Nonprofit Corporation
Articles of Incorporation

1. Corporation name:

Wyoming Star Gazing

2. This corporation is a: religious □; public benefit □; OR mutual benefit □

(Check appropriate category. You may refer to W.S. 17-19-1804 for definitions of these terms.)

3. Name and physical address of its registered agent:

(The registered agent may be an individual resident in Wyoming, a domestic or foreign entity authorized to transact business in Wyoming, having a business office identical with such registered office. The registered agent must have a physical address in Wyoming. A Post Office Box or Drop Box is not acceptable. If the registered office includes a suite number, it must be included in the registered office address.)

Samuel Chaim Wasserman-Singer
9800 Budge Lane
Kelly, WY 83011

4. Mailing address of the nonprofit corporation:

PO Box 176
Kelly, WY 83011

5. Principal office address:

9800 Budge Lane Kelly, WY 83011

6. Name and address of each incorporator:

Samuel Chaim Wasserman-Singer
9800 Budge Lane
Kelly, WY 83011

Diana Wig
3320 Ponderosa Way
Rock Springs, WY 82901

Dawn Anderson
3545 Madison Drive
Rock Springs, WY 82901

7. This corporation will not have members (indicate if it will or will not have members).

(The term "members" has a specific legal meaning which is that members elect, in a formal meeting, the board of directors. If your corporation has a board of directors which elects itself, then you do not have members. Members are not directors or volunteers.)
8. Provisions regarding the distribution of assets upon dissolution are:
(How will the assets be distributed, if the nonprofit corporation is dissolved?)

9. For name availability purposes, list the type of business the nonprofit corporation will be conducting:

10. Execution (All incorporators must sign):

Signature: [Signature]
Print Name: Samuel Chaim Wasserman-Singer
Date: 07/05/2013

Signature: [Signature]
Print Name: Diana Wiig
Date: 07/05/2013

Signature: [Signature]
Print Name: Dawn Anderson
Date: 07/05/2013

Contact Person: Samuel Chaim Wasserman-Singer
Daytime Phone Number: (307) 413-4779
Email: scws00@gmail.com
8. 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 Third 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 or in opposition to 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, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code. If reference to federal law in articles of incorporation imposes a limitation that is invalid in your state, you may wish to substitute the following for the last sentence of the preceding paragraph: “Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.”

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction 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 5th day of July, 2013.

9. The corporation is organized exclusively for charitable, religious, educational, and scientific purposes within the meaning of 501(c)(3), 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, or the corresponding section of any future federal tax code.

The purpose of the corporation is to provide instruction and training that improves and develops individuals’ knowledge and capabilities in astronomy. The instruction and training activities will include: public and private star gazing programs using telescopes, public lectures, and telescope building courses. Star gazing programs will consist of opportunities for the public, as well as private groups, to view objects in the night sky through telescopes provided by the corporation. Star charts, digital cameras, and iPads with astronomical software may also be used. Public lectures will consist of the delivery of astronomical facts and the facilitation of interactive demonstrations, supported by the best available science, by the corporation. Telescope building courses will consist of month-long workshops during which participants will make a telescope mirror and construct a telescope mount for their personal use under the guidance of the corporation.
Consent to Appointment by Registered Agent

I, [Name], registered office located at [Address], voluntarily consent to serve as the registered agent for [Name of Business Entity].

I hereby certify that I am in compliance with the requirements of W.S. 17-28-101 through W.S. 17-28-111.

Signature: ___________________________ Date: 07/05/2013

(Should be executed by the registered agent.)

Print Name: [Name] Daytime Phone: (307) 413-4779

Title: Dr. Email: scws00@gmail.com

Registered Agent Mailing Address (if different than above):
PO Box 176
Kelly, WY 83011

*If this is a new address, complete the following:

Previous Registered Office(s):

I hereby certify that:
- After the changes are made, the street address of my registered office and business office will be identical.
- This change affects every entity served by me and I have notified each entity of the registered office change.
- I certify that the above information is correct and I am in compliance with the requirements of W.S. 17-28-101 through W.S. 17-28-111.

Signature: ___________________________ Date: 

(Should be executed by the registered agent.)

Checklist
☐ Submit one originally signed consent to appointment and one exact photocopy.

RAConsent – Revised 12/11
STATE OF WYOMING
Office of the Secretary of State

I, MAX MAXFIELD, SECRETARY OF STATE of the STATE OF WYOMING, do hereby certify that the filing requirements for the issuance of this certificate have been fulfilled.

CERTIFICATE OF INCORPORATION

Wyoming Star Gazing

Accordingly, the undersigned, by virtue of the authority vested in me by the law, hereby issues this Certificate.

I have affixed hereto the Great Seal of the State of Wyoming and duly executed this official certificate at Cheyenne, Wyoming on this 11th day of July, 2013.

[Signature]
Secretary of State

By: Bryci Achter

Filed Date: 07/11/2013
Amount Paid: $25.00
Receipt #: 744777
Receipt Date: July 11, 2013
Processed By: BRYCI ACHTER
Corp #: 2013-000646862

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TOTAL CHARGES PAID $25.00

In Reference To:
Wyoming Star Gazing

Comments: