

Articles of Incorporation
of the [Enter Club Name Here] Incorporated

ARTICLE I: Name

The name of the not-for-profit corporation shall be the [Enter Club Name Here], Incorporated (“Club”).

ARTICLE II: Type of Corporation

The type of corporation is a mutual benefit corporation. [This terminology may vary by state]

ARTICLE III: Registered Agent Office Address

[Name]

[Street or PO Address]

[City, State, Zip]

ARTICLE IV: Other Incorporators

[Name]

[Street or PO Address]

[City, State, Zip]

[Name]

[Street or PO Address]

[City, State, Zip]

ARTICLE V: Membership

The Club shall have members in accordance with the by-laws of the Club.

ARTICLE VI: Dissolution

In order to dissolve the Club, it shall be necessary to receive the unanimous vote of the membership or their proxies attending the Annual Business Meeting or a meeting specially called for the purpose, notice of which shall be in writing at least thirty (30) days in advance of such meeting. “Writing” in this context includes the use of email, U.S. Postal mail or other regular channels of written communication, whether on paper or digital, used by the Club. Votes cast as “abstaining” shall not count for or against the unanimous vote.

Upon dissolution, the assets of the Club remaining after payment of just debts or debts ordered paid by law, are to be turned over to an organization(s), incorporated or unincorporated, whose intent and purposes are similar to those of this Club. In the event the Club decides to unincorporated, the assets of the Club shall revert back to the unincorporated instantiation of the Club prior to distribution of assets to other organizations. Otherwise, said assets are to be turned over to the State of [State of Incorporation].

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