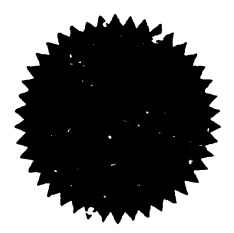


To All To Whom These Presents Shall Come, Greeting:

have been recorded in the office of the Secretary of State, on the	•
day of October , A. D. 19 27 for the incorporation of	
Eisenhower-Lindbergh Youth Hockey Association	.
under and in accordance with the provisions of the Minnesota Nonprofit Co Act, Minnesota Statutes, Chapter 317;	prporation
Now, Cherefore, I, Joan Anderson Growe Secretary of State of the Minnesota, by virtue of the powers and duties vested in the by law, do here	
that the said Risenhower-Lindbergh Youth Hockey Association	•
is a legally organized Corporation under the laws of this State.	



Witness my official signature hereunto sub-
scribed and the Great Seal of the State of Minnesota
hereunto affixed thisday of
October in the year of our Lord
one thouse id nine hundred and.

Secretary of State.

11-99

H+7, 20

ARTICLES OF INCORPORATION

OF

EISENHOWER-LINDBERGH YOUTH HOCKEY ASSOCIATION

We, the undersigned, of full age, for the purpose of forming a nonprofit corporation under and pursuant to the provisions of Chapter 317 Minnesota Statutes, known as The Minnesota Nonprofit Corporation Act, do hereby associate ourselves as a body corporate and adopt the following Articles of Incorporation.

ARTICLE I

The name of this corporation shall be Eisenhower-Lindbergh Youth Hockey Association.

ARTICLE II

The purpose of this corporation shall be to carry on an amateur youth hockey program, providing instruction and competition for youngsters living in Minnesota School District 274 and adjoining areas. It is intended that such program will improve the mental and physical fitness of such youngsters. It is intended that such purpose shall constitute an "educational" purpose as that term is used in Section 501(c)(3) of the Internal Revenue Code of 1954 (or corresponding provision of any future United States Internal Revenue Law).

ARTICLE III

The corporation shall not afford pecuniary gain incidentally or otherwise to its members.

ARTICLE IV

The corporation shall have perpetual existence.

ARTICLE V

The location of the registered office of this corporation in this state shall be in the City of Hopkins, County of Hennepin.

ARTICLE VI

The names and post office addresses of the incorporators are:

Craig Falkman, 109 Homedale Road
Hopkins, Minnesota 55343

Jim DeGonda, 15800 Normandy Lane
Minnetonka, Minnesota 55343

Pat Korn, 4740 Coventry Road East Minnetonka, Minnesota 55343

H-H7, 21

ARTICLE VII

The names and post office addresses of the first directors who shall serve for one year or until their successors are duly elected and qualify are:

Craig Falkman, 109 Homedale Road, Hopkins, Minnesota 55343 Wray Wentworth, 230 Herman Terrace, Hopkins, Minnesota 55343 Jim DeGonda, 15800 Normandy Lane, Minnetonka, Minnesota 85343 Pat Korn, 4740 Coventry Road East, Minnetonka, Minnesota 55344 Paul Johnson, 3459 Orchard Lane, Minnetonka, Minnesota 55343 Jerry Raarup, 4204 Queens Way, Minnetonka, Minnesota 55343 Dwight Dalton, 13206 Glenridge Road, Minnetonka, Minnesota 55343 Dick Bracher, 12024 Fairview Lane, Minnetonka, Minnesota Bob Noble, 5937 Fairwood Drive, Minnetonka, Minnesota Bluette Puchner, 4913 Winterset Drive, Minnetonka, Minnesota Dave Morse, 15018 Poteler Lane, Minnetonka, Minnesota Rollie Hanks, 4767 Barbara Drive, Minnetonka, Minnesota John Clark, 4199 Terrace Lane, Minnetonka, Minnesota 55343 Guy Patterson, 11605 Shady Oak Road, Minnetonka, Minnesota Dick Loynachan, 3531 Arbor Lane, Minnetonka, Minnesota Kathy Heinychuk, 10116 Hillside Lane, Minnetonka, Minnesota 55343

ARTICLE VIII

No member, director, or officer shall incur any personal liability for corporation actions or obligations.

ARTICLE IX

This corporation shall have no capital stock.

ŧ,

ř.

ARTICLE X

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, directors, 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 the furtherance of the purposes set forth in Article II hereof. No substantial part of the activities of the corporation shall be 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 any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954, (or the corresponding provision of any future United States Internal Revenue Law) or by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE KI

Of the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purpose of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by the 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 said court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XII

The members of this corporation shall have no voting rights. All matters on behalf of the corporation shall be decided by vote of the Board of Directors.

	•
IN WITHESS WHEREOF, We	have hereunto set our hands this day of
Sylamber, 1977.	
	Can dellaman
	CRAIG FALKMAN
	600 de forme
	JIM DeGONDA
	1 Start of the sta
STATE OF MINNESOTA)	PAT KORN
) ss.	
COUNTY OF HENNEPIN)	
ilpland , 1977, by	CRAIG FALKMAN,
	NOTARY PUBLIC
STATE OF MINNESOTA)	ARTHUR H. HENTGES
) ss. COUNTY OF HEMNEPIN)	ANOKA COUNTY
·	nt was acknowledged before the critical day of
The foregoing institutes	/ • / Duniman
	the offer
	NOTARY PUBLIC
	ARTHUR H. HENIGES
	-3- ANOVA COLINER
	My Commission Explains July 28, 1973

H-M7 23

STATE OF MINNESOTA)

(COUNTY OF HENNEPIN)

The foregoing instrument was acknowledged before me this day of 1977, by FAT KORN.

NOTARY PÜBLIC