Jim Liddell, Board of Directors