

Articles of Incorporation

Curl Troy

Article I. Name

The name of the corporation shall be Curl Troy

Article II. Location and Duration

The organization shall exist perpetually in Troy, Ohio in the County of Miami

Article III. Purposes

The purpose Curl Troy is to promote the Olympic sport of curling through educational and charitable functions.

To develop programs for youth, adults and seniors which will lead to local, national and international competition. To develop relationships with schools and colleges which lead to physical education programs which result in interscholastic competition.

To develop positive relationships with other curling clubs and organizations in the United States and throughout the world.

Article IV. Powers

Curl Troy shall have all powers necessary, suitable and proper to accomplish its stated goals and purposes, and day to day operations of a curling club.

Article V. Non Profit Status

Curl Troy shall be a organization not for profit, and shall operate within the guidelines of Section 501 (C) 3 of the United States Internal Revenue Code of 1954. The board of directors shall ensure that the actions of the organization do not jeopardize current or future non profit status.

No part of the net earnings of the corporation shall inure to the benefit of or be distributable to the members, officers, or directors of Curl Troy except the corporation shall be authorized to pay reasonable compensation for services rendered and to make payments and distributions for the accomplishment of the purposes specified in Article III.

No substantial part of the activities of Curl Troy shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and Curl Troy 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.

Upon the winding up and dissolution of Curl Troy, after paying or adequately providing for the debts and obligations of Curl Troy, the remaining assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Article VI. Board of Directors

Curl Troy shall be managed by a Board of Directors which shall consist of such number of Directors as set in the By Laws but not to be less than four (4) persons. The Board of Directors shall be responsible for the day to day operation of the corporation, and shall be responsible for ensuring that those operations comply with the purposes of this document as well as the By Laws.

The Board of Directors shall set forth in the By Laws any term limits they feel necessary and the manner for selecting board members.

The initial Board of Directors shall consist of all persons signing these initial articles.

Article VII. Membership

The board of directors is responsible for setting forth classifications of membership and the fees schedule for membership in the By Laws of the organization. Any person regardless of race, creed, color, religion, sex, age or national origin who is genuinely interested in the objectives of the organization may become a member.

Article IIX. Amendment of Articles

These Articles of Incorporation may be amended by any means authorized by law at the time of the amendment.

Article IX. Registered Agent

The initial registered agent of the corporation is Bruce W. Clingan of 335 S. Market St. Troy Ohio 45373.

Resolution

By resolution the Board of Curl Troy, all present, agreed to restate our Articles of Incorporation to those enclosed in this submission. The reason for the restatement of these articles is to include necessary parts for qualification under section 501(c)3 of the IRS Code. The enclosed articles, mistakenly were not included in the original submission, and represent how the organization has been operated since its inception.

Respectfully Submitted,

Bruce W Clingan

Bruce Clingan
President – Curl Troy