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SECRETARY OF STATE

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i/H

Brett Lundequam
911 Ponciana Lane
Winter Park, FL 32789

Phone: (407) 466-8072

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

November 23, 2011

Subject: Ravens Youth Lacrosse, Inc.

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for: \$87.50 (Filing Fee, Certified Copy and Certificate).

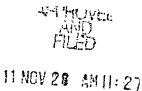
Sincerely,

Brett Lundequam 911 Poinciana Lane Winter Park, FL 32789 Phone: (407) 466-8072

Email: blundequam@me.com

ARTICLES OF INCORPORATION OF RAVENS YOUTH LACROSSE, INC.

In compliance with Chapter 617, F.S., (Not for Profit)



ARTICLE I - NAME

The name of the corporation shall be "Ravens Youth Lacrosse, Inc." (the "Corporation")

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SECRETARY OF STATE

ARTICLE II - PRINCIPAL OFFICE

The street and mailing address of the principal office of the Corporation is 911 Poinciana Lane, Winter Park, Florida 32789.

ARTICLE III - PURPOSE

This corporation is organized exclusively for charitable and educational purposes, more specifically to promote the sport of Lacrosse among individuals in grades K through 12. To this end, the Corporation shall at all times be operated exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, 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 of 1986, as now enacted or hereafter amended. All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

ARTICLE IV - EXEMPTION REQUIREMENTS

At all times shall the following operate as conditions restricting the operations and activities of the Corporation:

- 1. The Corporation shall not afford pecuniary gain, incidentally or otherwise to its members. No part of the net earnings of this corporation shall inure to the benefit of any member of the Corporation, except that reasonable compensation may be paid for services rendered to or for the Corporation affecting one or more of its purposes. Such net earnings, if any, of this corporation shall be used to carry out the nonprofit corporate purposes set forth in Article II above.
- 2. No substantial part of the activities of the Corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the Corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.
- 3. Notwithstanding any other provision of these Articles, the Corporation shall not carry on any other 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 1986, as now enacted or hereafter amended, or those activities not permitted to be carried out by a Florida not-for-profit organization.

ARTICLE V - POWERS

The Corporation shall have all of the corporate powers enumerated in the Florida Corporation Act, under Chapter 617. Florida Statutes.

ARTICLE VI - DURATION

The Corporation shall have perpetual existence, commencing on the date of the acknowledgment of these Articles.

ARTICLE VII - INITIAL BOARD OF DIRECTORS

The Corporation shall have no members. The management of the affairs of the corporation shall be vested in a Board of Directors, as defined in the Corporation's bylaws. No Director shall have any right, title, or interest in or to any property of the Corporation.

The number of Directors constituting the first Board of Directors is 9 (nine), their names and addresses being as follows:

Brett Lundequam 911 Poinciana Lane

Winter Park, FL 32789

Peter Nielsen 1630 Huron Trail

Maitland, FL 32751

Ron Pilgrim 2519 Big Bend Trail

Maitland, FL 32751

John Wacker 841 Arapaho Trail

Maitland, FL 32751

Tracy Beattie 1760 Pinetree Road

Winter Park, FL 32789

Mike Gallo 200 St. Andrews Blvd # 510

Winter Park FL, 32792

Manny Del Valle 640 Old Horatio Avenue

Maitland, FL 32751

Lorraine Barnikel 2210 Deloraine Trail

Maitland, FL 32751

David Rimbach 429 Lakeview Avenue

Winter Park, FL 32789

Members of the first Board of Directors shall serve until the first annual meeting, at which their successors are duly elected and qualified, or removed as provided in the bylaws.

ARTICLE VIII - PERSONAL LIABILITY

No (member) officer, or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the (members) officer, or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE VIX - BY-LAWS

The power to adopt, alter, amend, or repeal By-laws shall be vested in the Board of Directors in accordance with the Corporation's By-laws. Notwithstanding the foregoing, nothing contained in the By-laws shall be inconsistent or contrary to these Articles of Incorporation or the laws of the State of Florida.

ARTICLE X - OFFICERS

The Board of Directors may provide for the election or appointment and prescribe the duties of all officers and agents as the Board of Directors may deem desirable and proper, and may take such action not inconsistent with



the Articles of Incorporation, the By-laws of the Corporation, the laws of the State of Florida, or the Internal Revenue Code as such board may deem advisable for the conduct and operation of the business of the Corporation.

ARTICLE XI - MEETINGS

Meetings of directors and officers, including the time, place, and manner of calling such meetings, shall be fixed by the By-laws of the Corporation.

<u>ARTICLE XII - ORGANIZATION AND DISSOLUTION</u>

The Corporation is organized exclusively for not-for-profit purposes.

Upon the dissolution of the Corporation, all of its assets remaining after the payment of all costs and expenses of dissolution shall be distributed to one or more organizations which have qualified for exemption within the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal income tax code, or shall be distributed to the federal, state, or local government for a public purpose.

ARTICLE XIII – AMENDMENT TO ARTICLES

These Articles of Incorporation may be amended by the affirmative vote of a majority of the Board of Directors of the Corporation provided that such amendment does not conflict with federal or state laws as is or may hereinafter be applicable.

ARTICLE XIV - REGISTERED AGENT

The name and address of the Registered Agent is Brett Lundequam, 911 Poinciana Lane, Winter Park, FL 32789

ARTICLE XV - INCORPORATOR

The name and address of the Incorporator is Brett Lundequam, 911 Poinciana Lane, Winter Park, FL 32789

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Pepartment of State constitutes a third degree felony as provided for in s.817.155, F.S.

Required Signature of Registered Agent