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***Articles of Incorporation and
Amended Bylaws***

October 31, 2016

SPOKANE GUN CLUB, Inc

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ARTICLES OF INCORPORATION
of
SPOKANE GUN CLUB, Inc

The undersigned, for the purpose of forming a corporation under the nonprofit laws of the state of Washington, RCW 24.03, states the following:

ARTICLE I
NAME

The name of the corporation shall be
SPOKANE GUN CLUB, Inc.

ARTICLE II
DURATION

The term of existence shall be perpetual.

ARTICLE III
PURPOSES

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

- 1) All lawful business under the laws of the state of Washington.
- 2) To promote and foster educational, social, fraternal and athletic activities to the fullest extent authorized and permitted by the Washington Nonprofit Corporation act, Chapter 24.03 of the Revised Code of Washington, as heretofore and hereafter amended, including but not limited to the activities of trap, skeet, and other forms of sport-shooting, and promotion of fishing and hunting and educational activities with respect to the propagation and conservation of fish, game birds and game animals, and the protection and improvement of the environment for fish and wildlife.

3) The preceding paragraphs shall be construed as objects, purposes and powers, and said paragraphs shall be applicable in all respects to the transaction of business without, as well as within, the state of Washington.

ARTICLE IV POWERS

1) This corporation shall have all the powers conferred upon non-profit corporations pursuant to Chapter 24.03 of the Revised Code of Washington, as amended.

2) Notwithstanding the foregoing, the corporation will exercise only such powers as are in furtherance of the exempt purposes of organizations set forth in Section 501 (c) (7) of the Internal Revenue Code and its regulations as the same now exist or as they may hereafter be amended from time to time, nor shall the corporation engage in any activity that would subject it to liability for taxes that may be imposed under sections 4941, 4942, 4943, 4944 and 4945 of the Internal Revenue Code of 1986 as amended.

ARTICLE V DISTRIBUTION OF ASSETS ON DISSOLUTION

1) This corporation is not organized for profit and no part of the net earnings of the corporation shall ever inure to the benefit of any private individual.

2) In the event of the liquidation or dissolution of the corporation, whether voluntary or involuntary, no individual shall be entitled to any distribution or division of its remaining property or its proceeds, and the balance of all money or other property held by the corporation, after payment of all debts and obligations of the corporation, unless otherwise directed by the legislature of the State of Washington, shall be transferred and conveyed exclusively to an organization exempt under Section 501 (c) (7) of the Internal Revenue Code of 1986 as amended.

ARTICLE VI
REGISTERED OFFICE AND AGENT

The name of the registered agent of the corporation is registered with the Washington Secretary of State's office and is available upon request from that office or from the current President of the Spokane Gun Club, Inc.

ARTICLE VII
DIRECTORS

1) The number of directors of the corporation shall be fixed by the bylaws except there shall never be less than five (5) nor more than eleven (11) directors.

2) The qualifications, manner of election, and terms of office of the directors shall be set forth in the bylaws.

3) There shall be eleven (11) directors serving as the initial Board of Directors.

ARTICLE VIII
REMOVAL OF DIRECTORS AND OFFICERS

Any director or officer elected or appointed may be removed by the persons authorized to elect or appoint such director or officer whenever in their judgment the best interests of the club will be served thereby.

ARTICLE IX
INCORPORATOR

The name and address of the incorporator is as follows:
Gerald Kofmehl, East 19615 Sprague Avenue, Greenacres,
Washington 99016 (Post Office Box 100, Greenacres, Washington
99016).

NONPROFIT CORPORATION ACT 24.03.035

RCW 24.03.035 General powers. Each corporation shall have power:

(1) To have perpetual succession by its corporate name unless a limited period of duration is stated in its articles of incorporation.

(2) To sue and be sued, complain and defend, in its corporate name.

(3) To have a corporate seal which may be altered at pleasure, and to use the same by causing it, or a facsimile thereof, to be impressed or affixed or in any other manner reproduced.

(4) To purchase, take, receive, lease, take by gift, devise or bequest, or otherwise acquire, own, hold, improve, use and otherwise deal in and with real or personal property, or any interest therein, wherever situated.

(5) To sell, convey, mortgage, pledge, lease, exchange, transfer and otherwise dispose of all or any part of its property and assets.

(6) To lend money or credit to its employees other than its officers and directors.

(7) To purchase, take, receive, subscribe for, or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, lend, pledge, or otherwise dispose of, and otherwise use and deal in and with, shares or other interests in, or obligations of, other domestic or foreign corporations, whether for profit or not for profit, associations, partnerships or individuals, or direct or indirect obligations of the United States, or of any other government, state, territory, governmental district or municipality or of any instrumentality thereof.

(8) To make contracts and incur liabilities, borrow money at such rates of interest as the corporation may determine, issue its notes, bonds, and other obligations, and secure any of its obligations by mortgage or pledge of all or any of its property, franchises and income.

(9) To lend money for its corporate purposes, invest and reinvest its funds, and take and hold real and personal property as security for the

payment of funds so loaned or invested.

(10) To conduct its affairs, carry on its operations, and have offices and exercise the powers granted by this chapter in any state, territory, district, or possession of the United States, or in any foreign country.

(11) To elect or appoint officers and agents of the corporation, and define their duties and fix their compensation.

(12) To make and alter bylaws, not inconsistent with its articles of incorporation or with the laws of this state, for the administration and regulation of the affairs of the corporation.

(13) Unless otherwise provided in the articles of incorporation, to make donations for the public welfare or for charitable, scientific or educational purposes; and in time of war to make donations in aid of war activities.

(14) To indemnify any director or officer or former director or officer or other person in the manner and to the extent provided in RCW [23B.08.500](#) through [23B.08.600](#), as now existing or hereafter amended.

(15) To make guarantees respecting the contracts, securities, or obligations of any person (including, but not limited to, any member, any affiliated or unaffiliated individual, domestic or foreign, profit or not for profit, corporation, partnership, association, joint venture or trust) if such guarantee may reasonably be expected to benefit, directly or indirectly, the guarantor corporation. As to the enforceability of the guarantee, the decision of the board of directors that the guarantee may be reasonably expected to benefit, directly or indirectly, the guarantor corporation shall be binding in respect to the issue of benefit to the guarantor corporation.

(16) To pay pensions and establish pension plans, pension trusts, and other benefit plans for any or all of its directors, officers, and employees.

(17) To be a promoter, partner, member, associate or manager of any partnership, joint venture, trust or other enterprise.

(18) To be a trustee of a charitable trust, to administer a charitable trust and to act as executor in relation to any charitable bequest or

devise to the corporation. This subsection shall not be construed as conferring authority to engage in the general business of trusts nor in the business of trust banking.

(19) To cease its corporate activities and surrender its corporate franchise.

(20) To have and exercise all powers necessary or convenient to effect any or all of the purposes for which the corporation is organized.

LEGISLATIVE HISTORY

[1991 c 72 § 42; 1986 c 240 § 5; 1967 c 235 § 8.]

AMENDED BYLAWS OF SPOKANE GUN CLUB, Inc

BE IT KNOWN that the members of the Spokane Gun Club, Inc, a club organized and existing since September 9, 1892, and chartered by the State of Washington on September 12, 1912, for trap, skeet and sport shooting purposes (Session Laws of 1895, Chapter 158, as amended) at a meeting called and held on the 19th day of October 2011, in the manner prescribed by the bylaws, as amended, at which meeting a quorum was present, duly and regularly adopted the following Bylaws and declared that the Bylaws, as amended, of the SPOKANE GUN CLUB, Inc have been and are hereby amended to read as follows:

ARTICLE I -- MEMBERSHIP

Section 1. Classes of Membership: There shall be the following classes of Membership in Spokane Gun Club, Inc:

- a. Life Membership
- b. Annual Membership
- c. Honorary Membership
- d. Registered Shoot Membership

Section 2. Life Membership

a. Any person shall be eligible to Life Membership who has been an Annual Member for one (1) year prior to becoming a Life Member. The spouse and minor children of Life Members shall have and enjoy the privileges of the Club as prescribed from time to time.

b. Life Membership shall be non-transferable and shall terminate on death or resignation of Life Member.

c. Life Members shall be subject to all provisions of the Club bylaws and rules governing all members, except that a Life Member shall not be subject to payment of annual dues.

Section 3. Annual Membership

- a. Any person shall be eligible to Annual Membership.
- b. The spouse and minor children of Annual Members shall have and enjoy the privileges of the Club as prescribed from time to time.

Section 4. Honorary Membership

- a. An Honorary Member shall be that person elected to membership by reason of distinguished accomplishments, or special service to the Club, or for any other reason which the Board of Directors shall deem sufficient.
- b. The spouse and minor children of Honorary Members shall have and enjoy the privileges of the Club as prescribed from time to time.

Section 5. Registered Shoot Membership

Individuals, participating in registered shoots held by the Spokane Gun Club, Inc, upon paying the registration fees, shall become a member of the Club for the duration of that registered shoot, “excluding the purchase and consumption of alcoholic beverages sold by the Spokane Gun Club, Inc”.

Section 6. Rights and Privileges of Members of Each Class

The members of each class shall enjoy the same rights and privileges as the members of any other class, except as provided and limited by the Bylaws.

Section 7. Authority to Establish Membership Classifications and Rules

The Board of Directors shall have the authority to establish membership classifications other than those herein in Article I set forth and the qualifications thereof, to specify such qualifications, privileges, and restrictions of privileges not in conflict with the provisions of these Bylaws for memberships of any classification, to

establish and to alter from time to time the amount of initiation fees and dues payable by each class of membership and the period for which dues shall be paid, to close the membership in any classification and to reopen the same, and to make any other decision with respect to memberships not in conflict with the Articles of Incorporation and Bylaws, which the Board of Directors deems in the best interests of the Club.

ARTICLE II -- ELECTION TO MEMBERSHIP

Section 1. Application for Membership

Applications for membership shall be in writing and accompanied by the required initiation fee. Application shall be endorsed by two (2) Life Members.

Section 2. Investigation and Balloting by Board of Directors

Applications for membership shall be considered by the Membership Committee and presented, whenever practicable, to the Board of Directors at the next meeting following receipt of such application.

Section 3. Balloting by Board of Directors

Applicants shall be elected by vote of the members of the Board of Directors. Voting by the Board on applications for Life Membership shall be by secret ballot. A majority vote of the Directors present at the meeting shall be sufficient to approve the application for an Annual Membership. One (1) negative vote by a Director present at the meeting shall be sufficient to exclude the applicant from Life Membership.

Section 4. Notification

It shall be the duty of the Secretary to notify the applicant of the acceptance or rejection of his application.

Section 5. Reapplication

No applicant who is rejected for membership shall be again considered for membership within one (1) year after his application has been rejected.

ARTICLE III -- RESIGNATION OF MEMBERS

Section 1. Members may resign by written resignation addressed to the Board of Directors and by paying all dues to the 31st of December of the year in which said resignation is made.

ARTICLE IV -- DUES AND DUTIES, NOTICES MEMBERS

Section 1. Dues - The initiation fee and dues of the Club shall be in such amounts as the Board of Directors may from time to time determine. All dues shall be for a year's membership, and shall be payable in advance upon invitation of the Secretary, acting by and through the authority and direction of the Board of Directors. For the purpose of dues, each year shall commence upon the 1st day of January of each year; provided however that an applicant's first year's dues only shall be prorated and paid for the unused part of the year only.

Section 2. Duties - Members shall have the duty of keeping the Club informed of their current contact information, including all such means and media as are commonly available and widely used at the current time. This includes US Postal mailing address of residence, telephone number of residence, mobile telephone number, e-mail address, and other contact detail for new methods which come into common use in the future.

Section 3. Notices to members - Notices to members or sub-groups of members (e.g. the Board of Director) may be delivered by any or all of the common means of contact, as deemed appropriate by the Board or other group initiating the notice. The primary means of delivering information and notice to members shall be electronic mail (“E-mail”).

Members wishing to receive notice via a Secondary means of communication, e.g. paper US Postal Mail, may notify the corporation of that choice, and may be charged an annual fee for a more costly alternative, in an amount to be determined by the Board of Directors.

Required notices and communication to members shall be deemed to have been delivered in a timely fashion meeting requirements of these Bylaws if the notice or communication is sent with best effort, before the required deadline, to the most recent address on file in the records of the corporation for the member’s Primary address, or to the member’s Secondary address provided that the member has conveyed their Secondary choice to the Club and paid any related annual fee.

ARTICLE V -- SUSPENSION AND EXPULSION OF MEMBERS

Section 1. Any member willfully infringing the rules and regulations of the Club or conducting him or herself in a manner unbecoming a gentleman or a lady shall be subject to suspension or expulsion from the privileges of the Club on majority vote of the Directors at a meeting at which a quorum is present, called for the purpose of considering the case. Notice of meeting shall be given to the offending member two weeks before the date for which the

meeting is called, at which time the offending member shall be allowed to be heard in his own behalf.

ARTICLE VI – MEETINGS OF MEMBERS

Section 1. Annual Meeting

The annual meeting of Life Members shall be held the second Saturday of November of each year at 1:00 o'clock P.M. for the election of Directors for the ensuing year and for the transaction of such other business, including amending of the bylaws, as may properly come before the meeting. If the annual meeting shall fall on a legal holiday, the annual meeting for that year shall be held on the Saturday following, at 1:00 o'clock P.M.

Section 2. Special Meeting

Special meetings of members may be called at any time by the President or by the Board of Directors. At any time upon written request of twenty (20) or more voting members, it shall be the duty of the Secretary to call a special meeting of the members to be held at the place designated, at such date and hour as the Secretary may fix, not less than ten (10) nor more than fifty (50) days after the receipt of such request, and if the Secretary shall neglect or refuse to issue such call, the twenty members making the request may do so.

Section 3. Designated Place of Meeting

Meetings of the members shall be held at the Club rooms of the corporation at Spokane Gun Club, Inc, Spokane County, Washington, or at such other place in the City of Spokane as shall be specified in the notice of such meeting.

Section 4. Notice of Meetings

Written, printed or electronic notice of each meeting, whether annual or special, shall be delivered to each member entitled to vote at such meeting. Notice shall state the place, day and hour of the meeting. In the case of a special meeting, notice shall include

the purpose for which the meeting is called. Notice shall be delivered not less than fifteen (15) nor more than fifty (50) days before the date of the meeting. Notice shall be delivered according to the methods described in Article IV, Section 3, Notices to Members.

Notice of any meeting, including annual meetings, shall also be posted in the Club Rooms of the corporation.

Section 5. Quorum

At all meetings of members, sixteen (16) members having voting rights must be present in person to constitute a quorum.

Section 6. Right to Vote

a. Annual members (except as noted in “c” below), Honorary Members and Registered Shoot Members shall have no right to vote at any meeting of the members.

b. Life Members shall have the right to vote on all matters brought before any meeting of the members in person but not by proxy.

c. Annual members that are currently seated on the Board of Directors shall have the right to vote on all matters brought before any meeting of the members in person but not by proxy.

ARTICLE VII – DIRECTORS

Section 1. Number

The number of Directors which shall constitute the whole Board shall be eleven (11).

Section 2. Qualifications

Life Members and Annual Members of the Club in good standing are eligible to be elected to the Board of Directors. Annual

Members elected to the Board of Directors may only hold one year terms.

Section 3. Term

At each annual meeting there shall be elected seven (7) Directors, whose terms of office shall be as follows: Four (4) Directors shall have one (1) year terms, two (2) Directors shall have two (2) year terms, and one (1) Director shall have a three (3) year term.

Section 4. Nominating Committee

Forty-five (45) days prior to the annual election of Directors, the President shall appoint a nominating committee of five (5) Life Members having voting rights, three (3) of which must not be Directors, whose duty it shall be to nominate candidates for Directors to be elected at the annual meeting and to notify the Secretary of said nominations not less than twenty (20) days prior to the meeting; provided, however, that nominations may be made by any Life Member by filing such nomination in writing signed by not less than five (5) Life Members, with the Secretary ten (10) days prior to the annual meeting. The notice of the annual meeting shall include: 1) Names of the members of the nominating committee, 2) The names of those nominated, 3) The names of the carry-over Directors and the remaining time of their terms, 4) Notice of proposed changes to bylaws, if any.

Section 4.a. Election of Directors

A simple majority of votes of those attending the annual meeting shall constitute election as Directors provided a quorum is present. The new Directors shall assume office the day following the annual meeting.

Section 5. Election of Successor Directors

In the event of a vacancy occurring on the Board for any reason, a successor Director shall be elected by the remaining Directors to fill the unexpired term. The Board shall fill the vacancy within forty-five (45) days after it occurs. In the event the Board shall not be able to elect a successor Director within said 45-day period, a special meeting of the Life Members shall be called forthwith to meet in not less than thirty (30) days from the date of the call to fill said vacancy under such procedure as the Board of Directors shall prescribe.

Section 6. Powers of the Board of Directors

The control of the property, business and affairs of the corporation shall be vested in a Board of Directors. The Board of Directors may exercise all such powers of the Club and do all such lawful acts and things as are not by statute or by these bylaws directed or required to be exercised or done by the members; provided that any provision contained in any statute, charter or bylaws to the contrary notwithstanding, the Board of Directors shall have the right and power to sell or encumber any real property owned by the Club only after first obtaining the authorization and approval of the Life Members at a special meeting of the Life Members duly called for the purpose.

Section 7. Automatic Termination

If any member of the Board of Directors shall be absent for two (2) consecutive regular meetings of the Board, his term as Director shall automatically become vacant. Nothing in this section shall prevent the re-election to the Board of the person whose term was declared vacant.

ARTICLE VIII -- MEETINGS of BOARD OF DIRECTORS

Section 1. Regular Meetings

The Board of Directors shall meet once during each calendar month in the Clubhouse, unless the Board of Directors shall designate

some other place for a particular meeting. The members of the Board of Directors at their annual meeting, or as soon thereafter as practicable, shall designate the regular meeting date, and in case of their failure to do so, the President shall designate the date. Regular meetings of the Board of Directors may be held without notice.

Section 2. Special Meetings

The President or any three (3) Directors may call a special meeting of the Board of Directors by delivering a request therefore to the Secretary who shall forthwith cause notice to be given to the Board of Directors of the time and place of the meeting. **Notice shall be delivered according to the methods described in Article IV, Section 3, Notices to Members.** The meeting shall be called not less than two (2) nor more than five (5) days after the request for the meeting is filed with the Secretary.

Section 3. Quorum

At all meetings of the Board of Directors, a quorum for the transaction of business shall be two-thirds (2/3) of the Directors then in office.

ARTICLE IX -- COMPENSATION OF DIRECTORS

Section 1.

Directors as such shall not receive any monetary compensation for their services. Nothing herein contained shall be construed to preclude any Director from serving the Club in any other capacity and receiving compensation therefore.

ARTICLE X -- OFFICERS

Section 1. Officers

The officers of the Club shall be a President, a Vice-President, a Secretary and a Treasurer. The Board of Directors may

elect one (1) or more additional Vice-Presidents and Assistant Secretaries or Assistant Treasurers who shall perform such duties as shall be prescribed by the Board.

Section 2. Election of Officers

The Board of Directors, at its regular annual meeting, which shall be held immediately following the annual meeting of members, or as soon as practicable thereafter, shall elect the officers, who shall perform their duties for the ensuing year or until their successors are elected and qualified. All of said officers shall be Life Members except the Secretary and Treasurer, who may be elected from the general membership of the Club. A Secretary or Treasurer elected from the members at large is not a Director and shall have no vote on the Board.

Section 3. Vacancies

In case a vacancy occurs in any of the offices named, the Board of Directors shall elect a new officer to fill the vacancy for the unexpired term as soon as is practicable.

Section 4. Other Officers and Agents

The Board of Directors may appoint such other officers and agents as it shall deem necessary, who shall have such authority and shall perform such duties in the management of the property and affairs of the Club as shall be determined from time to time by the Board of Directors.

Section 5. Salaries

The President, Vice-President, Secretary and Treasurer shall serve without compensation. The salaries of all employees and agents of the Club shall be fixed by the Board of Directors.

Section 6. Removal

Any officer or agent of the Club elected or appointed by the Board of Directors may be removed at any time by the Board of

Directors whenever in the judgment of the Board the best interests of the Club shall be served thereby.

Section 7. The President

The President shall be the chief executive officer of the Club. He shall preside at all meetings of the members and of the Board of Directors. He shall see that all orders and resolutions of the Board of Directors are carried into effect. He shall execute bonds, mortgages and other contracts requiring a seal under the seal of the Club, except where required or permitted by law to be otherwise signed and executed and except where the signing and execution thereof shall be expressly delegated by the Board of Directors to some other officer or agent of the Club. Each year, the President shall assure that the Annual Report and filing fee to the Secretary of State, Washington State, is made and shall certify to the Board of Directors at the next regular meeting that said report has been made.

Section 8. Vice-President

The Vice-President shall, in the absence or disability of the President, perform the duties and exercise the powers of the President and shall perform such other duties as the Board of Directors shall from time to time prescribe.

Section 9. The Secretary

The Secretary shall attend all sessions of the Board of Directors and all meetings of the members and record all votes and the minutes of all proceedings in a book to be kept for that purpose. He shall give or cause to be given notice of all meetings of the members and of special meetings of the Board of Directors and shall perform such other duties as may be prescribed by the Board of Directors. He shall keep in safe custody the seal of the Club and when authorized by the Board affix the same to any instrument requiring a seal and when so affixed it shall be attested by his signature or by the signature of the Treasurer or Assistant Secretary if any. He shall cause to be

maintained in the Club office a register of all Articles, Bylaws, House Rules, Qualifications and Privileges relating to the several membership classifications adopted by the Board of Directors pursuant to Article I, Section 6, of these Bylaws, rules and regulations relating to visitors and of all amendments and additions with respect to the foregoing matters which are now in effect and which shall in the future be duly adopted by the members, by the Board of Directors or by any authorized committee.

Section 10. The Treasurer

The Treasurer shall have such duties with respect to the financial affairs of the Club as the Board of Directors shall from time to time direct. If required by the Board of Directors, the Treasurer, Assistant Treasurer or any other officer or agent of the Club shall give the Club a bond in such sum and with such surety or sureties as shall be satisfactory to the Board of Directors conditioned upon the faithful performance of the duties of said respective offices, and the Club shall pay the premium of such bond.

The Treasurer shall furnish a copy of the latest financial statement of the Club to any Life Member who makes written request therefore.

ARTICLE XI -- COMMITTEES

Section 1. Appointment

The Board of Directors shall have authority to appoint such standing and ad hoc committees, and to prescribe their rules of operation and duties, as it shall deem necessary from time to time.

Section 2. Appointment of Members to Committees

Members of standing committees shall be appointed by the President. Members of ad hoc committees shall be appointed as the Board of Directors shall direct.

ARTICLE XII -- INDEMNIFICATION OF OFFICERS and DIRECTORS

Section 1.

This corporation shall indemnify any person who may be a party or may be threatened to be made a party to any action, suit or proceeding, whether civil, criminal, administrative or investigative, including any action by or in the right of the corporation, by reason of the fact that he has been, now is or hereafter shall be a Director or Officer of the corporation, or is or was serving at the request of the corporation as a Director or Officer of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amount paid in settlement actually and reasonably incurred by him in connection with such action, suit or proceeding, whether or not grounded on negligence or misconduct, if he acted in good faith, without willful misconduct, in a manner he reasonably believes to be in or not opposed to the best interest of the corporation and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith, that the person acted with willful misconduct or in a manner which he believed to be opposed to the best interests of the corporation, or, with respect to any criminal action or proceeding, that he had reasonable cause to believe that his conduct was unlawful.

Section 2.

The indemnification provided by this bylaw shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any agreement or vote of disinterested Directors or otherwise, both as to action in his official capacity and as to action in another capacity while holding such office, and shall continue as to a

person who has ceased to be a Director or Officer and shall inure to the benefit of the heirs, executors and administrators of such a person.

Section 3.

This corporation shall have power to purchase and maintain insurance on behalf of any person who has been, now is or hereafter shall be a Director, Officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a Director, trustee, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against any liability asserted against him and incurred by him in any such capacity or arising out of his status as such, whether or not the corporation would have the power to indemnify him against such liability.

Section 4.

It is the intent of this corporation to indemnify Officers and Directors to the fullest extent permitted by the laws of the State of Washington.

ARTICLE XIII -- ORDER OF BUSINESS

Section 1.

At the regular or annual meeting of the corporation or of the Board of Directors, the following order of business shall be generally followed:

1. Roll call
2. Reading of Minutes
3. Secretary's Report
4. Treasurer's Report
5. Reports of Committees
6. Old Business
7. New Business
8. Elections, if any are to be held
9. Adjournment

ARTICLE XIV -- ASSESSMENTS

Section 1.

Assessments shall be levied on the members only by a majority vote of members having voting rights in a meeting called for that purpose.

ARTICLE XV -- VISITORS

Section 1.

Anyone eligible for membership may be a guest of a member of the Club in good standing at any time (a limited number of times). Any such person may, upon application of a member of the Club in good standing, receive a card granting the privileges of the Club for a period of ten (10) days, and this privilege may be renewed by the Board of Directors.

Section 2.

All visitors must be registered in the visitors' book by the member introducing them at the time of the introduction, and the member shall be responsible for his guests in all respects, including their indebtedness to the Club.

Section 3.

Membership cards of other gun clubs may be recognized, and persons bearing such cards may be admitted to the privileges of the Club as guests for a reasonable time and over a reasonable period.

ARTICLE XVI -- PRONOUNS and DESIGNATIONS OF PERSONS

Section 1.

Whenever in the Articles or Bylaws of this Club the masculine form is used, it shall include the feminine; and the words "they", "person" and the like shall include the masculine and feminine.

ARTICLE XVII -- SALE & CONSUMPTION OF BEER

The sale and consumption of beer on the Club's premises shall be permitted in accordance with the laws of the State of Washington.

ARTICLE XVIII -- AMENDMENTS

These Bylaws may be changed or amended only by a two-thirds (2/3) vote of Life Members attending: 1) An annual meeting of Life Members, or 2) At a special meeting of Life Members called for that purpose, providing that a quorum of sixteen (16) voting Life Members is present.

SPOKANE GUN CLUB, Inc

By _____ Lester Camp III, President
By _____ John Cushman, Secretary

