ARTICLES OF INCORPORATION OF

FILED EFFECTIVE

HUNTERS PLUS, Inc.

2012 JUL -5 PH 3: 50

Pursuant to and in accordance with the laws of ID, the following are the Articles of Incordance in ATATE HUNTERS PLUS, Inc., a ID corporation (the "Company"):

ARTICLE I NAME

The name of the Company is HUNTERS PLUS, Inc.

ARTICLE II PURPOSES AND POWERS

The Company is organized to engage in any and all lawful acts, activities and/or pursuits for which Companies may presently or hereafter be organized under ID law.

The Company shall have all powers allowed by law. The purposes stated herein shall be construed as powers as well as purposes and the enumeration of a specific purpose or power shall not be construed to limit or restrict the meaning of general terms or the general powers; nor shall the expression of one thing be deemed to exclude another not expressed, although it be of like nature.

ARTICLE III AUTHORIZED SHARES

Classes of Stock. The Company is authorized to issue two classes of stock to be designated, respectively, "Common Stock" and "Preferred Stock." The total number of shares that the Company is authorized to issue is 1000 (1000) shares, each with a par value of \$1.00 per share. ONE THOUSAND (ONE THOUSAND) shares shall be Common Stock and ZERO (0) shares shall be Preferred Stock.

All stock, when issued, shall be fully paid and non-assessable, shall be of the same class, and shall have the same rights and preferences.

2. Common Stock.

- a. Voting Rights. Each share of Common Stock shall be entitled to one vote at any stockholder's meeting, either in person or by proxy. Cumulative voting in elections of Directors and all other matters brought before stockholders meeting, whether they be annual or special, shall not be permitted.
- b. Corporate Debts. The holders of the capital stock of the Company shall not be personally liable for the payment of the Company's debts, and the private property of the holders of the capital stock of the Company shall not be subject to the payment of debts of the Company to any extent whatsoever.
- c. Dividend Rights. Subject to the prior rights of holders of all classes of stock at the time

IDAHO SECRETARY OF STATE 07/05/2012 05:00 CK: 5693 CT: 272116 BH: 1330982 1 0 100.00 = 100.00 CORP W 2 outstanding having prior rights as to dividends, the holders of the Common Stock shall be entitled to receive, when and as declared by the Board of Directors, out of any assets of the Company legally available therefor, such dividends as may be declared from time to time by the Board of Directors.

- d. Preemptive Rights. Stockholders of the Company shall not have any preemptive rights to subscribe for additional issues of stock of the Company except as may be agreed from time to time by the Company and any such stockholder.
- e. Net Assets. The holders of the Common Stock, subject to any preferences or rights that may be granted to the holders of the Preferred Stock, shall be entitled to receive the net assets of the Company upon the dissolution of the Company.
- f. Payment. All shares of the Common Stock shall be fully paid and non-assessable.

3. Preferred Stock.

The Board of Directors of the Company is hereby expressly authorized, to the fullest extent now or hereafter permitted by ID law, at any time and from time to time, to divide the shares of Preferred Stock into one or more series, to establish the number of shares to be included in each such series, to issue in whole or in part the shares of Preferred Stock or the shares of any series thereof, an to fix by resolution or resolutions the designation, powers (voting and otherwise), preferences, and relative, participating, optional or other special rights, and the qualifications, limitations, or restrictions, if any, of the Preferred Stock or of any series thereof that may be desired.

Except as otherwise expressly provided in any certificate of designation designating any series of Preferred Stock pursuant to the foregoing provisions of this Article Third any new series of Preferred Stock may be designated, fixed and determined as provided herein by the Board of Directors without approval of the holders of Common Stock or the holders of Preferred Stock, or any series thereof, and any such new series may have powers, preferences and rights, including, without limitation, voting rights, dividend rights, liquidation rights, redemption rights, and conversion rights, senior to, junior to or pari passu with the rights of the Common Stock, the Preferred Stock, or any future class or series of Preferred Stock or Common Stock.

ARTICLE IV REGISTERED AGENT

The address of the Company's registered office in the State of ID is 105 S. 6TH STE A, COEUR

D'ALENE, ID 83814 U.S.A.. The name of its initial resident agent in the State of ID is Northwest

Registered Agent, LLC Either the registered office or the registered agent may be changed in the manner provided by ID law or the Bylaws of the Company when adopted.

ARTICLE V DIRECTORS

The governing board of the Company shall be known as the board of directors. The number of directors comprising the board of directors shall be fixed and may be increased or decreased from time

to time in the manner provided in ID law and the Bylaws of the Company when adopted. The initial board of directors shall consist of seven persons who are as follows:

Office	Name
Chairman of the Board	JOHN CARLSON 1824 CARMICHAEL RD MOSCOW, ID 83843 U.S.A.
President	JOHN CARLSON 1824 CARMICHAEL RD MOSCOW, ID 83843 U.S.A.
Vice President	JOHN CARLSON 1824 CARMICHAEL RD MOSCOW, ID 83843 U.S.A.
Secretary	JOHN CARLSON 1824 CARMICHAEL RD MOSCOW, ID 83843 U.S.A.
Treasurer	JOHN CARLSON 1824 CARMICHAEL RD MOSCOW, ID 83843 U.S.A.
Assistant Secretary	0 0 0, ID 0 U.S.A.
Assistant Treasurer	0 0 0, ID 0 U.S.A.

ARTICLE VI INCORPORATOR

The name and mailing address of the incorporator signing these Articles of Incorporation is:

JOHN CARLSON 1824 CARMICHAEL RD MOSCOW, ID

ARTICLE VII OFFICER AND DIRECTOR LIABILITY

- 1. The Company shall indemnify and advance expenses to its directors, officers, employees, fiduciaries or agents and to any person who is or was serving at the Company's request as a director, officer, partner, trustee, employee, fiduciary or agent of another domestic or foreign corporation or other person or of an employee benefit plan (and their respective estates or personal representatives) to the fullest extent as from time to time permitted by ID law.
- 2. The personal liability of the directors and officers of the Company to the Company or its stockholders, or to any third person, shall be eliminated or limited to the fullest extent as from time to time permitted by ID law.
- Any repeal or modification of this Article VII by the stockholders of the Company shall not adversely affect any right or protection of any person existing at the time of such repeal or modification.

IN WITNESS WHEREOF, these Articles of Incorporation are hereby executed, effective as of January 1, 2012.

STATE OF John
SS.:
COUNTY OF Jotah

JOHN CARLSON, Incorporator

Commission Expires

Notary Public