

D-268765

FILE NUMBER



DOMESTIC

STATE OF WASHINGTON | DEPARTMENT OF STATE

I, BRUCE K. CHAPMAN, Secretary of State of the State of Washington and custodian of its seal, hereby certify that

ARTICLES OF INCORPORATION

ofSEA_HAWKERS_CEN	TRAL COUNCIL
a domestic corporation of	Seattle, Washington,
was filed for record in this office on this date, and I further certify that such Articles related on file in this office.	
Filed at request of Wolfstone, Panchot, Bloch & Kelley, Attorneys At Law 1117 Norton Bldg, Seattle, WA 98104	
NON-PROFIT Filing and recording fee \$	In witness whereof I have signed and have affixed the seal of the State of Washington to this certificate at Olympia, the State Capitol June 28, 1977
License to June 30, 19 \$	
Page 052 - 056	BRUCE K. CHAPMAN SECRETARY OF STATE

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SECRETARY OF STATE STATE STATE STATE

ARTICLES OF INCORPORATION

OF

SEA HAWKERS CENTRAL COUNCIL

The undersigned person, acting as the incorporator of a corporation, adopts the following Articles of Incorporation for such corporation, under the Washington Non-Profit Corporation Act (Title 24.03 R.C.W.) and the Internal Revenue Code of 1954, and amendments thereto, regarding non-profit corporations.

ARTICLE I. NAME

The name of the Corporation shall be SEA HAWKERS CENTRAL COUNCIL, hereinafter referred to as the "Council".

ARTICLE II. DURATION

The period of duration of the Council shall be perpetual.

ARTICLE III. PURPOSES

The purposes for which the Council is organized are as follows:

- l. To actively promote and supervise the creation and existence of satellite Sea Hawker booster clubs, which will support the Seattle Seahawks.
- 2. To act as charteror and advisor to such satellite booster clubs for the Seattle Seahawks.
- 3. To serve as the coordinator between the Seattle Seahawks and such satellite booster clubs in accomplishing the following purposes:
 - (a) To promote and support the Seattle Seahawk football team, their coaches and staff.
 - (b) To support and assist the individual team players and their families in becoming a part of our community, both during their playing career and thereafter.
 - (c) To encourage attendance at all Seahawk games by such methods as may seem appropriate, including pre-game and post-game activities and providing a common means of transportation to and from said games.

- (d) To encourage and provide educational opportunities to all members to increase their knowledge, understanding and appreciation of the game of football.
- (e) To provide a common meeting place for the members to accomplish such purposes and promote good fellowship and comradeship among themselves.
- (f) To promote and support any other similar non-profit purpose in connection with football activities desired by the Seattle Seahawks and/or a majority of the voting members of this Council.

ARTICLE IV. MEMBERSHIP

The Council shall have just one class of membership. The number, rights and qualification of membership may be set and/or limited by the Council's Bylaws.

ARTICLE V. REGISTERED OFFICE AND AGENT

The address of the initial registered office of the Council shall be 14th Floor, Norton Building, Seattle, Washington 98104. The name of the initial registered agent of the Council at such address shall be Rudy Englund.

ARTICLE VI. DIRECTORS

The number of the initial Board of Directors shall be seven (7) directors who shall serve until the next annual meeting of the Council. A Council Director may be removed from the Board of Directors by such means as may be provided in the Council Bylaws. The names and addresses of the initial Directors of the Council are as follows:

Dick Little 4203 - 107th Place N.E. Kirkland, Washington 98033

Bill Sundstrom 10914 - 127th Place N.E. Kirkland, Washington 98033

Rudy Englund 8031 - 30th N.W. Seattle, Washington 98117

Diane Huntington 106 Monterey Drive N.E. Renton, Washington 98055 Betty Little 4203 - 107th Place N.E. Kirkland, Washington 98033

Jim Stewart 3520 - 66th Avenue West Tacoma, Washington 98466

John Larkin 5050 N.E. 197th Seattle, Washington 98155

ARTICLE VII. RESTRICTION AND DISSOLUTION

1. No part of the net earnings of this Council shall inure to the benefit of any private shareholder or member, except that the Council shall be authorized and empowered to pay reasonable compensation for services rendered.

2. In the event of the dissolution of the Council, the Board of Directors or officers thereof shall, after paying all of the liabilities of the Council, dispose of all of the assets of the Council exclusively for the purposes of the Council in such manner, or to such organization or organizations organized and operated exclusively for a charitable, educational, religious, or scientific purpose as shall at the time qualify as an exempt organization or organizations under the Internal Revenue Code of 1954 (or corresponding provision of any future United States revenue law), as the Board of Directors or officers thereof shall determine. In the absence of such disposition, the Superior Court of King County, Washington, may direct disposition of such funds exclusively for such purposes or to such organization or organizations as the Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VIII. INCORPORATOR

The name and address of the incorporator of this Council is:

William J. Sundstrom 10914 127th Place N.E. Kirkland, Washington 98033

DONE AND DATED this 20th day of

) ss.

<u>(. 1977.</u>

WILLIAM J. SUNDSTROM

STATE OF WASHINGTON)

COUNTY OF KING

The undersigned, being first duly sworn on oath, deposes and says:

That he has read the foregoing Articles of Incorporation, knows the contents

thereof, and that the same are true and correct.

SUBSCRIBED and sworn to before me this 20 th day of

1977.

Washington residing at Redmond -