

FILED EFFECTIVE

2011 JUN 29 PM 1:37

ARTICLES OF INCORPORATION
PEER RUN CENTER FOR HOPE INC.

SECRETARY OF STATE
STATE OF IDAHO

WE, THE UNDERSIGNED, acting as incorporators under the State of Idaho Non-Profit Corporation Act, hereby adopt the following Articles of Incorporation.

ARTICLE I
CORPORATE NAME

The Name of the corporation is: Peer Run Center for HOPE Inc

ARTICLE II
CORPORATE FORM

This corporation is a non-profit corporation as defined under Section 30 – 305 of the Idaho Code. We offer educational opportunities through peer supported services and by role modeling our personal mental wellness.

ARTICLE III
PURPOSES AND POWERS

The purposes and powers of this corporation are exclusively charitable and educational and consist of the following:

1. To engage in and promote charitable purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code of 1954. Such purposes include but are not limited to:
 - a. Bring about positive social change in the mental health community where human potential is nurtured through peer supported relationships.
 - b. Provide people with mental illnesses a safe, welcoming and inspiring environment that promotes hope, recovery and self determination.
 - c. Offer peer support programs that allow consumers who have significantly recovered from their illness to support others in learning the skills necessary to lead meaningful and productive lives so that they become contributors to society.
 - d. Promote mental wellness in the community and to advocate for peer supported services and programs which will benefit those labeled as mentally ill.
 - e. Collaborate with, contact and coordinate various governmental, community and private agencies and citizens for charitable donations, grants, loans or otherwise, within or without the community or State of Idaho to provide such facilities and services as might be beneficial.
 - f. All programs, groups and activities are strictly voluntary and based upon the particular wishes and needs of the mental health consumers involved. Mandated programs, attendance requirements and/or any other activity that is non voluntary is strictly forbidden.
 - g. Do any and all lawful activities which may be necessary, fruitful or desirable, to accomplish the purposes herein.
 - h. The attachment of such purpose may be direct or indirect, alone or in conjunction and/or in cooperation with others, whether such others be persons or organizations of any kind or nature such as, but not limited to: individuals, corporations, firms,

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IDAHO SECRETARY OF STATE
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associations, trusts, institutions, foundations, governmental bureaus, departments or agencies.

- i. All of the foregoing purposes and powers shall be exercised exclusively for charitable purposes in such a manner that the corporation shall qualify as an exempt corporation under section 501 (c) (3) of the Internal Revenue Code of 1954, and applicable state law provisions as they are currently and shall hereafter be in effect. Nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business for profit, to exercise any power, or to do any act that a corporation formed under the act, or any amendment thereto or substitute therefore, may not at that time lawfully carry on to do. Nor shall the corporation carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax; or (b) by a corporation contributions to which are deductible under sections 170 (a) and (c) (2) of the internal revenue code, or corresponding sections of any future federal tax code.

ARTICLE IV NON-PROFIT STATUS

This corporation is not organized for pecuniary profit. It shall not have the power to issue certificates of stock or declare dividends: no part of the dividends or net earnings of this corporation shall be distributable to or paid to any member, director officer or any other type of person, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered to the benefit of the corporation and to make payments and distributions in furtherance of the purposes set forth herein.

The balance, if any, of all money received by the corporation from its operations, after payment in full, as the same became due, all of the operating expenses, debts and obligations of the corporation of whatsoever kind or nature, shall be used to make advance payments on any loans owed by the corporation or to provide increased opportunities to members, improvement of facilities, expansion of services, provision of additional recreational and work opportunities for the population served and public education concerning mental health issues.

ARTICLE V DISSOLUTION

Upon dissolution of the corporation the Board of Directors shall, after paying or making provisions for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation, exclusively for the purpose of this corporation, or to such organization or organizations, organized and operated exclusively for charitable, educational or scientific purposes and which shall at that time qualify as an exempt organization under section 501 (c) (3) of the Internal Revenue Code of 1954, or the current Internal Revenue Code applicable at that time as the Board of Directors shall determine; provided however and subject to the above limitations, if any, if such assets have been acquired under a federal grant or contract, their disposition shall be made in accordance with the appropriate instructions of the governmental official or agency responsible under the law for the providing of such instructions under such circumstances. Any of such assets not so disposed of by the District Court 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 such court shall determine, which are organized and operated exclusively for such purposes. There shall be no distribution to any member of the corporation.

ARTICLE VI
NON DISCRIMINATION

This corporation will not in any way discriminate individuals on the basis of sex, race, creed, national origin, age, religious preference and/or disability.

ARTICLE VII
REGISTERED AGENT

The location and address of the initial registered office of the corporation and its initial registered agent at such street address is as follows:

Pamela J. Rose
The Peer Run Center for HOPE, Inc
7161 Potomac Dr
Boise, ID 83704

ARTICLE VIII
BOARD OF DIRECTORS

The affairs of the Corporation shall be managed by its Board of Directors. The Board of Directors of the corporation shall consist of no fewer than four (4) and no more than twelve (12) members.

The number of directors constituting the initial Board of Directors shall be four (4) and the names and addresses of the persons who are to serve as directors are as follows:

Pamela J. Rose 111 Almond St Nampa, ID 83686	Anne L. Shoup 13222 S.Cholla Kuna, ID 83634	James M. Bulmer 116 Nectarine St Nampa, ID 83686	Toni Adamson 1341 Darrah Dr Meridian, ID 83646
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The corporation does have voting members.

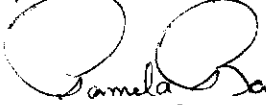
ARTICLE IX
TERMINATION OF THE CORPORATION

The corporation may be terminated and dissolved and will cease to exist upon a vote of a majority of the Board of Directors and pursuant to Idaho Statutes. Upon termination the payment of all obligations and disbursement of all assets shall be accomplished.

The Name of the Incorporator

Pamela Rose
111 Almond St.

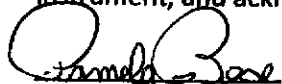
Nampa, ID 83686


Pamela Rose Incorporator
Pamela Rose

IN WITNESS WHEREOF, the following person acknowledge that he/she is a resident of the State of Idaho and have joined together with those others herein signed persons to incorporate this corporation as a non-profit corporation.

STATE OF IDAHO)
)
)ss.
County; of Ada)

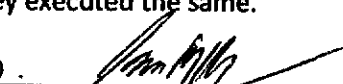
On this 20th day of June, 2011, before me the undersigned Notary Public in and for the said state, appeared known to me to be the persons whose names are subscribed to the within instrument, and acknowledged to me that they executed the same.



Pamela J. Rose
111 Almond St
Nampa, ID 83686



Anne L. Shoup
13222 S. Cholla
Kuna, ID 83634

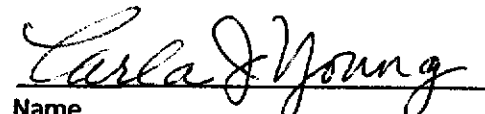
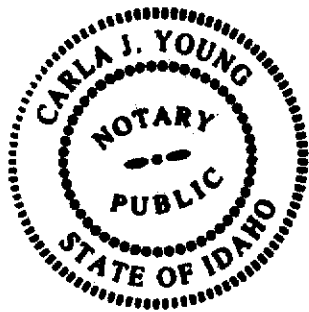


James M. Bulmer
116 Nectarine St
Nampa, ID 83686

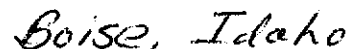


Toni Adamson
1341 Darrah Dr.
Meridian, ID 83646

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



Name



Residing at



Bond Expires