ARTICLES OF INCORPORATION

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FOR

STATE OF IDAHO

STUDENT UNION CAR ASSOCIATION, INC.

A NON-PROFIT CORPORATION

The undersigned, a majority of whom are citizens of the United States, acting as incorporator(s) for a nonprofit corporation ("Corporation") under the Idaho Nonprofit Corporation Act ("Act"), adopt the following Articles of Incorporation for such Corporation.

ARTICLE I. NAME

The name of the Corporation is STUDENT UNION CAR ASSOCIATION, INC.

ARTICLE II. NONPROFIT STATUS

The Corporation is a nonprofit corporation.

ARTICLE III. PERIOD OF DURATION

The period of duration of the Corporation is perpetual.

ARTICLE IV. INITIAL REGISTERED OFFICE AND AGENT

The location of this Corporation is in the City of Moscow, County of Latah, State of Idaho. The name of the initial registered agent is Hugues Ngatchou, and the initial registered office is 200 S. Lieuallen Suite #8, Moscow, Idaho 83843.

ARTICLE V. PURPOSES

The primary purpose of the association is to provide services to students relating to all things automotive, free of cost.

- 1) To provide transportation to students who are changing residences within or between the cities serviced by SUCAR and its Chapters and to provide transportation to students to and from bus and air terminals.
- 2) To provide a free advertising for students who are selling vehicles and a forum for students who are buying vehicles via the internet and other media.
- 3) To provide discounts for student members of SUCAR for automotive needs.

The secondary purpose of the association is to provide services to the community.

To organize periodic projects where student members of SUCAR volunteer needed services to the community.

2) To provide transportation to disabled, elderly, and other things Type 1 to 1 to 200 inc NONP # 2

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to aid those citizens with daily living.

ARTICLE VI. CAPITAL STOCK

This Corporation is not organized for profit and shall have no capital stock.

The Corporation is organized exclusively for charitable, religious, educational, or scientific purposes, 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 corresponding section of any future federal tax code.

The Corporation will provide services necessary to aid college students in acquiring and maintaining vehicles necessary for transportation, provide emergency transportation to students to and from train, bus, and air terminals, and, members will provide within the city to the needy in the community.

The Corporation may receive and administer funds for scientific, religious, educational, or charitable purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 and to that end, the Corporation is empowered to hold any property, or any undivided interest therein, without limitation as to amount or value; to dispose of any such property and to invest, reinvest, or deal with the principal or the income in such manner as, in the judgment of the directors, will best promote the purposes of the Corporation, without limitation, except such limitations, if any, as may be contained within the instrument under which such property is received, these Articles of Incorporation, the By-Laws of the Corporation, or any applicable laws, to do any other act or thing incidental to or connected with the foregoing purposes or in advancement thereof, but not for the pecuniary profit or financial gain of its directors or officers except as permitted under the Idaho Nonprofit Corporations Act.

ARTICLE VII. POWERS

Except as otherwise provided in these Articles, the Corporation shall have all the powers provided in the Act.

ARTICLE VIII. RESTRICTIONS

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 V. 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, 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

ARTICLE IX. DISTRIBUTION ON DISSOLUTION

Upon dissolution of the Corporation or the winding up of its affairs, the assets of the Corporation shall be distributed exclusively to one or more charitable, religious, scientific, testing for public safety, literary, or educational organizations which would then qualify under the provisions of section 501(c)(3) of the Internal Revenue Code and its Regulations as they now exist or the corresponding section of any future federal tax code or to the federal government, or to a state or local government, for a public purpose. Any such assets not so 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.

ARTICLE X. MEMBERS

Members will be of three classes: (1) Permanent Members and (2) Associate Members and (3) Regional Chapter Members. Permanent Members are invited by another permanent member and then confirmed by a two-thirds vote of a quorum of permanent members. Associate Members are invited by a permanent member and then confirmed by a two-thirds majority vote of a quorum of permanent members. Regional Chapter Members are students of schools located in the region of the chapter who have been approved by a majority vote of a quorum of permanent members.

The Committee of Permanent Members shall establish any dues, fees, or assessment necessary to conduct the work of SUCAR.

ARTICLE XI. COMMITTEE OF PERMANENT MEMBERS

The number of permanent members constituting the initial Committee of Permanent Members of the Corporation is five (5), and the names and addresses of the persons who are to serve on the initial committee are:

<u>Address</u>

Name 200 S. Lieuallen, Suite #8 Hugues Ngatchou Moscow, Idaho 83843

315 East E Street Matt Leituala

Moscow, Idaho 83843

3 Trolod Ct. #C Valerie Ngatchou

Owing Mills, Maryland 21117

Niren Agri

200 S. Lieuallen, Suite #8 Moscow, Idaho 83843

Dan Luker

1615 Levick #2 Moscow, Idaho 83843

ARTICLE XII. INCORPORATOR

The name and address of the incorporator is:

Hugues Ngatchou 200 S. Lieuallen Suite #8 Moscow, Idaho 83843.

DATED this $3 \mid$ day of $\frac{march}{}$, 20 : 03.

Hugues Ngatchou