

**ARTICLES OF INCORPORATION  
OF THE DAFFODIL SOCIETY OF MINNESOTA**

The undersigned incorporators are individuals 18 years of age or older and adopt the following articles of incorporation to form a nonprofit corporation (Chapter 317A).

**ARTICLE I**

Name

The name of this corporation shall be The Daffodil Society of Minnesota.

**ARTICLE II**

Registered Office Address

The place in Minnesota where the principal office of the corporation is to be located is 4530 Douglas Avenue, Golden Valley MN 55416-3527.

**ARTICLE III**

Purpose

This corporation is organized exclusively for educational and scientific purposes as specified in Section 501(c)(3) of the Internal Revenue Code, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

The purpose of this corporation is to promote interest in the genus Narcissus in the upper midwestern United States by:

- disseminating information about the culture of Narcissus
- developing educational materials about the culture of Narcissus
- providing educational opportunities to groups and individuals
- promoting such other educational and scientific activities as may advance the culture of Narcissus

**ARTICLE IV**

Exemption Requirements

At all times the following shall operate as conditions restricting the operations and activities of the corporation:

- No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purpose set forth in the purpose clause hereof.
- No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.
- Notwithstanding any other provisions of this document, the organization shall not carry on any other activities not permitted to be carried on by an organization exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future tax code, or by an organization, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future tax code.

## ARTICLE V Membership / Board of Directors

This corporation shall have members. The eligibility, rights and obligations of the members will be determined by the organization's bylaws.

The management of the affairs of the corporation shall be vested in a board of directors, as defined by the corporation's bylaws. No director shall have any right, title, or interest in or to any property of the corporation.

The number of directors constituting the initial board of directors is four (4). Their names and addresses are as follows:

Kathryn A. Julius, 1008 Quebec Avenue North, Golden Valley, MN 55427  
Margaret Macneale, 4530 Douglas Avenue, Golden Valley, MN 55416  
Edith F. Godfrey, 4050 Kings Point Road, Minnetrista, MN 55331  
Susan O. Nyhammer, 3280 Bayside Road, Orono, MN 55356

Members of the initial board of directors shall serve until the first annual meeting, at which their successors will be duly elected and qualified, or removed as provided by the bylaws.

## ARTICLE VI Personal Liability

No member, officer, or director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property

of the members, officers, or directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE VII  
Duration / Dissolution

The duration of the corporate existence shall be perpetual until dissolution.

Upon dissolution of the organization, assets of the corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.

ARTICLE VIII  
Incorporators

In witness whereof, we, the undersigned, have hereunto subscribed our names for the purpose of forming the corporation under the laws of the State of Minnesota and certify we executed these Articles of Incorporation this December 11, 2007.

Signature and Address (Incorporator 1)

Signature and Address (Incorporator 2)

Signature and Address (Incorporator 3)

Signature and Address (Incorporator 4)