

**STATEMENT OF MERGER**  
**OF**  
**INTERMOUNTAIN AUTO PULL A PART, LLC,**  
**an Idaho Limited Liability Company (File #441802)**  
**INTO**  
**INTERMOUNTAIN AUTO RECYCLING, INC.,**  
**an Idaho Corporation (File #399608)**

Pursuant to Section 30-22-205 of the Idaho Model Entity Transactions Act (the "Act"), the undersigned companies hereby adopt the following **Statement of Merger** for the purpose of merging Intermountain Auto Pull A Part, LLC, an Idaho limited liability company (herein the "*Merging Company*"), with and into Intermountain Auto Recycling, Inc., an Idaho corporation (herein the "*Surviving Corporation*").

FIRST: This Statement of Merger and the merger effected hereby shall become effective January 1, 2019, or if later upon filing of this Statement of Merger with the Idaho Secretary of State's office.

SECOND: The merger effected hereby was approved by both the *Merging Company* and the *Surviving Corporation* through the unanimous approval of their respective members and managers and shareholders and directors, in accordance with the Act, all as set forth in a Plan and Agreement of Merger dated concurrently herewith.

THIRD: No amendments are made hereby to the *Surviving Corporation's* public organic record.

IN WITNESS WHEREOF, the *Merging Company* and the *Surviving Corporation* have caused this Statement of Merger to be executed by their duly authorized representatives as of the 20th day of December, 2018, to be effective January 1, 2019.

"*Merging Company*"  
INTERMOUNTAIN AUTO  
PULL A PART, LLC  
an Idaho limited liability company

By: Todd R. Boone  
Todd R. Boone, Manager

"*Surviving Corporation*"  
INTERMOUNTAIN AUTO RECYCLING, INC.  
an Idaho corporation

By: H. Rupp Boone  
H. Rupp Boone, President

By: Dale R. Boone  
Dale R. Boone, Manager

By: Dale R. Boone  
Dale R. Boone, Manager