

ARTICLES OF INCORPORATION

(Non-Profit)

Title 30, Chapters 21 and 30, Idaho Code Filing fee: \$30 typed, \$50 not typed Complete and submit the form in duplicate.

FILED EFFECTIVE

2016 AUG 24 PM 1: 19

SECRETARY OF STATE STATE OF IDAHO

rticle 1: The name of the corporation shall be:	SECRETA
TEAM OUTLAV	NC. STATE (

Article 2: The purpose for whi	ch the corporation is organized is:	e Attachment
Article 3: Registered agent na	me and address:	
Weber Layne, Jr.	13433 W. Tapatio Dr. Boise, ID. 83713	
(Name)	(Address)	
Article 4: The board of director initial directors are:	s shall consist of no fewer than three	(3) people. The names and addresses of the
Weber Layne, Jr.	13433 W. Tapatio Dr. I	Boise, ID. 83713
(Name)	(Address)	
Dan Wheeler	7568 W. Saxton Dr. #C-301 Boise, ID. 83714	
(Name)	(Address)	
Jon Foster	11075 Montana Ave. Boise, ID. 83713	
(Name)	(Address)	
Article 5: Incorporator name(s	, ,	
Weber Layne, Jr	13433 W. Tapatio Dr. Boise, ID. 83713	
(Name)	(Address)	
(Name)	(Address)	
(Name)	(Address)	
Article 6: The mailing address	of the corporation shall be:	
	13433 W. Tapatio Dr. Boise, I	D. 83713
(Address)	<u> </u>	
Article 7. The corneration (
Article 7. The corporation (does 🗵 does not) have voting n	
Article 8: Upon dissolution the	assets shall be distributed: See At	tachment
Signatures of all incorporators:		ها هي ده سالهي ده سالهي ده سالهي ده سالهي ده سالهي و ده اللهي و ما اللهي و ساله اللهي ده الله الله و ساله الله
10	/eber Layne, Jr.	
Printed Name:	1	Secretary of State use only
Signature:	160824	Cooledary of class doc only
Printed Name:	-	IDAHO SECRETARY OF STATE
Pianaturo:		08/24/2016 05:00
Signature:		CK: 4148670 CT: 172099 BH: 154333'
Printed Name:		16 30.00 = 30.00 INC NONP #2
Signature:		C210932

Revised 08/2015

Attachment to Articles of Incorporation for Team Outlaws

ARTICLE #2: PURPOSES

The purpose for which the Corporation is organized and will be operated are as follows:

- A. To promote, encourage and foster amateur fast pitch softball competition in the State of IDAHO, U.S. and CANADA.
- B. To sponsor and organize fast pitch softball athletes and teams engaged in National and International Amateur Sport Competition.
- C. To promote, encourage, foster, and provide Educational Development and Training.
- D. To conduct National and International Competition in amateur sports, to support, and develop amateur athletes for National and International Competition.
- E. To invite speakers, engage lecturers, or arrange for other means of education, instructions and development of members and nonmembers of matters of interest to amateur fast pitch softball.
- F. Charitable, literary, educational or scientific within the meaning of SECTION 501(c)(3) of the Internal Revenue Code of 1986, as amended from time to time, including for such purposes, making of distribution to organizations that qualify as exempt organizations under Section 501(c)(3).
- G. To exercise all powers granted by law necessary and proper to carry out the abovestated purposes, including but not limited to the power to accept donation of money, property, whether real or personal, or 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 amendments thereto or substitute therefor, may not at that time lawfully carry on or do.

ARTICLE #8: DISTRIBUTION ON DISSALUTION

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, distribute all the assets of the Corporation consistent with the purposes of the Corporation to such organization or organizations as shall at the 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 to the District Court of the County in which the Principle Office of the Corporation is then located, exclusively for such purposes or to such organization, as such court shall determine to be consistent with the purpose of the Corporation.