

PLUMMER COMMUNITY ACTION TEAM, INC.

KNOW ALL PERSONS BY THESE PRESENT: That we, the undersigned, each being a natural person and a citizen of the United States of America, hereby associate ourselves together for the purpose of forming a nonprofit corporation and for purposes hereinafter stated under the provisions of Chapter 3, Title 30, Idaho Code, and acts amendatory and supplemental thereto, do hereby adopt the following Articles of Incorporation:

Article I

The name of the corporation shall be Plummer Community Action Team, Inc.

Article II

The period of duration of the corporation is perpetual.

Article III

Plummer Community Action Team, Inc. is organized as a non-profit organization with the purpose or purposes to foster closer relations between the citizens of Plummer and its environs; to promote industrial, commercial and recreational development within and in the vicinity of the City of Plummer, County of Benewah, State of Idaho; to promote and assist the growth and development of business and recreational concerns to others in the community or those traveling in the area; to offer information services through The Plummer Information Visitor Center, to increase employment in the area and improve the welfare of the people; any lawful activity related to such business, and the transaction of any or all other lawful purpose for which a corporation may be incorporated under the Idaho NonProfit Corporation Act.

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Article IV

The corporation will not carry on any activity not permitted by corporations exempt under section 501(c)(3), or corresponding sections of I.R.C., or make contributions deductible under section 170 (c) (2) of I.R.C.

Article V

The corporation shall issue no capitol stock but may issue membership certificates to each member thereof. The rights and interests of all members shall be equal, although the dues structure may vary. The active members volunteer their time, skills and talents in lieu of membership dues. Supporting members shall pay dues as prescribed by the By Laws. The management of this corporation shall be vested in its members pursuant to section 30-3-14 (c) of the Idaho Code.

Article VI

The Board of Directors of this corporation shall consist of such number of persons as shall be prescribed by the By Laws and powers of this corporation are hereby conferred upon such Directors insofar as such powers may be lawfully vested in and exercised by such Board of Directors.

Article VII

The mailing address of the initial registered office of the corporation is P.O. Box 197, Plummer, Idaho 83851 and the name of its initial registered agent at such address is Eilene M. Cottongim. The physical address of the registered agent is 860 "C" Street, Plummer, Idaho 83851.

Article VIII

The number of directors constituting the initial board of directors of the corporation is five (5) and the names and addresses of the persons who are to serve as the directors until their successors are elected:

Name Donna Spier Address

PO Box B

Plummer ID 83851

Jack Bowlin

500 Windfall Pass Plummer, ID 83851

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Connie Johnson 495 Pine

Plummer, ID 83851

Ruth Whitecotton PO Box 196

Plummer, ID 83851

Eilene Cottongim PO Box 197

Plummer, ID 8385

Article IX

The names and addresses of the incorporators are:

Name Address

Donna Spier PO Box B

Plummer, ID 83851

Jack Bowlin 500 Windfall Pass

Plummer, ID 83851

Eilene Cottongim PO Box 197

Plummer, ID 8385

Article X

This Corporation hereby reserves the right to alter, amend, change or repel any provisions of these Articles of Incorporation in the manner provided, or which may hereafter by provided, by the laws of the State of Idaho, and all rights, privileges and powers by these Articles of Incorporation conferred are subject to this provision.

Article XI

This corporation, as a non-profit corporation, shall comply fully with the provision of section 501(c)(3) of the Internal Revenue Code of the United States of America, and subsequent Treasury regulations thereto. No part of the monies or assets of this corporation shall inure to the profit of any individual or non-qualifying agency, either during the existence of this corporation or upon its dissolution, except that reasonable compensation may be paid for goods furnished and the performance of services to or for the benefit of the corporation. In the event of dissolution of this corporation, its assets shall be distributed only to such entities as would qualify under Section 501(c)(3) of the Internal Revenue Code of the United States and/or any other applicable laws of the State of Idaho or of the United States.

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IN WITNESS WHERE OF, for the purpose of forming this corporation under the laws of the State of Idaho incorporators have executed these Articles of Incorporation this 4th day of September, 2001.

Donna Spier

Cack Rowlin

Jack Bowlin

Eilene Cottongim