

CONSTITUTION for NATIONAL COLLEGIATE TABLE TENNIS ASSOCIATION

FIRST: The name of the organization shall be the National Collegiate Table Tennis Association

SECOND:

The National Collegiate Table Tennis Association (NCTTA) is organized exclusively for purposes of fostering national amateur sports competition under section 501(c)(3) of the Internal Revenue Code. This purpose includes the following:

- 1. To promote serious competition among the top table tennis players at the collegiate level and aspires to have table tennis included as a sport recognized by the National Collegiate Athletic Association (NCAA) or equivalent.
- 2. To develop a strong collegiate program by developing a strong community grassroots programs, scholarship program, competitive play, and true integrity with each college and community.
- 3. To promote the growth and development of desirable instructional, recreational and competitive table tennis programs in the institutions of higher learning in accordance with the constitution, standards and regulations of USA Table Tennis (USATT) and NCTTA.
- 4. To create interest in and provide educational aids and opportunities for improving collegiate Table Tennis programs.
- 5. To provide leadership experiences for students and faculty in conducting tournaments and programs in Table Tennis.
- 6. To develop competitive experiences for collegiate Table Tennis players to participate in progressively more challenging and demanding competition commensurate with their ability by:
 - A. Establishing and conducting, in coordination with USA Table Tennis, local, state, regional and national level college Table Tennis championships
 - B. Preparing college Table Tennis players to better participate and represent their country, their sport and themselves in international competition such as the Olympics, Pan American Games, and World Championships.

THIRD:

In the event of and dissolution of the organization, after paying or adequately providing for the debts and obligations of the organization, the remaining assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

No part of the net earnings of the organization shall accrue to the benefit of, or be distributable to, any of its members, trustees, officers or other private persons, except that the organization shall be authorized to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the exempt purposes.

No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Notwithstanding any other provision of these articles, the organization shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.