

## CERTIFICATE OF INCORPORATION **OF**

| A | GOOD | BEGINNINGS, | INC. |  |  |
|---|------|-------------|------|--|--|
|   |      |             |      |  |  |

| A GOO  | D BEGINNINGS, INC.  |
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|  | retary of State of the State of Idaho, hereby certify that oration for the incorporation of |
|  | BEGINNINGS, INC.  |
| duly signed pursuant to the provisions of in this office and are found to conform ACCORDINGLY and by virtue of   | of the Idaho Nonprofit Corporation Act, have been received                                  |
| DatedJuly 29   | , 19_ <b>80</b>   |
| THE COLUMN TO TH | SECRETARY OF STATE  Corporation Clerk   |

## Nonprofit 80 .III 29 AM 0 43 ARTICLES OF INCORPORATION

of STATE STATE

| ARTICLE I The name of this  | corporation is A GOOD BEGINNINGS, INC.  |
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| and its duration shall be   | perpetual   |
| are: exclusively for chari<br>such purposes, the making of<br>exempt organizations under<br>of 1054 (or the correspondi   | purposes for which the corporation is organized table and educational purposes, including, for f distributions to organizations that qualify as section 501 (c)(3) of the Internal Revenue Code ng provision of any future United States Internation may engage in any lawful activity, none of |
| ARTICLE III The address of  | initial registered office of the corporation  |
| is 3620 Meadow Lan  | e, Nampa, Idaho 83651   |
| And the name of its initial   |   |
| And the name of its initial   | registered agent at such address is   |
|   | registered agent at such address is   |
| Donna-L  ARTICLE IV The number of d directors of the corporatio the persons who are to serv   | ***************************************   |
| Donna-L  ARTICLE IV The number of d directors of the corporatio the persons who are to serv or until their successors a  Donna-Lynn Overstreet                        | irectors constituting the initial board of in is three, and the names and addresses of e as directors until the first annual meeting re elected and shall qualify are:  3620 Meadow Lane Nampa, Idaho 83651   |
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ARTICLE VI The provisions for the distribution of assets on dissolution or final liquidation are:

The Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purpose of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable or educational purposes as shall at the time qualify as an exempt organization or organizations under section provision of any future United States Internal Revenue Law), as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by the District Court of Ada County, Idaho, exclusive for such purpose or to such organization or organizations as said court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VII (Optional provisions for the regulation of the internal affairs of the corporation as may be appropriate. If none, leave blank.)

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 II 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 any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States

We, the undersigned incorporators, declare under penalties of perjury that we have examined the foregoins and to the best of our knowledge and belief. it is true, correct and complete.

Donna-Lynn Overstreet

Date