



ARTICLES OF INCORPORATION

(Non-Profit)

Title 30, Chapters 21 and 30, Idaho Code

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File #: 0004986486			
Date Filed: 11/8/2022 9:19:00 AM			
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s and addresses of the			
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ry of State use only			

Article 1: The name of the corporation s	shall be:			
New Plymouth Baseball Club Inc.				
Article 2: The purpose for which the co	rporation is organized is:			
Supporting community youth ba	seball			
Article 3: Registered agent name and a				
Rocket Lawyer Corporate Services	LLC 1555 W. Shor	reline Dr. Ste 100 Boise ID 83702		
Article 4: The board of directors shall coinitial directors are:	onsist of no fewer than three	(3) people. The names and addresses of the		
Tyson Flannery	316 South Plymouth A	ve New Plymouth, ID 83655		
James Flannery Jr	2830 Birch Rd Fruitland, ID 83619			
George Bivert	eorge Bivert 8635 Washoe Rd Payette, ID 83661			
2005 Washee Ra Layette, 12 05001				
Article 5: Incorporator name(s) and add	dress(es):			
Frances Severe 2804 Gateway Oaks Dr # 100 Sacramento, CA 95833				
	of a district			
exedit-dej				
Article 6: The mailing address of the corporation shall be:				
316 South Plymouth Ave New Pl	ymouth, ID 83655			
(Addires)				
Article 7: The corporation (ne)			
Article 8: Upon dissolution the assets shall be distributed: See attached				
		"aur share of Clate year only		
Signature of incorporator:		Secretary of State use only		
Printed Name: Frances Sever				
Signature:				

Attachment to Articles of Incorporation for New Plymouth Baseball Club Inc. Article 8 - Continued

The following language relates to the Corporation's tax-exempt status and is not a statement of purposes and powers.

Said Corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

No part of the net earnings of the Corporation shall inure 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 of the purposes set forth in the purpose clause. No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a Corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a Corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 50l(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the Corporation 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.