





STATE OF IDAHO Office of the secretary of state, Phil McGrane ARTICLES OF INCORPORATION (NONPROFIT)

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-FILED-

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Articles of Incorporation (Nonprofit) Select one: Standard, Expedited or Same Day Service (see descriptions below)	Expedited (+\$40; filing fee \$70)
Article 1: Corporation Name Entity name	Daisy Mays Corp.
Article 2: Effective Date The corporation shall be effective	when filed with the Secretary of State.
Article 3: Purpose The purpose for which the corporation is organized is:	Fraternal, Benevolent
Article 4: Voting Members: The corporation	does not have voting members.
Article 5: Asset Distribution on Dissolution Upon dissolution the assets shall be distributed:	all assets will be distributed to another nonprofit organization with a similar purpose.
Article 6: IRS Designation Does this nonprofit corporation intend to file as a 501(c)(3) with the IRS? 501(c)3 purpose for which the corporation is organized:	The specific purposes for which, Daisy Mays Corp. is organized are exclusively charitable, educational, and social welfare with the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including, but not limited to: 1. To connect young girls and women of all ages from marginalized areas and backgrounds to foster confidence, positivity, and personal growth through online platforms and physical correspondence. 2. To encourage success, building self-esteem through participation in positive competitive craft and educational projects, and by providing constructive peer feedback. 3. To broaden awareness of and provide introductory exposure to various trade opportunities, offering educational resources and workshops that promote creativity and potential employment. 4. To cultivate a supportive, hands-on social environment that brings girls and women together both online and through mail-based interactions, thereby promoting community and reducing isolation. 5. To ultimately contribute to the decrease of juvenile/adult delinquency, suicide rates by providing positive outlets, skill development, and pathways to
Article 7: The mailing address of the corporation shall be: Mailing Address	512 S COMMERCIAL AVE EMMETT, ID 83617-3560



Registered Agent

Registered Agent Hailey V Anderson Physical Address: 512 S COMMERCIAL AVE EMMETT, ID 83617-3560 Mailing Address: 512 S COMMERCIAL AVE EMMETT, ID 83617-3560

I affirm that the registered agent appointed has consented to serve as registered agent for this entity.

Article 9: Incorporator Name(s) and Address(es)

Name	Incorporator Address
Hailey Vis Anderson	512 S COMMERCIAL AVE EMMETT, ID 83617

Article 10: Director Name(s) and Address(es)

Name	Title	Director Address
Hailey Anderson	President	512 S COMMERCIAL AVE. EMMETT, ID 83617
Shantell Mullanix	Director	3932 CASSIA RD. NEW PLYMOUTH, ID 83655
ASHTON DITTMAR	Director	18189 SPICEBUSH AVE. NAMPA, ID 83687
BROOKE STONE	Director	2323 S ROLLING HILLS AVE. MERIDIAN, ID 83642

The Articles of Incorporation must be signed by at least one Incorporator.

Hailey Vis Anderson 05/26/2025

Hailey Vis Anderson Date