

**CINP 779** 

# Articles of Incorporation of WE THE PEOPLE INC.

I the undersigned, being a person of full age and a natural citizen of the United States, hereby incorporate myself under the IDAHO Non Profit Corporation Act, Section 30-301, et seq., I.C.

#### ARTICAL I

The name of the corporation shall be WE THE PEOPLE INC.

#### ARTICAL II

The corporation is organized exclusively for charitable, religious educational and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue det or corresponding section of any future Federal tax code.

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#### ARTICAL III

The duration of the Corporation shall be perpetual.

### ARTICAL IV

The purposes of the Corporation are

- (A) To accomplish those actions and preform those services as are necessary or advisable to obtain and provide adults and/ or children with educational, remedial, developmental and treatment facilities, or to aquire the funds therefor.
- (B) To engage in activities characteristic of charitable and benevolent organizations, generally.
- (C) To acquire and hold develop, improve, subdivide, lease, construct, exchange mortgage, sell, convey finance or otherwise dispose of or deal in Real Estate.

(D) To borrow or RAISE money for any of the purposes of the Corporation and in connection ther with. To grant collateral or other security, either alone or jointly with any other person, firm or corporation and to make and issue promissory notes, drafts, bond, debentures and other evidences of indebtedness; and in general, to any and all things and to exercise any and all powers which now or hereafter might be lawful for a non-profit corporation to do or exercise, under and in pursuance of the Idaho Non Profit Corporation Act, or any other LAW which now or hereafter might be applicable to this Corporation.

### ARTICAL V

The Corporation is to have but one class of member and the corporate BY-LAWS shall specify the qualifications, and the rights of said members and the manner of election or appointments.

## ARTICAL VI

A Board of Directors of not Tess than three persons shall be elected by the members and shall manage the Corporation. The initialddirectors shall be;

IL Pudy Montanez 8516 Plue Hevan lane Mountain Home Idaho II. Rossetta Lynn Montanez 2149 division Boise Idaho 83706 III. Penise Pacquel Hubbs 1503 N 11 th Roise Idaho 83702 IV. Shawn Hubbs 1503 nN. 11 th Boise Idaho 83702 V. Marcia Robin Ortiz 2533 Neff ct. Boise Idaho

The name and address of the registered agent is;

Abel Eric Roybal 2135 Division Boise Idaho 83706

# ARTICAL VII

No part of the net earnings of the Corporation shall inure to the benegit of or be distributable to it's 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 ARTICAL II (two) hereof. No substantial part of the activities of the Corporation shall be the carrying on or 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 or corresponding section of any future federal tax code, or (b) by a corporation, contribution to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

## ARTICAL VIII

The Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt under section 501(c)(3) of the Internal Revenue Code and it's regulations as they now exist or as they may hereafter are amended; further, upon the dissolution of the Corporation or the winding up of it's affairs, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal

## ARTICAL VIII CONT.

Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, ofr a public purpose. Any such assets not so disposed of shall be disposed of by the District Court of the county in which the principle office of the Corporation is then located, exclusivly for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

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Abel Eric Roybal, Incorporator 2135 Division Boise, ID 83706