## ARTICLES OF MERGER OF AMERICAN SLEDHEAD ASSOCIATION, INC. INTO AMERICAN SLEDHEAD ASSOCIATION LLC

American Sledhead Association LLC, an Idaho limited liability company, does hereby execute these Articles of Merger in accordance with the requirements of Idaho Code § 53-663 and hereby adopts the same for filing with the Idaho Secretary of State.

- 1. The names and jurisdictions of formation organization of each business entity which are to merge are as follows:
- (a) American Sledhead Association, Inc., an Idaho corporation, is the merging entity.
- (b) American Sledhead Association LLC, an Idaho limited liability company, is the surviving entity into which American Sledhead Association, Inc. is to merge.
- 2. An agreement of merger has been approved and executed by each business entity which is a party to the merger.
- 3. The name of the surviving business entity is American Sledhead Association LLC, an Idaho limited liability company.
- 4. The effective date of the merger shall be upon the filing of these Articles of Merger with the Idaho Secretary of State.
- 5. The agreement of merger between the entities is on file at the place of business of the surviving entity, which is American Sledhead Association LLC, 360 "B" Street, Idaho Falls, Idaho 83402.
- 6. A copy of the agreement of merger will be furnished by the surviving entity on request and without cost to any person holding an interest in any business entity which is to merge or consolidate.

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- 7. The surviving entity is a business entity organized under the laws of the State of Idaho.
- 8. The Plan of Merger and these Articles of Merger were approved by all Directors and Shareholders of American Sledhead Association, Inc. and all Members of American Sledhead Association LLC.

Dated this // day of <

AMERICAN SLEDHEAD ASSOCIATION

LLC

By:

Steve Janes, Manage

APPROVED:

AMERICAN SLEDHEAD ASSOCIATION, INC.

By:

Steve Janes, President

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## PLAN OF MERGER AND REORGANIZATION

The following is a Plan of Merger by which American Sledhead Association, Inc., an Idaho corporation, shall merge into American Sledhead Association LLC, an Idaho limited liability company.

- 1. American Sledhead Association LLC shall acquire American Sledhead Association, Inc. and American Sledhead Association, Inc. shall merge into American Sledhead Association, Inc. with American Sledhead Association LLC being the surviving entity ("the Merger").
- 2. The Merger shall be effectuated by a transfer by the shareholders of American Sledhead Association, Inc. of all of the issued and outstanding shares of stock in American Sledhead Association, Inc. in the amount of One Thousand (1,000) shares to American Sledhead Association LLC, and American Sledhead Association LLC shall issue One Thousand (1,000) units of ownership therefor.
- 3. All the assets of American Sledhead Association, Inc. will be transferred to American Sledhead Association LLC and American Sledhead Association LLC will assume all the liabilities of American Sledhead Association, Inc.
- 4. All the issued and outstanding stock of American Sledhead Association, Inc. will then be canceled and American Sledhead Association, Inc. will cease to exist.
- 5. Appropriate Articles of Merger will be filed with the Secretary of State for the State of Idaho.

Dated thisday of	June , 2005.
AMERICAN SLEDHEAD ASSOCIATION, LLC	AMERICAN SLEDHEAD ASSOCIATION, INC/
By:	By: It
Steve Janes, Manager	Steve Janes, Fresident