

**FILED**

OCT 22 1 02 PM '99

SECRETARY OF STATE  
STATE OF IDAHO

**ARTICLES OF INCORPORATION**

For the

**IDAHO STEELHEADS BOOSTER CLUB, INC.**

IDAHO SECRETARY OF STATE

10/22/1999 09:00  
CI: 1190591 CT: 121694 IN: 268318

10/22/1999 09:00 INC MDP # 2

C130897

The undersigned, who are citizens of the United States and residents of the State of Idaho, desiring to form a Non-Profit Corporation under the [Non-Profit Corporation Act/Law of Idaho and the following articles of Incorporation for such corporation:

**FIRST ARTICLE:**

The name of the Corporation is organization shall be known as the Idaho Steelheads Booster Club, INC.

**SECOND ARTICLE:**

The place in this state where the principle office of the Corporation is 2917 Tattenham Ave, Boise, Idaho 83713, and the name of its principal agent at such address is Ed summers.

**THIRD ARTICLE:**

The period of the Corporation's duration is perpetual.

**FOURTH ARTICLE:**

The purpose of this Corporation is to (a) promote the professional hockey team known as Idaho Steelheads, (b) help facilitate team members' involvement in the community and (c) to help acclimate the players to our area through charity fundraisers, children's activities and social events where players and fans can meet.

**FIFTH ARTICLE:**

The Corporation shall have all powers prescribed by law and all powers necessary and incidental to the fulfillment of its purposes.

**SIXTH ARTICLE:**

The internal affairs of the Corporation shall be regulated by the By-Laws of the Corporation.

**SEVENTH ARTICLE:**

This Corporation shall have no capital stock, is not organized for pecuniary gain, profit or trade, and no part of its net earnings shall insure to the benefit of, or be distributable to, its members, trustees, officers or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance or the purposes set forth in the FOURTH ARTICLE thereof.

**EIGHTH ARTICLE:**

Upon the dissolution of the Corporation, the board shall, after paying or making provisions for the payment of all liabilities of the Corporation, dispose of all the assets of the corporation exclusively for the purposes of the Corporation such manner, or to such organization organized and operated exclusively for charitable purposes as the Board of Trustees shall determine. Any such assets not so disposed of shall be disposed of by the court of original jurisdiction of the state having such power in which its principal office is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

**NINTH ARTICLE:**

The number of directors constituting the initial Board of Directors of the Corporation is six, and the names and addresses of the persons who are to serve as the initial directors are:

**NAME / ADDRESS:**

**President:**

Ed Summers  
2917 Tattenham Ave.  
Boise, ID 83713

**Vice President:**

Rocci Johnson  
3122 Eastgate Dr.  
Boise, ID 83716

**Secretary:**

Karen Buchanon  
1149 E. Victory Rd.  
Boise, ID 83706

**Co-Treasurer:**

Sandi Stevenson  
415 11<sup>th</sup> Ave SO.  
Nampa, ID 83651

**Co-Treasurer:**

Barbara Heering  
1389 E. Irwin St.  
Eagle, ID 83616

**Editor:**

Norma Tucker  
P.O. Box 1932  
Nampa, ID 83653

**TENTH ARTICLE:**

The Corporation shall have members. Membership is open to all individuals regardless of age, creed, color, or social back ground. There will be two types of membership: (a) individual, and (b) family, (which consists of three or more persons). Members will have voting privileges; one vote per individual membership, or two votes per family membership.

**ELEVENTH ARTICLE:**

The name and address of the incorporator is:

**NAME / ADDRESS:**

Ed Summers  
2917 Tattenham Ave.  
Boise, ID 83713

Dated: October 22, 1999

  
\_\_\_\_\_