Articles of Incorporation

Amsterdam Churchill Community Planning Group, Inc.

Name: The name of this organization is the Amsterdam Churchill Community Planning Group, Inc.

Purpose: The Amsterdam/Churchill Community Planning Group’s purpose is to study, inspire, and enable community decisions and public policies that respect the land and people of the unincorporated areas of Gallatin County Montana commonly known as Amsterdam and Churchill only in a charitable manner.

The corporation shall not engage in any activity that does not directly forward or advance any of the above listed purposes.

The Corporation shall not participate in or intervene in any political campaign nor shall it engage in any political activity on behalf of or in opposition to any candidate for public office.

Public Benefit: The corporation is a public benefit corporation within the meaning of section 35-2-213 (b) (I) Montana Statutes.

Initial Address: The initial street address and also the initial mailing address of the corporation’s registered office is c/o Sales at 3900 Stagecoach Trail; Manhattan, Mt. 59741

Initial Incorporator(s): The name and street address of the initial incorporator are: Robert Urich;
2445 Stagecoach Trail; Manhattan, Montana 59741 and Walt Sales 3900 Stagecoach Trail;
Manhattan, Montana 59741

Initial Registered Agent: The initial registered agent of the corporation and his street address are:
Walt Sales 3900 Stagecoach Trail; Manhattan, Montana 59741

Membership: The corporation will have members. There shall be two classes of membership—
general members and voting members. The requirements of each class of membership shall be
determined by the corporation by laws.

Distribution of assets on dissolution: On dissolution the assets of the corporation shall be donated
to other charitable organizations with the same or similar purposes. Such charitable
organization shall have qualified under section 501(c)(3) of the then current Internal Revenue
Code. Such donation shall be completed within thirty days of dissolution.

Directors: The corporation shall have no directors. The corporation shall be managed directly by
its voting members.

Initial officers: The corporation shall have a President, a Vice President, a Secretary, and a Treasurer. More than
one person may be elected or selected to each such office. The manner and time of election shall be determined by
the corporation by laws. If more than one person is selected or elected to any office they shall jointly exercise the
duties of such office.
Duration: The corporation shall have perpetual existence unless sooner dissolved by its members or by operation of law.

Amendment: These articles may be amended by a two thirds vote of the voting members who are both present and voting at a meeting called for the purpose of amendment. Notice of the time and place of such meeting shall be incorporated in the minutes of one or more prior membership meetings. No amendment to these articles shall affect the purpose or tax status of the corporation.

In witness where of, the below named incorporators have set their names and seals the day(s) below written

____________________________________  ______________________________________
Walt Sales                              Robert Urich