

FILED/EFFECTIVE

**ARTICLES OF INCORPORATION
OF
The Oregon Trail Rough Riders Corporation
Also known as (OTRRC)**

02 JUL 10 PM 12:31
SECRETARY OF STATE
STATE OF IDAHO

KNOW ALL MEN BY THESE PRESENTS:

That we, Brian Graham, Deania Daniels, Merrill Dougal, Lana Walters, and all being of full age and citizens of the United States of America, do hereby, as incorporators thereof, form a corporation under the provisions of the laws of the State of Idaho, and do hereby adopt Articles of Incorporation of such corporation as follows:

ARTICLE I

That the name of said corporation is: The Oregon Trail Rough Riders Corporation with the right to be known also as OTRRC.

ARTICLE II

That the purposes for which said corporation is formed are as follows:

To provide a non-profit organization to engage in and put on shooting events and foster a safe and fun environment for recreational shooting.

To invest, design, distribute, produce and qualify all of the above.

To engage in and carry on and conduct a general operation to fulfill the above.

To carry on any activity or activities that might be related to any of the above described powers of the said corporation;

To acquire, hold, possess, and own patents and copyrights, improvements, and franchises, or to acquire licenses under such patents and copyrights for the design, distribution and sale of any and all improvements thereon or articles of any nature, and to beneficially use rights under such patents and copyrights by vending said patents or copyrights or rights or licenses thereunder;

To borrow money and to issue bond, debentures and other obligations of the corporation and to mortgage or pledge its property to secure such borrowed money or other obligations;

To acquire, own, hold, lease, build and/or erect any and all buildings, structures and plants that may be deemed suitable to the furtherance of the foregoing or for any purposes for which the corporation is formed and to operate, manage, control, rent, sell or otherwise dispose of the same.

IDAHO SECRETARY OF STATE
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To receive, acquire, own, hold, purchase, dispose of, convey, mortgage, pledge and/or lease real and personal property of every kind, nature and description whether or not the same is used in connection with any of the purposes of said corporation; to dispose of, sell, lease, assign, transfer, mortgage, pledge and/or convey any rights, privileges, franchises, real or personal property of the corporation, other than its franchise of being a corporation, and to acquire, purchase, guarantee, hold, mortgage, own, vote, sell, assign, pledge and/or otherwise dispose of and deal in shares, bonds, securities and debentures and other evidence of indebtedness of other corporations, domestic or foreign; to acquire, invest in, own and dispose of the capital stock of the corporation; and also to have all of the powers and authority authorized or provided for by Section 30-114 of Idaho Code Annotated, as amended; and

To exercise and perform any and all of the herein/before mentioned and described powers, objects and matters, within and/or without the State of Idaho.

ARTICLE III

That the duration of said corporation shall be perpetual.

ARTICLE IV

That the location and post office address of the registered office of said corporation in Idaho shall be 8638 W. Colt, Boise ID 83709. Branch offices or places of business of said corporation may be hereafter established at any other place either within or without the State of Idaho whenever necessary in the judgment of the Board of Directors for the proper prosecution of the objects and purposes of said corporation. Registered agent is Ray Walters.

ARTICLE V

Voting and Stock:

The corporation will have voting members. Each paid up member will have one (1) vote. No stock will be issued.

ARTICLE VI

Dissolution of Corporation:

Upon the dissolution of the corporation, all equipment will be donated to another non-profit corporation (EE-DA-HOW Longrifles if they are still a valid corporation at the time of dissolution) and the remaining funds upon dissolution will be donated to a non-profit corporation for use in firearms instruction and safety for youth instruction.

ARTICLE VII

That the number of Directors of said corporation shall be fixed by the By-Laws of the corporation; provided, however, said corporation shall have not less than five (5) Directors. The first Board of Directors shall be 14 (14) in number, consisting of :

President: Brian Graham, 9734 W. Cascade Street, Boise, ID 83704, 375-2857
Vice President: Deania Daniels, 523 19th Ave. North, Nampa, ID 83687, 466-3056
Treasurer: Merrill Dougal, 11560 Hidden Valley Rim Rd., Boise, ID 83709, 362-3579
Secretary: Lana Walters, 8638 W. Colt Drive, Boise, ID 83709, 362-0628
Neal Biggs, 887-7615, 1970 W. Verneal Lane, Meridian, ID 83642
Gordon Clark, 362-5272, 2932 Chieftain Way, Boise, ID 83709
Aaron Dixon, 362-9228, 11504 W. Southview Ct., Boise, ID 83709
Andy Fink, 336-0326, 919 Harrison Blvd., Boise, ID 83702
Jane Groves, 884-4487, P.O. Box 272, Meridian, ID 83680
Ryan Groves, 884-4487, P.O. Box 272, Meridian, ID 83680
Steve Neilsen, 342-5333, 514 Linden, Boise, ID 83706
Dorothy Taffin, 375-6981, 6410 Pomona Dr., Boise, ID 83704
John Taffin, 375-6981, 6410 Pomona Dr., Boise, ID 83704
Ray Walters, 362-0628, 8638 W. Colt Dr., Boise, ID 83709

ARTICLE VIII

That the qualifications, term of office, manner of election, time and place of meeting and the powers and duties of the Directors of this corporation shall be prescribed by the By-Laws;

That the Directors of the corporation shall have the power and authority to alter, repeal and amend the By-Laws, and adopt new By-Laws of the corporation, in the manner fixed by the By-Laws of the corporation and in accordance with the State of Idaho.

ARTICLE IX

That the names and post office addresses of the incorporators of said corporation and the number of shares there in subscribed by each of said incorporators are:

President: Brian Graham, 9734 W. Cascade Street, Boise, ID 83704, 375-2857
Vice President: Deania Daniels, 523 19th Ave. North, Nampa, ID 83687, 466-3056
Treasurer: Merrill Dougal, 11560 Hidden Valley Rim Rd., Boise, ID 83709, 362-3579
Secretary: Lana Walters, 8638 W. Colt Drive, Boise, ID 83709, 362-0628

ARTICLE X

No contract or other transaction between the corporation or any other corporation, whether or not a majority of the shares of the stock of such other corporation is owned by the corporation, and no act of the corporation shall in any way be effected or invalidated by the fact that any of the Directors of the corporation are pecuniarily or otherwise interested in any contract or transaction of the corporation, and any Director of the corporation who is so interested may be counted in determining the existence of a quorum at any meeting of the Board of Directors of this company which shall authorize such contract or transaction, and may vote thereon to authorize such contract or transaction with like force and

effect as if he were not such Director or officer of such other corporation and not so interested.

ARTICLE XI

Liability of a director to the corporation and its members for money damages for any action taken, or any failure to take any action is hereby eliminated, except liability as defined by the Idaho Business Corporation Act.

ARTICLE XII

It is understood that the corporation, upon a proper consent of the members, may if they desire, structure to qualify as a NON-PROFIT corporation pursuant to the applicable law thereto.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this _____ day of _____ 2002.

President:	Brian Graham	
Vice President:	Deania Daniels	
Treasurer:	Merrill Dougal	
Secretary:	Lana Walters	