ARTICLES OF INCORPORATION
OF A TAX EXEMPT
KNIFE RIGHTS, INC.
(Arizona Non-Profit Corporation)

1. Name: The name of the Corporation is Knife Rights, Inc.

2. Purpose: The purpose for which the Corporation is organized is one or more of the purposes specified in Section 501(c)(4) of the Internal Revenue Code promoting the common good and general welfare of the people of the community.

3. Character of Affairs: The character of affairs of the corporation will be to engage in activities that advocate, promote and educate the community regarding the lawful rights of knife and edged tool owners and users and may also engage in any and all activities and for any and all purposes permitted by law of non-profit corporations, which activities and purposes the Board of Directors may authorize from time to time.

4. No part of the net earnings of the corporation may inure to the benefit of, or be distributable to its members, directors, officers or other private persons, except the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments in furtherance of the purposes set forth in Article 2. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under section 501(c)(4) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

5. Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) or 501(c)(4) 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.

6. The power of amendment under the Arizona Revised Statutes shall not be denied or limited by the bylaws.

7. Board of Directors: The initial board of directors shall consist of four director(s) and thereafter will be fixed by the bylaws. The names and addresses of the persons who are to serve as the director(s) until the first annual meeting of the members (Board of Directors), or until their successor(s) is(are) elected and qualified are:

Douglas Ritter, 313 W. Temple Ct., Gilbert, AZ, 85233
Tim Gremel, P.O. Box 665, Natchitoches, LA, 71468
Ethran Hecker, 678 Mt. Pleasant Rd., Vancore, TN 37885
Alan Romania, 4902 S. Meadows Pl., Chandler, AZ 85248

8. Known Place of Business: The street address of the known place of business of the Corporation is: 313 W. Temple Ct., Gilbert, AZ, 85233
9. Statutory Agent: The name and address of the statutory agent of the Corporation is: Douglas S. Ritter, 313 W. Temple Ct, Gilbert, AZ, 85233

10. Incorporator: The name and address of the incorporator is: Douglas S. Ritter, 313 W. Temple Ct, Gilbert, AZ, 85233

All powers, duties and responsibilities of the incorporator shall cease at the time of delivery of these Articles of Incorporation to the Arizona Corporation Commission.

11. Discrimination: The Corporation will not practice or permit discrimination on the basis of sex, age, race, national origin, religion, or physical handicap or disability.

12. Members: The Corporation shall have members.

EXECUTED this _ day of _ , 2006 by the incorporator.

Signed:

[Signature]

PHONE __________ FAX __________

Acceptance of Appointment By Statutory Agent

The undersigned hereby acknowledges and accepts the appointment as statutory agent of the above-named corporation effective this _ day of _ , 2006.

Signed:

[Signature]

[Print Name Here]

[If signing on behalf of a company serving as statutory agent, print company name here]