FILED EFFECTIVE

Citizens Allied for Integrity and Accountability, Inc.

ARTICLES OF INCORPORATION

2015 JUN -5 PM 2: 12

SECRETARY OF STATE

The undersigned, acting as the incorporator of a nonprofit corporation ("Corporation") organized under and pursuant to the Idaho Nonprofit Corporation Act, Chapter 3, Title 30, Idaho Code ("Act"), adopts the following Articles of Incorporation ("Articles"):

ARTICLE I: Name

The Name of the Corporation is Citizens Allied for Integrity and Accountability, Inc.

ARTICLE II: Nonprofit Status

The Corporation is a nonprofit Corporation.

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ARTICLE III: Period of Duration

The duration of the Corporation is perpetual.

ARTICLE IV: Mailing Address, Register Office and Agent

The mailing address of the Corporation is in the City of Fruitland, County of Payette, and in the State of Idaho: P.O. Box 922, Fruitland, ID 83619-0922. The address of the initial registered office is Alma Hasse and the name of the official registered agent at this address is 2945 1st Lane E., Parma, ID 83660.

ARTICLE V: Purposes

The purposes of the Corporation are to:

- 1. Represent a coalition of individual United States residents committed to increasing the accountability of government agencies and ensuring that the interest of the people take precedence over the desires of corporations and special interests;
- 2. Participate in public processes in order to promote the preservation of private property rights, public infrastructure, public health, public safety, and public order;

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- 3. Challenge government actions that harm and/or fail to protect private property rights, public infrastructure, public health, public safety, and/or public order;
- 4. To educate the public and counter misinformation and propaganda about matters that are harmful to private property rights, public infrastructure, public health, public safety, and/or public order; and
- 5. To exercise all powers granted by law necessary and proper to carry out the foregoing purposes including, but not limited to, the power to accept donations of money, time, services property (whether real or personal), and any other thing of value. Nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business for profit, to exercise any power, or to do any act that a Corporation formed under the Act, or any amendment thereto or substitute therefore, may not at that time lawfully carry on or do.

ARTICLE VI: Limitations

No part of the net earnings or the assets of the Corporation shall inure, or be to the benefit of its members, officers, Directors, or other private persons except that the Corporation shall be authorized to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article VI hereof. No substantial part of the activities of the Corporation shall be for 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 out by a corporation exempt from federal taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended from time to time.

ARTICLE VII: Members

- 1. The Corporation shall have only non-voting members.
- 2. Any natural person residing in the United States may become a member of the Corporation upon payment of annual membership dues fixed by the Board of Directors. A person "residing in" the United States is defined as one whose principle residence is located in any U.S. state or territory.

- 3. Only natural persons may be members of the organization. No group, organization, business entity, or corporation shall be a member of the Organization.
- 4. Membership classes: There shall be no membership classes except as the Board of Directors may establish at their discretion.

ARTICLE VIII: Board of Directors

- 1. The affairs of the Corporation shall be Managed by its Board of Directors.
- 2. The number of Directors serving on the Board shall be set fixed in accordance with the Corporation's Bylaws.
- 3. Qualifications: Each Director of the Corporation shall, at all times, be a member of the Corporation.
- 4. Other than the Directors constituting the Initial Board of Directors, who are designated in these Articles, the Directors shall be elected or appointed by the existing members of the Board of Directors in the manner and for the term provided in the Bylaws of the Corporation.
 - 5. The names and addresses of the persons constituting the Initial Board of Directors are:

Name	<u>Address</u>
1. Shelley Brock	8770 Chaparral Rd., Eagle, ID 83616
2. Alma Hasse	2945 1st Lane E., Parma, ID 83660
3. James Plucinski	2945 1st Lane E., Parma, ID 83660
4. Joseph Weatherby	3624 S. Midland Blvd., Nampa, ID 83686
5. Pattie Young	3784 Sand Hollow Rd., New Plymouth, ID 83655

ARTICLE IX: Membership Dues

Membership dues may be charged to all members or classes of members in equal amounts or in different amounts or proportions upon different members or different classes of membership. The Board of Directors is authorized to fix the amount of membership dues from time to time, and to make them payable at such times or intervals, and upon such notice, and by such methods as the Board of Directors may prescribe.

ARTICLE X: Distribution and Dissolution

Upon dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all liabilities of the Corporation, distribute all assets of the Corporation consistent with the purposes of the Corporation to such organization or organizations as shall at that time qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended from time to time, in such manner as the Board of Directors shall determine. Any such assets not so distributed shall be distributed by the district court of the county in which the principle office of the Corporation is then located, exclusively for the purposes of or to such organizations, as such court shall determine to be consistent with the purposes of the Corporation.

Article XI: Incorporator

The name and address of the Incorporator is: Alma Hasse, 2945 1st Lane E., Parma, ID 83660.

Article XII: Bylaws

Provisions for the regulation of the internal affairs of the Corporation shall be set forth in the Bylaws. The Board of Directors of the Corporation shall be authorized to amend the Corporation's Bylaws at a properly noticed special or regular meeting of the Board of Directors.

Certification

I certify that I have read the above Articles of Incorporation and that they are true and correct to the best of my knowledge.

Alma Hasse, Incorporator

Subscribed and sworn

Notary Public in and for the County of.

CS:172099 BH:1478597 30.00 INC NONP #2 20.00 NON EXPEDI #3

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