

FILED EFFECTIVE



ARTICLES OF INCORPORATION (Non-Profit)

(Instructions on back of application)

2013 JUL -2 PM 2:41

SECRETARY OF STATE
STATE OF IDAHO

The undersigned, in order to form a Non-Profit Corporation under the provisions of Title 30, Chapter 3, Idaho Code, submits the following articles of incorporation to the Secretary of State.

Article 1: The name of the corporation shall be:

Boise United Lacrosse Club Inc.

Article 2: The purpose for which the corporation is organized is:

Promote the development of amateur sports in the State of Idaho-Lacrosse

Article 3: The street address of the registered office is: 12976 West Paint Drive, Boise, Idaho 83713

and the registered agent at such address is: Andrew T. Horrocks

Article 4: The board of directors shall consist of no fewer than three (3) people. The names and addresses of the initial directors are:

See Attached

Article 5: The name(s) and address(es) of the incorporator(s):

Andrew T. Horrocks-12976 West Paint Drive, Boise, Idaho 83713

Britt A Cornaby-5401 North Marcliffe Avenue, Boise, Idaho 83704

Article 6: The mailing address of the corporation shall be:

12976 West Paint Drive, Boise, Idaho 83713

Article 7: The corporation (does does not) have voting members.

Article 8: Upon dissolution the assets shall be distributed:

See Attached

Signatures of all incorporators:

Andrew T. Horrocks
 TypedName: _____

Britt A. Cornaby
 TypedName: _____

 TypedName: _____

 TypedName: _____

 TypedName: _____

Customer Acct #:

(if using pre-paid account)

Secretary of State use only

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Revised 07/2002

IDAHO SECRETARY OF STATE
07/02/2013 05:00
CK: 2003 CT: 113615 BH: 1300587
1 @ 30.00 = 30.00 INC NONP # 2

Web Form

C198973

BOARD OF DIRECTORS

Andrew T. Horrocks
12976 West Paint Drive
Boise, Idaho 83713

Britt Cornaby
5401 North Marcliffe Avenue
Boise, Idaho 83704

Angela Horrocks
12976 West Paint Drive
Boise, Idaho 83713

Nicole Cornaby
5401 North Marcliffe Avenue
Boise, Idaho 83704

ARTICLE VI DISSOLUTION

The organization may be dissolved only with authorization of its Board of Directors and requires both permanent board members' vote given at a special meeting called for that purpose, and with the subsequent approval by a majority share vote of the members of the Board of Directors. In the case of dissolution, all outstanding occurred debts shall first be paid in full; moreover all outstanding committed coaches and directors' compensations shall second be paid. Should any funds remain the Board of Directors under the same rules of this Article VI vote to make a financial contribution to another 501c3 organization of its choice.