

## ARTICLES OF AMENDMENT

(Non-profit)

2007 JUL 31 AN 11: 12

To the Secretary of State of the State of Idaho
Pursuant to Title 30, Chapter 3, Idaho Code, the undersigned
non-profit corporation amends its articles of incorporation as
follows:

STATE OF IDAHO

The name of the corporation is: AIDS: PARTNERS IN LIFE AND N	URTURE TRAINING INC.
If the corporation has been admit available for use, the amendm	nistratively dissolved and the corporate name is no longer ent(s) below must include a change of corporate name.
The text of each amendment is as follows	
" SEE ATTACHED "	
The date of adoption of the amendment(	s) was:
The date of adoption of the amendment(  Manner of adoption (check one):	
Manner of adoption (check one):	to a subject to not require member approval pursuant to
Manner of adoption (check one):  Each amendment consists exclusive section 30-3-90, Idaho Code, and we have of directors entitled.	ely of matters which do not require member approval pursuant to as, therefore, adopted by the board of directors. (Please fill spaces below)
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## Revision:

## Articles of Amendment

Article 1: AIDS: PARTNERS IN LIFE AND NURTURE TRAINING INC.

Article 2: The purpose of AIDS: Partners in Life And Nurture Training is to help those living with HIV/AIDS in poverty alleviation, health education and treatment under section 501 (c) (3) of the Internal Revenue Code.

Article 8: Upon dissolution the assets shall be distributed:

- A) A resolution to dissolve the Corporation shall be submitted to a vote of the Directors.
- B) In the event of dissolution of the Corporation, the Board of Directors shall, after payment of all liabilities of the Corporation, dispose of the assets of the Corporation, consistent with the purposes of the Corporation, to any organization under Section 501 (c) (3) of the Internal Revenue Code. Any such assets not so distributed shall be distributed by the District Court of the county in which the principal office of the Corporation is then located, exclusively for such purposes or to such organizations, as such court shall determine to be consistent with the purposes of the Corporation.

Signature of Director:

Loyd Childs