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**Articles of Incorporation
To**

SECRETARY OF STATE
STATE OF IDAHO

Horizons Recovery of Idaho, Inc.

Know all men by these presents, which we, the undersigned, in order to form a nonprofit corporation for the purposes hereinafter stated pursuant to Chapter 10, Title 30 of the Business Corporation Act of the State of Idaho, do hereby certify as follows;

Article I

The name of the corporation is Horizons Recovery of Idaho, Inc.

Article II

This corporation is nonprofit, and therefore does not contemplate pecuniary gain of profit thereof.

Article III

The corporation is to have perpetual existence.

Article IV

The specific purposes for which this corporation is formed are exclusively:

- a. To operate, maintain facilities, and supervise various types of activities for persons involved in recovery programs.
- b. To engage necessary staff persons and volunteers to carry on programs consistent with the purposes of the corporation.
- c. To engage in fund raising for the operation of programs instituted by the corporation.
- d. To purchase, lease, and otherwise acquire, hold, operate, mortgage, convey, and otherwise dispose of all kinds of property, both real and personal, both in the State of Idaho, and in all other states, territories, and dependencies of the United States, to purchase the good will, business, and all other property of any individual, firm, corporation as a going concern and to assume all its debts, contracts, and obligations providing said business is authorized by the powers herein conferred.
- e. To own, acquire, build, construct, or repair building to maintain buildings safely.

Article V

This corporation shall not issue any capital stock, but shall issue membership certificates to each member; which certificates cannot be assigned so that the transferee of such transfer become a member of the association, except by resolution of the association.

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Directors and under such regulations as the By Laws may prescribe. Membership in the corporation, except as stated above, shall be governed by the By laws of the corporation.

Article VI

This corporation will be governed by the Board of Directors, as elected by fifty one (51)% majority of members present at vote as set fourth in the By Laws of the corporation. Said Board of Directors shall be responsible for the regulation of the internal affairs of the corporation subject to the rules and provisions as stated in the By Laws.

Article VII

The original registered office of this corporation shall be 402 S. Valley Dr., Nampa, ID 83686

The original registered agents are; Pres. Jerry Pfeiffer.

Article VIII

The following are the names and addresses of the persons constituting the initial Board of Directors of this corporation:

President: Jerry Pfeiffer, 402 S. Valley Dr., Nampa, ID 83686.

Vice-President: Hugh Remington, 24924 Barbara Ln., Caldwell, ID 83607.

Secretary: Terry Radford, 424 Maple, Nampa, ID 83686.

Treasurer: Lyle Flippence, 616 Sherman Ave., Nampa, ID 83686.

Counter Foreman: James Story, 119 12th Ave. N. #4, Nampa, ID 83687.

Incorporator Jerry Pfeiffer Date 9-18-08

The Secretary will also be responsible for posting meeting times on the bulletin board, keep a record of all functions, and will provide a thirty (30) day notice to all members prior to any meetings to nominate and elect officers.

Article IX

Recovery Requirement- Officers: A minimum of one (1) year continuous recovery time is required for all officers. A minimum of two (2) years in continuous recovery is highly recommended for all officers. It is recommended at least one (1) member of the Board of Directors have five (5) years continuous recovery time.

Article X

Terms of Office: No officer can serve two (2) or more terms in the same office, unless

there are no other members to fill the office.

Article XI

Lengths of continuous recovery and number of terms in office may not be waived.

Article XII

Membership Contributions: No membership contributions shall be accepted upon receipt of membership application, (contributions shall be due upon acceptance of applications of membership).

Article XIII

Collection of Member Contributions: any elected officer or appointed counter attendant on duty can collect monthly contributions from members, including first and last names. Those collecting contributions must keep a record of these contributions, give a receipt for each contribution, and mark member's card for each month's contribution. These records are to be turned over to the Treasurer and Secretary for recording as soon as possible.

Article XIV

Membership Applications: At a minimum of ninety (90) days after application has been received by the board of directors, said application shall be voted upon for approval by members in good standing, at a regularly scheduled membership meeting. Approval of application shall require a fifty one (51)% majority vote of membership in good standing present at meeting.

Article XV

Replacement of Officers: In the event an officer resigns, or is removed from office, appointment shall be made by the board of directors, followed by confirmation of membership at the next regularly scheduled membership meeting.

Article XVI

Removal from Office- Officer(s): Grounds for removal of said officer(s) shall be - but not limited to- loss of sobriety or recovery time. Such removal will not require a written notice or impeachment by the membership, but will be grounds for immediate dismissal. Impeachment of an officer for any other reason shall require a two thirds (2/3) majority vote of members in good standing present at time of vote. Said officer(s) shall be given a minimum of twenty (20) days notice of said impeachment proceedings.

Article XVII

By Laws: All members are to be provided with these By Laws, and new copies will be provided after any amendments.

Article XVIII

Amendments: By Laws may be amended only by a two thirds (2/3) majority of the total membership of said organization. All members shall be given a thirty (30) day notice of up coming vote.

Article XIX

Executive Powers: Officers of said organization shall retain executive powers required for improving the operation of said organization. Said improvements must be made by a quorum of the board.

Article XX

Voting:

- a. To be eligible to vote an application of membership must have been approved by fifty-one (51)% of members in good standing present at time of vote.
- b. Quorum of Board of Directors : A quorum of the board of directors will consist of three (3) of the five (5) officers. Any vote can only be taken when a quorum is present at time of vote.

Article XXI

Dissolving of Organization: All assets remaining after paying all obligations shall be turned over to a similar non-profit organization (501C (3)). All items on loan to the facility shall be returned to the original owners.