

CERTIFICATE OF INCORPORATION OF

WILDLIFE RESOURCES, INC.

I, PETE T. CENARRUSA, Secretar	ry of State of the State of Idaho, hereby certify that
duplicate originals of Articles of Incorporate	ion for the incorporation of
WILDLIFE	RESOURCES, INC.
duly signed pursuant to the provisions of the	e 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 duplica	te original of the Articles of Incorporation.
DatedApril 26	, 19 _82
THE CONTRACTOR OF THE CONTRACT	SECRETARY OF STATE Corporation Clerk
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ARTICLES OF INCORPORATION

OF

WILDLIFE RESOURCES, INC.

The undersigned, acting as incorporators of a corporation under the Idaho Nonprofit Corporation Act, adopts the following Articles of Incorporation for such corporation:

FIRST: The name of the corporation is Wildlife Resources, Inc.

SECOND: The corporation is incorporated as a nonprofit corporation, and no part of the net earning shall inure to the benefit of any private member, or individual.

THIRD: The period of its duration is perpetual.

FOURTH: The Corporation is organized exclusively for charitable and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, which shall include, but not be limited to assisting, donating to, and educating the general public and the State of Idaho for the maintenance of wildlife resources and the introduction of new wildlife populations.

FIFTH: The condition and regulation of membership and the rights and privileges of members shall be determined and fixed by the By-Laws.

SIXTH: The private property of the members shall not be subject to the payment of the corporate debts, liabilities or obligations to any extent whatsoever.

SEVENTH: The officers of this Corporation shall consist of a President, Vice-President, Secretary, Treasurer, and such other officers as may be provided by the By-Laws, and their qualification, terms of office, manner of election, time, place, and manner of calling meeting, and other powers and duties shall be prescribed by the By-Laws.

EIGHTH: The address of theinitial registered office of the Corporation is P.O. Box 332, Troy, Idaho 83871, and the name of its initial registered agent at such address is Harvey Neese.

NINTH: The number of directors constituting the initial Board of Directors of the Corporation is five (5), and the names and addresses of the persons who are to serve as directors until the first annual meeting of members or until their successors are elected and shall qualify are:

	Harvey Neese	P.O.	Box 332,	Trov.	Idaho	83871
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Everett Hagen Route 1, Deary, Idaho 83823

Claude Gephart Route 1, Troy, Idaho 83871

Charles Branson 102 Juliene Way, Moscow, Idaho 83843

William Leisi Route 2, Box 36A, Potlatch, Idaho 83855

The number of directors, qualification and terms of office, manner of election, time, place and manner of calling meetings and other powers and duties of the directors shall be prescribed by the By-Laws.

TENTH: The names and post office addresses of each of the incorporators is:

Harvey Neese P.O. Box 332, Troy, Idaho 83871

Everett Hagen Route 1, Deary, Idaho 83823

Claude Gephart Route 2, Troy, Idaho 83871

Charles Branson 102 Juliene Way, Moscow, Idaho 83843

William Leisi Route 2, Box 36A, Potlatch, Idaho 83855

ELEVENTH: Upon the winding up and dissolution of this Corporation

after paying or adequately providing for the debts and obligations of the Corporation, the remaining assets shall be distributed to a nonprofit fund, foundation or corporation which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code.

DATED this ____ day of April, 1982.

HARVEY NEESE

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CLAUDE GEPHARZ

CHARLES BRANSON
