



**State of Rhode Island
Office of the Secretary of State**

Fee: \$35.00

Division Of Business Services
148 W. River Street
Providence RI 02904-2615
(401) 222-3040

**Non-Profit Corporation
Articles of Incorporation**

(Chapter 7-6-34 of the General Laws of Rhode Island, 1956, as amended)

ARTICLE I

The name of the corporation is URI Lacrosse Booster Club

ARTICLE II

The period of its duration is Perpetual

ARTICLE III

The specific purpose or purposes for which the corporation is organized are:

URI LACROSSE BOOSTER CLUB IS A NON-PROFIT CORPORATION AND SHALL OPERATE EXCLUSIVELY FOR EDUCATIONAL AND CHARITABLE PURPOSES WITHIN THE MEANING OF SECTION 501(C)(3) OF THE INTERNAL REVENUE CODE, OR THE CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX CODE. URI LACROSSE BOOSTER CLUB'S PURPOSE IS TO SUPPORT THE UNIVERSITY OF RHODE ISLAND'S INTERCOLLEGIATE WOMEN'S LACROSSE TEAM- VARSITY LEVEL. WE PROVIDE FUNDS FOR TAILGATING AT GAMES, SPECIAL MEALS AND EVENTS FOR THE ENTIRE TEAM WHILE TRAVELING OR TO ENCOURAGE TEAM BONDING. THE CLUB WILL ALSO SUPPORT SPECIAL EVENTS HELD BY THE TEAM SUCH AS THEME GAMES, TRAVEL, AND CLINICS. THIS SUPPORT WILL BE PROVIDED BY PARENT DONATIONS AND FUNDRAISING EVENTS. THE BOOSTER CLUB SHALL OPERATION WITHIN THE REGULATIONS OF THE NCAA REGARDING TEAM BOOSTER CLUBS.

ARTICLE IV

Provisions, if any, not inconsistent with the law, which the incorporators elect to set forth in these articles of incorporation for the regulation of the internal affairs of the corporation are:

4.01 NON-PROFIT NATURE

URI LACROSSE BOOSTER CLUB IS ORGANIZED EXCLUSIVELY FOR CHARITABLE AND

EDUCATIONAL PURPOSE INCLUDING FOR SUCH PURPOSES, THE MAKING OF DISTRIBUTIONS TO ORGANIZATIONS THAT QUALIFY AS EXCEPT ORGANIZATIONS UNDER

SECTION 501(C)(3) OF THE INTERNAL REVENUE CODE, OR CORRESPONDING SECTION OF

ANY FUTURE FEDERAL TAX CODE. NO PART OF THE NET EARNING OF URI LACROSSE

BOOSTER CLUB SHALL INURE TO THE BENEFIT OF, OR BE DISTRIBUTABLE TO ITS MEMBERS, 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 THE PURPOSE CLAUSE HEREOF.

NOTWITHSTANDING ANY OTHER PROVISION OF THE DOCUMENT, THE CORPORATION SHALL

NOT CARRY ON ANY OTHER ACTIVITIES NOT PERMITTED TO BE CARRIED ON (A) BY ANY

ORGANIZATION EXEMPT FROM FEDERAL INCLUDE TAX UNDER SECTION 501(C)(3) OF THE

INTERNAL REVENUE CODE, CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX

CODE, OR (B) BY AN ORGANIZATION, CONTRIBUTION TO WHICH ARE DEDUCTIBLE UNDER

SECTION 170(C)(2) OF THE INTERNAL REVENUE CODE OR CORRESPONDING SECTION OF

ANY FUTURE FEDERAL TAX CODE.

URI LACOSSE BOOSTER CLUB IS NOT ORGANIZED AND SHALL NOT BE OPERATED FOR THE

PRIVATE GAIN OF ANY PERSON. THE PROPERTY OF THE CORPORATION IS IRREVOCABLY

DEDICATED TO ITS EDUCATIONAL AND CHARITABLE PURPOSE. NO PART OF THE ASSETS,

RECEIPTS, OR NET EARNING OF THE CORPORATION SHALL INURE TO THE BENEFIT OR,

OR BE DISTRIBUTED TO ANY INDIVIDUAL. THE CORPORATION MAY, HOWEVER, PAY

REASONABLE COMPENSATION FOR SERVICES RENDERED, AND MAKE OTHER PAYMENTS AND

DISTRIBUTIONS CONSISTENT WITH THESE ARTICLES.

4.02 PERSONAL LIABILITY

NO OFFICER OR DIRECTOR OF THIS CORPORATION SHALL BE PERSONALLY
LIABLE FOR
THE DEBTS OR OBLIGATIONS OF URI LACROSSE BOOSTER CLUB OF ANY NATURE
WHATSOEVER, NOR SHALL ANY OF THE PROPERTY OR ASSETS OF THE OFFICERS
OR
DIRECTORS BE SUBJECT TO THE PAYMENT OF THE DEBTS OR OBLIGATIONS OF
THIS
CORPORATION.

4.03 DISSOLUTION

UPON TERMINATE OR DISSOLUTION OF THE URI LACROSSE BOOSTER CLUB, AN
ASSETS
LAWFULLY AVAILABLE FOR DISTRIBUTION SHALL BE DISTRIBUTED TO THE
UNIVERSITY
OF RHODE ISLAND'S INTERCOLLEGIATE WOMEN'S LACROSSE TEAM. IF THIS
TEAM NO
LONGER EXISTS, THE FUNDS SHALL BE DISTRIBUTED TO THE UNIVERSITY OF
RHODE
ISLAND'S DEPARTMENT OF ATHLETICS AS A WHOLE. IF NEITHER EXISTS, ANY
ASSETS
SHALL BE DISTRIBUTED TO ONE(1) OR MORE QUALIFYING ORGANIZATIONS
DESCRIBED
IN SECTION 501(C)(3) OF THE INTERNAL REVENUE CODE OF 1986 (OR DESCRIBED
IN
ANY CORRESPONDING PROVISION OF ANY SUCCESSOR STATUTE) WHICH
ORGANIZATION OR
ORGANIZATIONS HAVE A CHARITABLE PURPOSE WHICH, AT LEAST GENERALLY,
INCLUDES
A PURPOSE SIMILAR TO THE TERMINATING OR DISSOLVING CORPORATION.
THE ORGANIZATION TO RECEIVE THE ASSET OF THE URI LACROSSE BOOSTER
CLUB
HEREUNDER SHALL BE SELECTED BY THE DISCRETION OF THE MAJORITY OF THE
MANAGING BODY OF THE URI LACROSSE BOOSTER CLUB AND IF ITS MEMBERS
CANNOT SO
AGREE, THEN THE RECIPIENT ORGANIZATION SHALL BE SELECTED PURSUANT
TO A
VERIFIED PETITION IN EQUITY FILED IN A COURT OF PROPER JURISDICTION
AGAINST
THE URI LACROSSE BOOSTER CLUB BY ONE(1) OR MORE OF ITS MANAGING
BODY WHICH
VERIFIED PETITION SHALL CONTAIN SUCH STATEMENTS AS REASONABLY
INDICATE THE
APPLICABILITY OF THIS SECTION THE COURT UPON A FINDING THAT THIS
SECTION
IS APPLICABLE SHALL SELECT THE QUALIFYING ORGANIZATION OR
ORGANIZATIONS TO
RECEIVE THE ASSETS TO BE DISTRIBUTED, GIVING PREFERENCE IF PRACTICABLE

TO
ORGANIZATION LOCATES WITHIN THE STATE OF RHODE ISLAND.
IN THE EVENT THAT THE COURT SHALL FIND THAT THIS SECTION IS APPLICABLE
BUT
THAT THERE IS NO QUALIFYING ORGANIZATION KNOWN TO IT WHICH HAS A
CHARITABLE
PURPOSE, WHICH, AT LEAST GENERALLY, INCLUDES A PURPOSE SIMILAR TO THIS
CORPORATION, THEN THE COURT SHALL DIRECT THE DISTRIBUTION OF ITS
ASSETS
LAWFULLY AVAILABLE FOR DISTRIBUTION TO THE TREASURER OF THE STATE OF
RHODE
ISLAND TO BE ADDED TO THE GENERAL FUND.

4.3 PROHIBITED DISTRIBUTIONS

NO PART OF THE NET EARNING, OR PROPERTIES OF THIS CORPORATION, ON
DISSOLUTION OR OTHERWISE, SHALL INURE O THE BENEFIT OF, OR BE
DISTRIBUTABLE
TO, ITS MEMBERS, DIRECTORS, OFFICERS, OR OTHER PRIVATE PERSON OR
INDIVIDUAL, EXCEPT THAT THE CORPORATION SHALL BE AUTHORIZED AND
EMPOWERED
TO PAY REASONABLE COMPENSATION FOR SERVICES RENDERED AND TO MAKE
PAYMENTS
AND DISTRIBUTIONS IN FURTHERANCE TO THE PURPOSED SET FORTH IN
ARTICLE III,
SECTION 3.01

4.04 RESTRICTED ACTIVITIES

NO SUBSTANTIAL PART OF THE CORPORATION'S ACTIVITIES SHALL BE THE
CARRYING
ON OF PROPAGANDA, OR OTHERWISE ATTEMPTING TO INFLUENCE LEGISLATION
AND THE
CORPORATION SHALL NOT PARTICIPATE I OR INTERVENE (INCLUDING THE
PUBLISHING
OR DISTRIBUTION OF STATEMENTS) IN ANY POLITICAL CAMPAIGN ON BEHALF
OR IN
OPPOSITION TO ANY CANDIDATE FOR PUBLIC OFFICE.

4.05 PROHIBITED ACTIVITIES

NOTWITHSTANDING ANY OTHER PROVISIONS OF THESE ARTICLES, THE
CORPORATION
SHALL NOT CARRY ON ANY ACTIVITIES NOT PERMITTED TO BE CARRIED ON (1)
BY A
CORPORATION EXEMPT FROM FEDERAL INCOME TAX AS AN ORGANIZATION
DESCRIBED BY
SECTION 501(C)(3) OF THE INTERNAL REVENUE CODE, OR THE CORRESPONDING
SECTION OF ANY FUTURE FEDERAL TAX CODE, OR (II) BY A CORPORATION,
CONTRIBUTIONS TO WHICH ARE DEDUCTIBLE UNDER SECTION 170(C)(2) OR THE
CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX CODE.

ARTICLE V

The street address (post office boxes are not acceptable) of the initial registered office of the corporation is:

No. and Street: 117 OMER DRIVE
City or Town: WAKEFIELD State: RI Zip: 02879

The name of its initial registered agent at such address is LEA LOCKWOOD

ARTICLE VI

The number of directors constituting the initial Board of Directors of the Corporation is 3 and the names and addresses of the persons who are to serve as the initial directors are:

Title	Individual Name First, Middle, Last, Suffix	Address Address, City or Town, State, Zip Code, Country
DIRECTOR	CARRIE KAY REILLY KIRK	127 ASHFORD ROAD CHERRY HILL, NJ 08003 USA
DIRECTOR	LEA LOCKWOOD	117 OMER DRIVE WAKEFIELD, RI 02879 USA
DIRECTOR	JULIE TIMPARANO	19 BRIDLE PATH LANE PORT JEFFERSON, NY 11777 USA

ARTICLE VII

The name and address of the incorporator is:

Title	Individual Name First, Middle, Last, Suffix	Address Address, City or Town, State, Zip Code, Country
INCORPORATOR	CARRIE KIRK	127 ASHFORD ROAD CHERRY HILL, NJ 08003 USA

ARTICLE VIII

Date when corporate existence is to begin 01/08/2025
(not prior to, nor more than 30 days after, the filing of these Articles of Incorporation)

Signed this 8 Day of January, 2025 at 5:03:02 PM by the incorporator(s). *This electronic signature of the individual or individuals signing this instrument constitutes the affirmation or acknowledgement of the signatory, under penalties of perjury, that this instrument is that individual's act and deed or the act and deed of the corporation, and that the facts stated herein are true, as of the date of the electronic filing, in compliance with R.I. Gen. Laws § 7-6.*

Enter signature(s) below.

CARRIE KIRK

Form No. 200
Revised 09/07

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