

CERTIFICATE OF INCORPORATION OF

THE CABINET MT. HORSEMEN ASSOCIATION, INC.

I, PETE T.	CENARRUSA,	Secretary of	State	of the	State	of Idaho	, hereby	certify	that
duplicate original	s of Articles of Inc	corporation f	or the ir	ncorpo	ration	of		" <u></u> ,",	

THE CABINET MT. HORSEMEN ASSOCIATION, 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.



SECRETARY OF STATE

Corporation Clerk

ARTICLES OF INCORPORATION

OF

The Cabinet Mt. Horsemen Association, Inc.

The Cabinet Mt. Horsemen Association, Inc. is incorporated in accordance with the provisions of the non-profit corporation statutes of the State of Idaho.

ARTICLE I. NAME

The name of the corporation is The Cabinet Mt. Horsemen Association, inc.

ARTICLE II. PERIOD OF DURATION

Its period of duration shall be perpetual.

ARTICLE III. PURPOSES

The purpose or purposes which the corporation is authorized to pursue are as follows:

- 1. For the betterment of Horse related people and all breeds of horses. Preferring professional horse related people to office to encourage the united of the body for the betterment of the layman. To offer seminars of all professions.
- 2. The Corporation is organized exclusively for charitable, educational or 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 provisions of any future United States Internal Revenue law).

ARTICLE IV. DIRECTORS

The initial number of directors shall be four, and their names and addresses are as follows:

Hazel Bolding William P. Bolding Rt. 1, Box 619A, Bonners Ferry, ID 83805

Dena Cook Johnnie Cook HCR, Box 412, Naples, ID 83847

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ARTICLE V. NET EARNINGS

No part of the net earnings of the corporation shall inure to the benefit distributable to its members, directors, 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 III hereof. No substantial part of the activities of the corporation shall be the carrying on or 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 and of the provisions of these Articles, the corporation shall not carry on any other activities not permitted to be carried on:

(a) By a corporation or association exempt from federal income tax under Sections 501 (C)(3) of the Internal Revenue Code of 1954 (or the corresponding provisions of any future United States Internal Revenue law).

ARTICLE VI. DISSOLUTION OF THE CORPORATION

Upon the 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 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 charitable, educational, religious 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 provisions 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 District Court of the county in which the principal office of the association is then located, exclusively for such purpose or purposes to such organization or organizations as said Court shall determine which are organized and operated exclusively for such purposes.

ARTICLE VII. REGISTERED AGENT AND REGISTERED OFFICE

The registered agent for service of process in the State of Idaho is: Hazel Bolding.

The address of the corporations office at which said agent can be found is: Rt. 1, Box 619A, Bonners Ferry, ID 83805

ARTICLE VIII. NAME AND ADDRESS OF INCORPORATION

The names and addresses of the incorporators or incorporation are:

Hazel Bolding - Rt. 1, Box 619A, Bonners Ferry, ID 83805

William Bolding - Rt. 1, Box 619A, Bonners Ferry, ID 83805

Dena Cook - HCR Box 412, Naples, ID 83847

Johnnie Cook - HCR Box 412, Naples, ID 83847

hand this 215 day of March, 1984.
William Bolding
Hazel Bolding
Dena Cook
Johnnie Cook Ook
STATE OF IDAHO) ss. County of Boundary)
On this of day of March, 1984, before me, the undersigned, a Notary Public for the State of Idaho, personally appeared William Bolding, Hazel Bolding, Dena Cook, and Johnnie Cook, known to me to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same.

Notary for State of Idaho
Residing at Bonners Ferry

My commission expires: