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Articles of Incorporation of the Kuna Youth Recreation Association, Inc.

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SECRETARY OF STATE STATE OF IDAHO

The undersigned, who are citizens of the State of Idaho and of the United States, acting as the incorporators of a nonprofit corporation under the Idaho Nonprofit Corporation Act, Title 30, Chapter 3, Idaho Code, adopt the following Articles of Incorporation ("Articles").

ARTICLE I: NAME OF THE CORPORATION

The name of the corporation shall be the Kuna Youth Recreation Association, Inc. ("the Corporation").

ARTICLE II: STATUS

The Corporation is a nonprofit corporation.

ARTICLE III: PERIOD OF DURATION

The period of duration is perpetual.

ARTICLE IV: REGISTERED OFFICE AND AGENT

The location of the Corporation is in the City of Kuna, County of Ada, State of Idaho. The address of the initial registered office is 2800 South Ten Mile Road, Kuna, Ada County, Idaho, 83634, and the name of the initial registered agent at that address is Wilma Thornton.

ARTICLE V: PURPOSES

The Corporation is organized exclusively for the following purposes:

A. To hold the reversionary interest in real property adjacent to Butler Park that has been donated by Ralph Mellin to the Ada County Boys & Girls Club; and, in the event that a Boys & Girls Club facility is not built upon that real property pursuant to the deed restrictions, to assert ownership of the property, build improvements thereon, and maintain the real property and improvements, for recreational purposes for the benefit of the youth of

IDANO SECRETARY OF STATE

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- Kuna, Idaho, which may include an outdoor public swimming pool, athletic facility, and/or athletic fields.
- B. To accept, hold, develop, maintain and distribute donations of real property, personal property, and money donated by any private donor for recreational purposes for youth and families of Kuna, Idaho.
- C. To carry out charitable and educational purposes to serve the youth and families of Kuna, Idaho, within the meaning of Section 501(c)(3) of the Internal Revenue Code, as amended from time to time, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3).
- D. To exercise all powers granted by law necessary and property carry out the foregoing purposes, including, but not limited to, the power to accept donations of money, property, whether real or personal, or any other things of value. Nothing herein contained shall be deemed to authorize or permit the Corporation to carry on any business for profit, to exercise any power, or to do any act that a corporation formed under the Act (or any amendment thereto or substitute therefor) may not at that time lawfully carry on or do.

ARTICLE VI: LIMITATIONS

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, directors, 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 these Articles. 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.

ARTICLE VII: NO MEMBERS

The Corporation shall not have any members.

ARTICLE VIII: BOARD OF DIRECTORS/INCORPORATORS

The affairs of the Corporation shall be managed by its Board of Directors. The number of Directors serving on the Board of Directors shall be fixed in accordance with the Corporation's Bylaws, which number shall be no less than three. Other than the Directors constituting the initial Board of Directors, who are designated in these Articles, the Directors shall be elected by the existing Directors of the Corporation in the manner and for the term provided in the Bylaws of the Corporation.

The names and addresses of the persons who are the Incorporators and who shall constitute the initial Board of Directors are as follows:

Duane Yamamoto, P.O. Box 64, Kuna, Idaho 83634;
Judy Yamamoto, P.O. Box 64, Kuna, Idaho 83634;
Timothy Gordon, 1206 North Black Cat Road, Kuna, Idaho 83634;
Belinda Gordon, 1206 North Black Cat Road, Kuna, Idaho 83634;
Lavar Thornton, 2800 South Ten Mile Road, Kuna, Idaho 83634;
Wilma Thornton, 2800 South Ten Mile Road, Kuna, Idaho 83634;
Brenda Blitman, 8460 South Locust Grove Road, Meridian, Idaho 83642;
Joe Luppens, 2263 North Buteo Place, Kuna, Idaho 83634; and
Connie Roberts, 613 East Sable Ridge Drive, Kuna, Idaho 83634.

The signatures of the Incorporators are affixed on page 4 of these Articles.

ARTICLE IX: DISTRIBUTION UPON DISSOLUTION

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for payment of all liabilities of the Corporation, distribute all of the assets of the Corporation consistent with the purposes of the Corporation for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, as amended from time to time, 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 the district court 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 such court shall determine to be consistent with the purposes of the Corporation.

In witness whereof, we have hereunto subscribed our names on the <u>S</u> day <u>June</u> , 2009:	of
Duane Yamamoto	
Judy Tomomoto Judy Yamamoto	
Timothy Gordon	
Belinda Gordon Belinda Gordon	v
Lavar Thornton	
Wilma Thornton	
Connie Roberts	
Joe Luppens	
Sunda Blitman	