

## CERTIFICATE OF INCORPORATION **OF**

CENTRAL	TDANO	BARR DI	TU RACERALI	LEACUTE T	NC.

I, PETE	T. CENA	RRUSA	A, Secre	etaгу	of State of	f the State	of Idaho,	hereby	certify	that
duplicate orig	inals of Ar	ticl <b>e</b> s of I	ncorpo	ratio	n for the inc	orporation	of			
	CENTRAL	IDAHO 1	BABE R	UTH	BASEBALL	LEAGUE,	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.

January 15 Dated \_\_



SECRETARY OF STATE

SEC. OF STATE

ARTICLES/INE INCORPORATION

CENTRAL SOAMO BABE RUTH BASEBALL LEAGUE, INC.

WE, the undersigned, do heldby form a non-profit corporation, Chapter 3, Title 30 of the Idaho Code, and do hereby certify and declare:

ARTICLE I: NAME The name of this organization shall be the CENTRAL IDAHO BABE RUTH BASEBALL LEAGUE, INC.

ARTICLE II: NONPROFIT, EXISTENCE This corporation is organized as a public interest baseball association, a non-profit corporation of the State of Idaho, and its length of existence shall be perpetual.

ARTICLE III: PURPOSE The purposes of this corporation is formed without pecuniary interest are to promote, conduct, provide for and carry on any and all activities in connection with the operation of a youth Babe Ruth baseball league for the benefit and general welfare of the citizens of the cental Idaho area and the surrounding environs. The Corporation shall have the power to do anything not prohibited by law necessary or requisite for the furthering of the purposes of this corporation.

ARTICLE IV: MEMBERSHIP The corporation shall not have nor issue any capital stock, but shall issue membership certificates to each member and all the rights and interest of each member shall be equal and no member may have or acquire a greater interest than any other member therein. The corporation shall have the power to admit new members who shall be entitled to share in the property of the association with the old members, in accordance with the foregoing general rule.

ARTICLE V: REGISTERED AGENT AND ADDRESS Registered agent shall be Dean A. Gimmestad. The location and street address of the corporation's initial registered office shall be Rt 1 Box 64F, Lenore, Orofino, Idaho 83541.

ARTICLE VI: INCORPORATORS, DIRECTORS AND OFFICERS The corporation shall have the following incorporators who shall serve as directors until the first annual meeting of the members or until their successors be elected or qualified and also be officers as follows:

Incorporators and directors:

Dean Gimmestad, Pres., Rt 1 Box 64F, Lenore, Idaho 83541; Don Munkers, Sec., POB 464, Cottonwood, Idaho 83522; and John Savage, V.P., POB 396, Craigmont, Idaho 83523.

ARTICLE VII: AMENDMENT These articles may be amended by quorum of the membership who are present at any meeting called by the President/Chairman after notice, as required by the appropriate provisions of the Idaho Code.

ARTICLES OF INCORPORATION

Michael P. Wasko Attorney at Law Nezperce, Idaho

Dated this 20th day of Dec	ember, 1989.
I lan amost	Dem Munkers
Dean Gimmestad	Don Munkers
John Savese	
John Savage	

STATE OF IDAHO ) ss. County of

On this 20 day of <u>Accember</u>, 1989, before me a Notary Public, in and for the said state, personally appeared Don Munkers, Dean A. Gimmestad and John Savage, known or identified to me to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same.

(NOTARY SEAL)

Notary Public, State of Idaho Residing at Nextern therein. My Commission expires: 7/9/92