

ARTICLES OF INCORPORATION  
OF  
KEMPSVILLE RESCUE SQUAD INC.

*[Current as of November 1999]*

We hereby associate to form a non-stock corporation under the provisions of Chapter 2 of Title 13.1 of the Code of Virginia and to that end set forth the following:

(a) The name of the Corporation is: KEMPSVILLE RESCUE SQUAD INC.

(b) The purposes for which the Corporation is organized are: The welfare and interest of the inhabitants of the City of Virginia Beach, Virginia, and to afford a mercy association to assist in the saving of lives by the operation of a volunteer rescue squad; to administer first aid and teach methods of safety in Virginia Beach, Virginia; to acquire real and personal property and equipment by gift, devise and otherwise; and to promote the general welfare of the community, all of which purposes are to be carried out not for profit, and without issuing shares of stock, and that no part of the net earning shall be distributable to its members, trustees, officers, or other private persons. It may pay reasonable compensation for service rendered. It shall not attempt to influence legislation, publish or distribution of statements *[sic]* in a political campaign or work for any candidate seeking public office. It shall not carry on any other activities not permitted by corporation exempt from Federal income tax under section 501 C 3 of the Internal Revenue Code of 1954, and upon dissolution of the Corporation all funds that are not disposed of under Section 312.4 shall be disposed of by the Circuit Court of the City or County in which the principal office of the Corporation is then located, exclusively for such purpose or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.<sup>1</sup>

(c) *Deleted.*

(d) The number of directors who are to manage the affairs of the Kempsville Rescue Squad Inc. is to be fixed by the bylaws, and vacancies in such number are to be filled by the majority vote of the members of the Corporation present at any regular meeting.

(e) The post office address of the initial registered office is: 2518 Courthouse Drive, Princess Anne Station, Virginia Beach, Virginia 23456. The name of the city in which the initial registered office is located is the City of Virginia Beach. The name of its initial registered agent is Stanley A. Phillips, who is a resident of Virginia Beach and a member of the Virginia State Bar, and whose business office is the same as the registered office of the Corporation.

(f) The number of directors constituting the initial board of directors is seven (7), and the names and addresses of the persons who are to serve as the initial directors are:

1. C. C. Baker - 216 Overholt Drive, Virginia Beach, Virginia
2. E. L. Brinkley - 5145 Princess Anne Road, " " "
3. S. Buxbaum - 355 Omaha Road, " " "
4. R. L. Smith - 142 Hill Prince Road, " " "
5. E. Swartzentruber - 5508 Southern Blvd., " " "
6. W. Wells - 524 White Oak Drive, " " "
7. G. R. White, Jr. - 741 Avalon Avenue, " " "

R. L. Smith (SEAL)

E. Swartzentruber (SEAL)

G. R. White, Jr. (SEAL)

Dated: January 10, 1967

*AMENDMENTS:*

1. *The addition to Section (b) was approved by the Board of Directors on 4 October 1977, approved by the membership on 1 November 1977, and signed by Walter M. Wales, President, and Elizabeth P. Luebbe, Secretary, on 31 January 1978.*
2. *The deletion of Section (c) was approved by the membership and signed by Kevin A. Lipscomb, President, and Judy Paulsen, Secretary, on 13 September 1999.*

*Published by Kevin Lipscomb, November 1999*