

State of July	
Department of State.	
CERTIFICATE OF INCORPORATION	
OF	
GREENLEAF WILDERNESS CONPUTER CAMPS, 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	
GREENLEAF WILDERNESS COMPUTER GAMPS, 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.	
October 3	
Dated	
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SECRETARY OF STATE	
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Corporation Clerk	
Corporation Clerk	
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ARTICLES OF INCORPORATION OF

GREENLEAF WILDERNESS COMPUTER CAMPS, INC.

The undersigned, all citizens of the United States, desiring to form a Non-Profit Corporation under the Non-Profit Corporation Law of the State of Idaho, do hereby certify:

First: The same los the Corporation shall be Greenleaf Wilderness Computer Camps, Inc.

Second: The Corporation shall be a Non-Profit Corporation.

Third: The period of duration of the Corporation shall be perpetual.

The particular business and objects of the Corporation Fourth: shall be as follows: To promote awareness of the fragile, interrelated dynamics of the natural world as a pre-requisite for a sensitive and appropriate response to present and future environmental concerns; to instill in our youth a strong conservation ethic from which they may share in the responsibility for their future environment; to provide a rich outdoor experience for the individual as the first component in establishing a personal committment to, and enthusiasm for, ecological principles; to interface environmental education and scientific research with computer technology to provide individuals with the necessary tools with which to forge their way to a better environment; to enlist the personal services of individuals and of scientific organizations, schools, universities and institutions in the conservation of our natural resources; to spread the concept that the wise use of natural resources is a valuable endeavor of all people; to receive, hold, convey and transfer real and personal property, and to receive and accept contributions, gifts, devices, bequests and otherwise to raise and obtain money and other property of any character whatsoever for the objects and purposes herein set forth, and to hold, invest, re-invest, accumulate, convey. dispose of and apply the same, and the proceeds and increment therefrom to the objects and purposes aforesaid.

Fifth: The board of directors shall consist of at least three (3) members. The existing directors of the board of directors may elect successor directors. The number of directors may be increased from time to time by amendment to the bylaws. When the board of directors consists of nine (9) or more members, in lieu of electing the whole number of directors annually, by amendment to the bylaws, the directors may be divided into either two (2) or three (3) classes, each class to be as nearly equal in number as possible.

Sixth: The name and address of the Corporation's initial registered agent and initial registered office are John F. Palmquist. Box 106. Stanley (Custer County). Idaho 83278.

Seventh: The names and addresses of the directors constituting

the initial board of directors of the Corporation are as follows:

Name Address

Joe Leonard Box 106, Stanley, Idaho 83278 John F. Palmquist Box 106, Stanley, Idaho 83278 Robert E. Beckwith Box 106, Stanley, Idaho 83278

<u>Eighth</u>: The names and addresses of the incorporators of the Corporation are as follows:

<u>Name</u> Address

Joe Leonard Box 106, Stanley, Idaho 83278 John F. Palmquist Box 106, Stanley, Idaho 83278

Ninth: Said Corporation is organized exclusively for educational and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

Tenth: 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 Ninth 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 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 of 1954 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are duductible under section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

Eleventh: Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the Corporation, dispose of all of the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for educational or scientific purposes as shall at the time qualify as an exempt organization or organizations under section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), as the Board

of Directors shall determine. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas 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 380 D day of October 1983.

Joe Leonard

John F. Palmquist