

Filed 12/21/54

Articles of Incorporation
of
Unitarian Fellowship of Corvallis, Inc

We, C.R. Hoyt, Vernon H. Cheldelin, David R. Long, and Beverly H. Long all of Corvallis, Benton County, Oregon whose names are hereunto subscribed, desiring to form a corporation under and by virtue of Chapter 61, Title 7, Oregon Revised Statutes, providing for the creation of nonprofit corporations, do hereby associate ourselves together and make and execute in triplicate the following articles of incorporation, to wit:

ARTICLE I

The name assumed by this corporation and by which it shall be known is

UNITARIAN FELLOWSHIP OF CORVALLIS, INC.

and its duration shall be.....perpetual

ARTICLE II

This corporation shall not engage in any form of trade or commerce, or carry on any activity which will result in a remunerative profit to the corporation or to its members. Subject to the foregoing limitations, the object, business, or pursuit of this corporation shall be as follows:

The promotion of the mental, ethical, educational, spiritual and social welfare of the members of said Fellowship and of the community.

ARTICLE III

The estimated value of the property and money possessed by this corporation at the time of executing these articles of incorporation is

SEVEN HUNDRED SIXTY-FIVE DOLLARS.....(\$765.00)

and its revenue shall be derived from.....membership dues, contributions, and Fellowship programs.

ARTICLE IV

(1) *The names and official titles, if any, and the post office addresses of the persons executing these articles are:*

C.R. Hoyt, President, 1603 Monroe St., Corvallis; Vernon H. Cheldelin, Vice-President, 3453 Hayes St., Corvallis; David R. Long, Treasurer, Rt. 4, Box 116-A, Corvallis; and Beverly H. Long, secretary, Rt. 4, Box 116-A, Corvallis

(2)*The foregoing persons are to be the governing body which is to exercise the powers of the corporation. (If this is not the case, state in the following space the true nature of the board of trustees or directors, officers or other governing body which will exercise the powers of the corporation.)*

(3) *The successors to the incorporators, or the board of trustees, or directors, officers or such other governing body will be elected annually by vote of the Fellowship members on the fourth Sunday in April.*

ARTICLE V

The location and principal office of this corporation shall be at
1603 Monroe St., Corvallis
in Benton County, Oregon.

Articles of Amendment
of
Articles of Incorporation

ARTICLE I

The name assumed by this corporation and by which it shall be known is Unitarian-Universalist Fellowship of Corvallis, Incorporated and its duration shall be perpetual.

ARTICLE II

Our Fellowship is a community bound together in the quest for the significance of our common existence and for meaning and direction in our individual lives. In the free tradition of Unitarian Universalism we seek for ourselves and our children to grow in religious dimensions of existence. We are committed to those processes which create wholeness in the life of man and society, and stand opposed to those which distort and destroy and destroy that wholeness.

ARTICLE IV

(3) The successors to the incorporators, or the board of trustees, or directors, officers or such other governing body will be elected annually by vote of Fellowship members on the second Sunday in February.

ARTICLE V

The location and principal office of this corporation shall be at 1105 N.W. Buchanan St., Corvallis in Benton County, Oregon.

10/20/83

Articles of Amendment
of
Articles of Incorporation

(The Corp Div now refers to us without the hyphen but I do not find any written request for the change)

ARTICLE II- Our Fellowship is a community bound together in the quest for the significance of our common existence and for meaning and direction in our individual lives. In the free tradition of Unitarian Universalism we seek for ourselves and our children to grow in religious dimensions of existence. We are committed to those processes which create wholeness in the life of the individual and society, and stand opposed to those which distort and destroy and destroy that wholeness. This organization is organized exclusively for religious, charitable, or educational purpose within the meaning of Section 501 (c)(3) of the Internal Revenue Code. Notwithstanding any other provision if these articles, the corporation shall not carry on any other activities not permitted to be carried on by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code.

Upon the winding up and dissolution of the corporation, after paying or adequately providing for the debts and obligations of the corporation, the remaining assets shall be distributed to the Unitarian Universalist Associating (UUA) for its general purpose provided the UUA has tax exempt status under 503(c)(3) of the Internal Revenue Code. If the UUA does not have tax exempt status, the assets shall be distributed to an organization which is qualified.

ARTICLE V----The location and principal office of this corporation shall be at 2945 N.W. Circle Boulevard, Corvallis in Benton County, Oregon.