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ARTICLES OF AMENDMENT (Non-profit)

To the Secretary of State of the State of Idaho
Pursuant to Title 30, Chapter 3, Idaho Code, the undersigned
non-profit corporation amends its articles of incorporation as
follows:

FILED/EFFECTIVE
01 NOV -2 AM 9:02
STATE OF IDAHO

1. The name of the corporation is: NW Services, Inc.

2. The text of each amendment is as follows:

Please see attached page

3. The date of adoption of the amendment(s) was: 9-20-01

4. Manner of adoption (check one):

- ☒ Each amendment consists exclusively of matters which do not require member approval pursuant to section 30-3-90, Idaho Code, and was, therefore, adopted by the board of directors. (Please fill spaces below)
- a. The number of directors entitled to vote was: 4
- b. The number of directors that voted for each amendment was: 4
- c. The number of directors that voted against each amendment was: 0

- ☐ The amendment consists of matters other than those described in section 30-3-90, Idaho Code, and was, therefore adopted by the members. (Please fill spaces below)
- a. The number of members entitled to vote was: _____
- b. The number of members that voted for each amendment was: _____
- c. The number of members that voted against each amendment was: _____

Dated: 10-26-01

Signature: Kimberly Hui tt

Typed Name: Kimberly Hui tt

Capacity: President

Customer Acct #.

(if using pre-paid account)

Secretary of State use only

g:\corp\compliance\articles of amendment_np.p65 Revised 1/2001

IDAHO SECRETARY OF STATE
11/02/2001 05:00
CK: 1424 CT: 86318 BH: 427571
1 @ 30.00 = 30.00 NON PROF A # 2

C113266



NW SERVICES, INC.

P.O. Box 694 • Caldwell, Idaho 83606 U.S.A.
Phone (208) 459-6772 Fax(208) 454-0968

ARTICLES OF AMENDMENT

OF NW SERVICES, INC.



1. The current name of the Corporation is NW SERVICES, INC. and it is a corporation existing under the laws of the State of Idaho.

2. The amendments adopted are to first change ARTICLE VII to read as follows:

The number of directors shall be fixed in a manner provided by the Bylaws of the Corporation.

The Board of Directors shall consist of four (4) directors, and the names and addresses of the persons who are to serve as directors of the Corporation until their successor(s) are elected and qualified are:

Name

Address

Kimberly Huitt

PO Box 694

President

Caldwell, Idaho 83606

Carl Wheeler

2750 S. Boise Avenue

Vice President

Emmett, Idaho 83617

Patricia Wheeler

2750 S. Boise Avenue

Treasurer

Emmett, Idaho 83617

Kelli Bell

PO Box 574

Secretary

Emmett, Idaho 83617

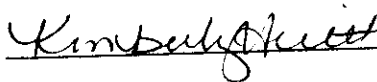
AND to change ARTICLE IV to read as follows:

Purpose – The purposes for which the Corporation is organized are:

The primary purpose of the Corporation is to contribute to the world in positive ways; promoting world peace and understanding, and building families and friendships. This purpose is to be reached by providing two programs which focus on service and education. They are separate programs operating under the NW Services Corporation;

- 1) the PEACE program (Promoting Educational And Cultural Exchanges) – this is a high school international exchange program offering a semester or year studying in another country for a young person and their volunteer host family to learn interculturally. It is designated by the State Dept.
- 2) the CARE program (Creating Adoptions Reaching Everyone) – this is a licensed adoption agency with one program, newborns from Idaho. Services include free birth parent counseling for women in crisis pregnancies, and home studies for adoptive parents to help them build their families through adoption.
3. The amendments were adopted by the Board of Directors on the 20th day of September, 2001. The Board of Directors has the authority to amend the Articles of Incorporation and the Board of Directors voted unanimously to amend the Articles of Incorporation as set forth above.
4. The Corporation has no members and all members of the Board of Directors voted affirmatively for the amendments contained herein.

Dated this 26 day of October, 2001



Kimberly Huitt, President