

Form 1023 Checklist

(Revised June 2006)

Application for Recognition of Exemption under Section 501(c)(3) of the Internal Revenue Code

Note. Retain a copy of the completed Form 1023 in your permanent records. Refer to the General Instructions regarding Public Inspection of approved applications.

Check each box to finish your application (Form 1023). Send this completed Checklist with your filled-in application. If you have not answered all the items below, your application may be returned to you as incomplete.

- Assemble the application and materials in this order:
 - Form 1023 Checklist
 - Form 2848, *Power of Attorney and Declaration of Representative* (if filing)
 - Form 8821, *Tax Information Authorization* (if filing)
 - Expedite request (if requesting)
 - Application (Form 1023 and Schedules A through H, as required)
 - Articles of organization
 - Amendments to articles of organization in chronological order
 - Bylaws or other rules of operation and amendments
 - Documentation of nondiscriminatory policy for schools, as required by Schedule B
 - Form 5768, *Election/Revocation of Election by an Eligible Section 501(c)(3) Organization To Make Expenditures To Influence Legislation* (if filing)
 - All other attachments, including explanations, financial data, and printed materials or publications. Label each page with name and EIN.

- User fee payment placed in envelope on top of checklist. DO NOT STAPLE or otherwise attach your check or money order to your application. Instead, just place it in the envelope.

- Employer Identification Number (EIN)

- Completed Parts I through XI of the application, including any requested information and any required Schedules A through H.
 - You must provide specific details about your past, present, and planned activities.
 - Generalizations or failure to answer questions in the Form 1023 application will prevent us from recognizing you as tax exempt.
 - Describe your purposes and proposed activities in specific easily understood terms.
 - Financial information should correspond with proposed activities.

- Schedules. Submit only those schedules that apply to you and check either "Yes" or "No" below.

Schedule A	Yes ___ No <input checked="" type="checkbox"/>	Schedule E	Yes ___ No <input checked="" type="checkbox"/>
Schedule B	Yes ___ No <input checked="" type="checkbox"/>	Schedule F	Yes ___ No <input checked="" type="checkbox"/>
Schedule C	Yes ___ No <input checked="" type="checkbox"/>	Schedule G	Yes <input checked="" type="checkbox"/> No ___
Schedule D	Yes ___ No <input checked="" type="checkbox"/>	Schedule H	Yes ___ No <input checked="" type="checkbox"/>

- An exact copy of your complete articles of organization (creating document). Absence of the proper purpose and dissolution clauses is the number one reason for delays in the issuance of determination letters.
 - Location of Purpose Clause from Part III, line 1 (Page, Article and Paragraph Number) 1, III, 1
 - Location of Dissolution Clause from Part III, line 2b or 2c (Page, Article and Paragraph Number) or by operation of state law 2, VI, 2
- Signature of an officer, director, trustee, or other official who is authorized to sign the application.
 - Signature at Part XI of Form 1023.
- Your name on the application must be the same as your legal name as it appears in your articles of organization.

Send completed Form 1023, user fee payment, and all other required information, to:

Internal Revenue Service
P.O. Box 192
Covington, KY 41012-0192

If you are using express mail or a delivery service, send Form 1023, user fee payment, and attachments to:

Internal Revenue Service
201 West Rivercenter Blvd.
Attn: Extracting Stop 312
Covington, KY 41011



**Application for Recognition of Exemption
Under Section 501(c)(3) of the Internal Revenue Code**

Note: If exempt status is approved, this application will be open for public inspection.

Use the instructions to complete this application and for a definition of all **bold** items. For additional help, call IRS Exempt Organizations Customer Account Services toll-free at 1-877-829-5500. Visit our website at www.irs.gov for forms and publications. If the required information and documents are not submitted with payment of the appropriate user fee, the application may be returned to you.

Attach additional sheets to this application if you need more space to answer fully. Put your name and EIN on each sheet and identify each answer by Part and line number. Complete Parts I - XI of Form 1023 and submit only those Schedules (A through H) that apply to you.

Part I Identification of Applicant

1 Full name of organization (exactly as it appears in your organizing document) Orlando Disc Golf, Inc.		2 c/o Name (if applicable) Daryl Siddon
3 Mailing address (Number and street) (see instructions) P.O. Box 196546	Room/Suite	4 Employer Identification Number (EIN) 46-2699665
City or town, state or country, and ZIP + 4 Winter Springs, FL 32719-6546		5 Month the annual accounting period ends (01 - 12) 12
6 Primary contact (officer, director, trustee, or authorized representative) a Name: Daryl Siddon (Director)		b Phone: 407-227-0274
		c Fax: (optional)
7 Are you represented by an authorized representative, such as an attorney or accountant? If "Yes," provide the authorized representative's name, and the name and address of the authorized representative's firm. Include a completed Form 2848, <i>Power of Attorney and Declaration of Representative</i> , with your application if you would like us to communicate with your representative. <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
8 Was a person who is not one of your officers, directors, trustees, employees, or an authorized representative listed in line 7, paid, or promised payment, to help plan, manage, or advise you about the structure or activities of your organization, or about your financial or tax matters? If "Yes," provide the person's name, the name and address of the person's firm, the amounts paid or promised to be paid, and describe that person's role. <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
9a Organization's website: OrlandoDiscGolf.com		
b Organization's email: (optional)		
10 Certain organizations are not required to file an information return (Form 990 or Form 990-EZ). If you are granted tax-exemption, are you claiming to be excused from filing Form 990 or Form 990-EZ? If "Yes," explain. See the instructions for a description of organizations not required to file Form 990 or Form 990-EZ. <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
11 Date incorporated if a corporation, or formed, if other than a corporation. (MM/DD/YYYY) 04 / 22 / 2013		
12 Were you formed under the laws of a foreign country? If "Yes," state the country. <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		

Part II Organizational Structure

You must be a corporation (including a limited liability company), an unincorporated association, or a trust to be tax exempt. (See instructions.) **DO NOT file this form unless you can check "Yes" on lines 1, 2, 3, or 4.**

- 1 Are you a **corporation**? If "Yes," attach a copy of your articles of incorporation showing **certification of filing** with the appropriate state agency. Include copies of any amendments to your articles and be sure they also show state filing certification. **Yes** **No**
- 2 Are you a **limited liability company (LLC)**? If "Yes," attach a copy of your articles of organization showing certification of filing with the appropriate state agency. Also, if you adopted an operating agreement, attach a copy. Include copies of any amendments to your articles and be sure they show state filing certification. Refer to the instructions for circumstances when an LLC should not file its own exemption application. **Yes** **No**
- 3 Are you an **unincorporated association**? If "Yes," attach a copy of your articles of association, constitution, or other similar organizing document that is dated and includes at least two signatures. Include signed and dated copies of any amendments. **Yes** **No**
- 4a Are you a **trust**? If "Yes," attach a signed and dated copy of your trust agreement. Include signed and dated copies of any amendments. **Yes** **No**
- b Have you been funded? If "No," explain how you are formed without anything of value placed in trust. **Yes** **No**
- 5 Have you adopted **bylaws**? If "Yes," attach a current copy showing date of adoption. If "No," explain how your officers, directors, or trustees are selected. **Yes** **No**

Part III Required Provisions in Your Organizing Document

The following questions are designed to ensure that when you file this application, your organizing document contains the required provisions to meet the organizational test under section 501(c)(3). Unless you can check the boxes in both lines 1 and 2, your organizing document does not meet the organizational test. **DO NOT file this application until you have amended your organizing document.** Submit your original and amended organizing documents (showing state filing certification if you are a corporation or an LLC) with your application.

- 1 Section 501(c)(3) requires that your organizing document state your exempt purpose(s), such as charitable, religious, educational, and/or scientific purposes. Check the box to confirm that your organizing document meets this requirement. Describe specifically where your organizing document meets this requirement, such as a reference to a particular article or section in your organizing document. Refer to the instructions for exempt purpose language. Location of Purpose Clause (Page, Article, and Paragraph): 1, III, 1
- 2a Section 501(c)(3) requires that upon dissolution of your organization, your remaining assets must be used exclusively for exempt purposes, such as charitable, religious, educational, and/or scientific purposes. Check the box on line 2a to confirm that your organizing document meets this requirement by express provision for the distribution of assets upon dissolution. If you rely on state law for your dissolution provision, do not check the box on line 2a and go to line 2c.
- 2b If you checked the box on line 2a, specify the location of your dissolution clause (Page, Article, and Paragraph). Do not complete line 2c if you checked box 2a. 2, VI, 2
- 2c See the instructions for information about the operation of state law in your particular state. Check this box if you rely on operation of state law for your dissolution provision and indicate the state:

Part IV Narrative Description of Your Activities

Using an attachment, describe your *past*, *present*, and *planned* activities in a narrative. If you believe that you have already provided some of this information in response to other parts of this application, you may summarize that information here and refer to the specific parts of the application for supporting details. You may also attach representative copies of newsletters, brochures, or similar documents for supporting details to this narrative. Remember that if this application is approved, it will be open for public inspection. Therefore, your narrative description of activities should be thorough and accurate. Refer to the instructions for information that must be included in your description.

Part V Compensation and Other Financial Arrangements With Your Officers, Directors, Trustees, Employees, and Independent Contractors

1a List the names, titles, and mailing addresses of all of your officers, directors, and trustees. For each person listed, state their total annual **compensation**, or proposed compensation, for all services to the organization, whether as an officer, employee, or other position. Use actual figures, if available. Enter "none" if no compensation is or will be paid. If additional space is needed, attach a separate sheet. Refer to the instructions for information on what to include as compensation.

Name	Title	Mailing address	Compensation amount (annual actual or estimated)
See attached.			

Part V Compensation and Other Financial Arrangements With Your Officers, Directors, Trustees, Employees, and Independent Contractors (Continued)

b List the names, titles, and mailing addresses of each of your five highest compensated employees who receive or will receive compensation of more than \$50,000 per year. Use the actual figure, if available. Refer to the instructions for information on what to include as compensation. Do not include officers, directors, or trustees listed in line 1a.

Name	Title	Mailing address	Compensation amount (annual actual or estimated)
none			none

c List the names, names of businesses, and mailing addresses of your five highest compensated independent contractors that receive or will receive compensation of more than \$50,000 per year. Use the actual figure, if available. Refer to the instructions for information on what to include as compensation.

Name	Title	Mailing address	Compensation amount (annual actual or estimated)
none			none

The following "Yes" or "No" questions relate to past, present, or planned relationships, transactions, or agreements with your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed in lines 1a, 1b, and 1c.

2a Are any of your officers, directors, or trustees related to each other through family or business relationships? If "Yes," identify the individuals and explain the relationship. Yes No

b Do you have a business relationship with any of your officers, directors, or trustees other than through their position as an officer, director, or trustee? If "Yes," identify the individuals and describe the business relationship with each of your officers, directors, or trustees. Yes No

c Are any of your officers, directors, or trustees related to your highest compensated employees or highest compensated independent contractors listed on lines 1b or 1c through family or business relationships? If "Yes," identify the individuals and explain the relationship. Yes No

3a For each of your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed on lines 1a, 1b, or 1c, attach a list showing their name, qualifications, average hours worked, and duties.

b Do any of your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed on lines 1a, 1b, or 1c receive compensation from any other organizations, whether tax exempt or taxable, that are related to you through common control? If "Yes," identify the individuals, explain the relationship between you and the other organization, and describe the compensation arrangement. Yes No

4 In establishing the compensation for your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed on lines 1a, 1b, and 1c, the following practices are recommended, although they are not required to obtain exemption. Answer "Yes" to all the practices you use.

a Do you or will the individuals that approve compensation arrangements follow a conflict of interest policy? Yes No

b Do you or will you approve compensation arrangements in advance of paying compensation? Yes No

c Do you or will you document in writing the date and terms of approved compensation arrangements? Yes No

Part V Compensation and Other Financial Arrangements With Your Officers, Directors, Trustees, Employees, and Independent Contractors (Continued)

- d Do you or will you record in writing the decision made by each individual who decided or voted on compensation arrangements? Yes No
- e Do you or will you approve compensation arrangements based on information about compensation paid by **similarly situated** taxable or tax-exempt organizations for similar services, current compensation surveys compiled by independent firms, or actual written offers from similarly situated organizations? Refer to the instructions for Part V, lines 1a, 1b, and 1c, for information on what to include as compensation. Yes No
- f Do you or will you record in writing both the information on which you relied to base your decision and its source? Yes No
- g If you answered "No" to any item on lines 4a through 4f, describe how you set compensation that is **reasonable** for your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed in Part V, lines 1a, 1b, and 1c.

5a Have you adopted a **conflict of interest policy** consistent with the sample conflict of interest policy in Appendix A to the instructions? If "Yes," provide a copy of the policy and explain how the policy has been adopted, such as by resolution of your governing board. If "No," answer lines 5b and 5c. Yes No

b What procedures will you follow to assure that persons who have a conflict of interest will not have influence over you for setting their own compensation?

c What procedures will you follow to assure that persons who have a conflict of interest will not have influence over you regarding business deals with themselves?

Note: A conflict of interest policy is recommended though it is not required to obtain exemption. Hospitals, see Schedule C, Section I, line 14.

6a Do you or will you compensate any of your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed in lines 1a, 1b, or 1c through **non-fixed payments**, such as discretionary bonuses or revenue-based payments? If "Yes," describe all non-fixed compensation arrangements, including how the amounts are determined, who is eligible for such arrangements, whether you place a limitation on total compensation, and how you determine or will determine that you pay no more than reasonable compensation for services. Refer to the instructions for Part V, lines 1a, 1b, and 1c, for information on what to include as compensation. Yes No

b Do you or will you compensate any of your employees, other than your officers, directors, trustees, or your five highest compensated employees who receive or will receive compensation of more than \$50,000 per year, through non-fixed payments, such as discretionary bonuses or revenue-based payments? If "Yes," describe all non-fixed compensation arrangements, including how the amounts are or will be determined, who is or will be eligible for such arrangements, whether you place or will place a limitation on total compensation, and how you determine or will determine that you pay no more than reasonable compensation for services. Refer to the instructions for Part V, lines 1a, 1b, and 1c, for information on what to include as compensation. Yes No

7a Do you or will you purchase any goods, services, or assets from any of your officers, directors, trustees, highest compensated employees, or highest compensated independent contractors listed in lines 1a, 1b, or 1c? If "Yes," describe any such purchase that you made or intend to make, from whom you make or will make such purchases, how the terms are or will be negotiated at **arm's length**, and explain how you determine or will determine that you pay no more than **fair market value**. Attach copies of any written contracts or other agreements relating to such purchases. Yes No

b Do you or will you sell any goods, services, or assets to any of your officers, directors, trustees, highest compensated employees, or highest compensated independent contractors listed in lines 1a, 1b, or 1c? If "Yes," describe any such sales that you made or intend to make, to whom you make or will make such sales, how the terms are or will be negotiated at arm's length, and explain how you determine or will determine you are or will be paid at least fair market value. Attach copies of any written contracts or other agreements relating to such sales. Yes No

8a Do you or will you have any leases, contracts, loans, or other agreements with your officers, directors, trustees, highest compensated employees, or highest compensated independent contractors listed in lines 1a, 1b, or 1c? If "Yes," provide the information requested in lines 8b through 8f. Yes No

b Describe any written or oral arrangements that you made or intend to make.

c Identify with whom you have or will have such arrangements.

d Explain how the terms are or will be negotiated at arm's length.

e Explain how you determine you pay no more than fair market value or you are paid at least fair market value.

f Attach copies of any signed leases, contracts, loans, or other agreements relating to such arrangements.

9a Do you or will you have any leases, contracts, loans, or other agreements with any organization in which any of your officers, directors, or trustees are also officers, directors, or trustees, or in which any individual officer, director, or trustee owns more than a 35% interest? If "Yes," provide the information requested in lines 9b through 9f. Yes No

Part V Compensation and Other Financial Arrangements With Your Officers, Directors, Trustees, Employees, and Independent Contractors (Continued)

- b Describe any written or oral arrangements you made or intend to make.
- c Identify with whom you have or will have such arrangements.
- d Explain how the terms are or will be negotiated at arm's length.
- e Explain how you determine or will determine you pay no more than fair market value or that you are paid at least fair market value.
- f Attach a copy of any signed leases, contracts, loans, or other agreements relating to such arrangements.

Part VI Your Members and Other Individuals and Organizations That Receive Benefits From You

The following "Yes" or "No" questions relate to goods, services, and funds you provide to individuals and organizations as part of your activities. Your answers should pertain to *past, present, and planned* activities. (See instructions.)

- 1a In carrying out your exempt purposes, do you provide goods, services, or funds to individuals? If "Yes," describe each program that provides goods, services, or funds to individuals. Yes No
- b In carrying out your exempt purposes, do you provide goods, services, or funds to organizations? If "Yes," describe each program that provides goods, services, or funds to organizations. Yes No
- 2 Do any of your programs limit the provision of goods, services, or funds to a specific individual or group of specific individuals? For example, answer "Yes," if goods, services, or funds are provided only for a particular individual, your members, individuals who work for a particular employer, or graduates of a particular school. If "Yes," explain the limitation and how recipients are selected for each program. Yes No
- 3 Do any individuals who receive goods, services, or funds through your programs have a family or business relationship with any officer, director, trustee, or with any of your highest compensated employees or highest compensated independent contractors listed in Part V, lines 1a, 1b, and 1c? If "Yes," explain how these related individuals are eligible for goods, services, or funds. Yes No

Part VII Your History

The following "Yes" or "No" questions relate to your history. (See instructions.)

- 1 Are you a **successor** to another organization? Answer "Yes," if you have taken or will take over the activities of another organization; you took over 25% or more of the fair market value of the net assets of another organization; or you were established upon the conversion of an organization from for-profit to non-profit status. If "Yes," complete Schedule G. Yes No
- 2 Are you submitting this application more than 27 months after the end of the month in which you were legally formed? If "Yes," complete Schedule E. Yes No

Part VIII Your Specific Activities

The following "Yes" or "No" questions relate to specific activities that you may conduct. Check the appropriate box. Your answers should pertain to *past, present, and planned* activities. (See instructions.)

- 1 Do you support or oppose candidates in **political campaigns** in any way? If "Yes," explain. Yes No
- 2a Do you attempt to **influence legislation**? If "Yes," explain how you attempt to influence legislation and complete line 2b. If "No," go to line 3a. Yes No
- b Have you made or are you making an **election** to have your legislative activities measured by expenditures by filing Form 5768? If "Yes," attach a copy of the Form 5768 that was already filed or attach a completed Form 5768 that you are filing with this application. If "No," describe whether your attempts to influence legislation are a substantial part of your activities. Include the time and money spent on your attempts to influence legislation as compared to your total activities. Yes No
- 3a Do you or will you operate bingo or **gaming** activities? If "Yes," describe who conducts them, and list all revenue received or expected to be received and expenses paid or expected to be paid in operating these activities. **Revenue and expenses** should be provided for the time periods specified in Part IX, Financial Data. Yes No
- b Do you or will you enter into contracts or other agreements with individuals or organizations to conduct bingo or gaming for you? If "Yes," describe any written or oral arrangements that you made or intend to make, identify with whom you have or will have such arrangements, explain how the terms are or will be negotiated at arm's length, and explain how you determine or will determine you pay no more than fair market value or you will be paid at least fair market value. Attach copies or any written contracts or other agreements relating to such arrangements. Yes No
- c List the states and local jurisdictions, including Indian Reservations, in which you conduct or will conduct gaming or bingo.

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Part VIII Your Specific Activities (Continued)

- 4a Do you or will you undertake **fundraising**? If "Yes," check all the fundraising programs you do or will conduct. (See instructions.) Yes No
- mail solicitations phone solicitations
 - email solicitations accept donations on your website
 - personal solicitations receive donations from another organization's website
 - vehicle, boat, plane, or similar donations government grant solicitations
 - foundation grant solicitations Other

Attach a description of each fundraising program.

- b Do you or will you have written or oral contracts with any individuals or organizations to raise funds for you? If "Yes," describe these activities. Include all revenue and expenses from these activities and state who conducts them. Revenue and expenses should be provided for the time periods specified in Part IX, Financial Data. Also, attach a copy of any contracts or agreements. Yes No
- c Do you or will you engage in fundraising activities for other organizations? If "Yes," describe these arrangements. Include a description of the organizations for which you raise funds and attach copies of all contracts or agreements. Yes No
- d List all states and local jurisdictions in which you conduct fundraising. For each state or local jurisdiction listed, specify whether you fundraise for your own organization, you fundraise for another organization, or another organization fundraises for you.
- e Do you or will you maintain separate accounts for any contributor under which the contributor has the right to advise on the use or distribution of funds? Answer "Yes" if the donor may provide advice on the types of investments, distributions from the types of investments, or the distribution from the donor's contribution account. If "Yes," describe this program, including the type of advice that may be provided and submit copies of any written materials provided to donors. Yes No

5 Are you **affiliated** with a governmental unit? If "Yes," explain. Yes No

6a Do you or will you engage in **economic development**? If "Yes," describe your program. Yes No

b Describe in full who benefits from your economic development activities and how the activities promote exempt purposes.

7a Do or will persons other than your employees or volunteers **develop** your facilities? If "Yes," describe each facility, the role of the developer, and any business or family relationship(s) between the developer and your officers, directors, or trustees. Yes No

b Do or will persons other than your employees or volunteers **manage** your activities or facilities? If "Yes," describe each activity and facility, the role of the manager, and any business or family relationship(s) between the manager and your officers, directors, or trustees. Yes No

c If there is a business or family relationship between any manager or developer and your officers, directors, or trustees, identify the individuals, explain the relationship, describe how contracts are negotiated at arm's length so that you pay no more than fair market value, and submit a copy of any contracts or other agreements.

8 Do you or will you enter into **joint ventures**, including partnerships or **limited liability companies** treated as partnerships, in which you share profits and losses with partners other than section 501(c)(3) organizations? If "Yes," describe the activities of these joint ventures in which you participate. Yes No

9a Are you applying for exemption as a childcare organization under section 501(k)? If "Yes," answer lines 9b through 9d. If "No," go to line 10. Yes No

b Do you provide child care so that parents or caretakers of children you care for can be **gainfully employed** (see instructions)? If "No," explain how you qualify as a childcare organization described in section 501(k). Yes No

c Of the children for whom you provide child care, are 85% or more of them cared for by you to enable their parents or caretakers to be gainfully employed (see instructions)? If "No," explain how you qualify as a childcare organization described in section 501(k). Yes No

d Are your services available to the general public? If "No," describe the specific group of people for whom your activities are available. Also, see the instructions and explain how you qualify as a childcare organization described in section 501(k). Yes No

10 Do you or will you publish, own, or have rights in music, literature, tapes, artworks, choreography, scientific discoveries, or other **intellectual property**? If "Yes," explain. Describe who owns or will own any copyrights, patents, or trademarks, whether fees are or will be charged, how the fees are determined, and how any items are or will be produced, distributed, and marketed. Yes No

Part VIII Your Specific Activities (Continued)

- 11 Do you or will you accept contributions of: real property; conservation easements; closely held securities; intellectual property such as patents, trademarks, and copyrights; works of music or art; licenses; royalties; automobiles, boats, planes, or other vehicles; or collectibles of any type? If "Yes," describe each type of contribution, any conditions imposed by the donor on the contribution, and any agreements with the donor regarding the contribution. Yes No
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- 12a Do you or will you operate in a foreign country or countries? If "Yes," answer lines 12b through 12d. If "No," go to line 13a. Yes No
- b Name the foreign countries and regions within the countries in which you operate.
- c Describe your operations in each country and region in which you operate.
- d Describe how your operations in each country and region further your exempt purposes.
-
- 13a Do you or will you make grants, loans, or other distributions to organization(s)? If "Yes," answer lines 13b through 13g. If "No," go to line 14a. Yes No
- b Describe how your grants, loans, or other distributions to organizations further your exempt purposes.
- c Do you have written contracts with each of these organizations? If "Yes," attach a copy of each contract. Yes No
- d Identify each recipient organization and any relationship between you and the recipient organization.
- e Describe the records you keep with respect to the grants, loans, or other distributions you make.
- f Describe your selection process, including whether you do any of the following:
- (i) Do you require an application form? If "Yes," attach a copy of the form. Yes No
- (ii) Do you require a grant proposal? If "Yes," describe whether the grant proposal specifies your responsibilities and those of the grantee, obligates the grantee to use the grant funds only for the purposes for which the grant was made, provides for periodic written reports concerning the use of grant funds, requires a final written report and an accounting of how grant funds were used, and acknowledges your authority to withhold and/or recover grant funds in case such funds are, or appear to be, misused. Yes No
- g Describe your procedures for oversight of distributions that assure you the resources are used to further your exempt purposes, including whether you require periodic and final reports on the use of resources.
-
- 14a Do you or will you make grants, loans, or other distributions to foreign organizations? If "Yes," answer lines 14b through 14f. If "No," go to line 15. Yes No
- b Provide the name of each foreign organization, the country and regions within a country in which each foreign organization operates, and describe any relationship you have with each foreign organization.
- c Does any foreign organization listed in line 14b accept contributions earmarked for a specific country or specific organization? If "Yes," list all earmarked organizations or countries. Yes No
- d Do your contributors know that you have ultimate authority to use contributions made to you at your discretion for purposes consistent with your exempt purposes? If "Yes," describe how you relay this information to contributors. Yes No
- e Do you or will you make pre-grant inquiries about the recipient organization? If "Yes," describe these inquiries, including whether you inquire about the recipient's financial status, its tax-exempt status under the Internal Revenue Code, its ability to accomplish the purpose for which the resources are provided, and other relevant information. Yes No
- f Do you or will you use any additional procedures to ensure that your distributions to foreign organizations are used in furtherance of your exempt purposes? If "Yes," describe these procedures, including site visits by your employees or compliance checks by impartial experts, to verify that grant funds are being used appropriately. Yes No

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Part VIII Your Specific Activities (Continued)

- 15 Do you have a **close connection** with any organizations? If "Yes," explain. Yes No
- 16 Are you applying for exemption as a **cooperative hospital service organization** under section 501(e)? If "Yes," explain. Yes No
- 17 Are you applying for exemption as a **cooperative service organization of operating educational organizations** under section 501(f)? If "Yes," explain. Yes No
- 18 Are you applying for exemption as a **charitable risk pool** under section 501(n)? If "Yes," explain. Yes No
- 19 Do you or will you operate a **school**? If "Yes," complete Schedule B. Answer "Yes," whether you operate a school as your main function or as a secondary activity. Yes No
- 20 Is your main function to provide **hospital or medical care**? If "Yes," complete Schedule C. Yes No
- 21 Do you or will you provide **low-income housing** or housing for the **elderly** or **handicapped**? If "Yes," complete Schedule F. Yes No
- 22 Do you or will you provide scholarships, fellowships, educational loans, or other educational grants to individuals, including grants for travel, study, or other similar purposes? If "Yes," complete Schedule H. Yes No

Note: Private foundations may use Schedule H to request advance approval of individual grant procedures.

Part IX Financial Data

For purposes of this schedule, years in existence refer to completed tax years. If in existence 4 or more years, complete the schedule for the most recent 4 tax years. If in existence more than 1 year but less than 4 years, complete the statements for each year in existence and provide projections of your likely revenues and expenses based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. If in existence less than 1 year, provide projections of your likely revenues and expenses for the current year and the 2 following years, based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. (See instructions.)

A. Statement of Revenues and Expenses

Table with 6 main columns: Type of revenue or expense, Current tax year, and 3 prior tax years or 2 succeeding tax years (a, b, c, d), and (e) Provide Total for (a) through (d). Rows are categorized into Revenues (lines 1-13) and Expenses (lines 14-24). Line 1 contains 'See attached' for all columns.

Part IX Financial Data (Continued)

B. Balance Sheet (for your most recently completed tax year)

Year End: 2012

Table with columns for line number, description, and amount. Rows include Assets (Cash, Accounts receivable, Inventories, etc.), Liabilities (Accounts payable, etc.), and Fund Balances or Net Assets. Total Assets: \$11,116; Total Liabilities: -\$33; Total Fund Balances or Net Assets: \$11,116; Total Liabilities and Fund Balances or Net Assets: \$11,083.

Part X Public Charity Status

Part X is designed to classify you as an organization that is either a private foundation or a public charity. Public charity status is a more favorable tax status than private foundation status. If you are a private foundation, Part X is designed to further determine whether you are a private operating foundation. (See instructions.)

- 1a Are you a private foundation? If "Yes," go to line 1b. If "No," go to line 5 and proceed as instructed. [] Yes [x] No
b As a private foundation, section 508(e) requires special provisions in your organizing document in addition to those that apply to all organizations described in section 501(c)(3). Check the box to confirm that your organizing document meets this requirement, whether by express provision or by reliance on operation of state law. []
2 Are you a private operating foundation? To be a private operating foundation you must engage directly in the active conduct of charitable, religious, educational, and similar activities, as opposed to indirectly carrying out these activities by providing grants to individuals or other organizations. If "Yes," go to line 3. If "No," go to the signature section of Part XI. [] Yes [] No
3 Have you existed for one or more years? If "Yes," attach financial information showing that you are a private operating foundation; go to the signature section of Part XI. If "No," continue to line 4. [] Yes [] No
4 Have you attached either (1) an affidavit or opinion of counsel, (including a written affidavit or opinion from a certified public accountant or accounting firm with expertise regarding this tax law matter), that sets forth facts concerning your operations and support to demonstrate that you are likely to satisfy the requirements to be classified as a private operating foundation; or (2) a statement describing your proposed operations as a private operating foundation? [] Yes [] No
5 If you answered "No" to line 1a, indicate the type of public charity status you are requesting by checking one of the choices below. You may check only one box.
The organization is not a private foundation because it is:
a 509(a)(1) and 170(b)(1)(A)(i)—a church or a convention or association of churches. Complete and attach Schedule A. []
b 509(a)(1) and 170(b)(1)(A)(ii)—a school. Complete and attach Schedule B. []
c 509(a)(1) and 170(b)(1)(A)(iii)—a hospital, a cooperative hospital service organization, or a medical research organization operated in conjunction with a hospital. Complete and attach Schedule C. []
d 509(a)(3)—an organization supporting either one or more organizations described in line 5a through c, f, g, or h or a publicly supported section 501(c)(4), (5), or (6) organization. Complete and attach Schedule D. []

Part X Public Charity Status (Continued)

- e 509(a)(4)—an organization organized and operated exclusively for testing for public safety.
- f 509(a)(1) and 170(b)(1)(A)(iv)—an organization operated for the benefit of a college or university that is owned or operated by a governmental unit.
- g 509(a)(1) and 170(b)(1)(A)(vi)—an organization that receives a substantial part of its financial support in the form of contributions from publicly supported organizations, from a governmental unit, or from the general public.
- h 509(a)(2)—an organization that normally receives not more than one-third of its financial support from gross investment income and receives more than one-third of its financial support from contributions, membership fees, and gross receipts from activities related to its exempt functions (subject to certain exceptions).
- i A publicly supported organization, but unsure if it is described in 5g or 5h. The organization would like the IRS to decide the correct status.

6 If you checked box g, h, or i in question 5 above, you must request either an advance or a definitive ruling by selecting one of the boxes below. Refer to the instructions to determine which type of ruling you are eligible to receive.

- a Request for Advance Ruling: By checking this box and signing the consent, pursuant to section 6501(c)(4) of the Code you request an advance ruling and agree to extend the statute of limitations on the assessment of excise tax under section 4940 of the Code. The tax will apply only if you do not establish public support status at the end of the 5-year advance ruling period. The assessment period will be extended for the 5 advance ruling years to 8 years, 4 months, and 15 days beyond the end of the first year. You have the right to refuse or limit the extension to a mutually agreed-upon period of time or issue(s). Publication 1035, Extending the Tax Assessment Period, provides a more detailed explanation of your rights and the consequences of the choices you make. You may obtain Publication 1035 free of charge from the IRS web site at www.irs.gov or by calling toll-free 1-800-829-3676. Signing this consent will not deprive you of any appeal rights to which you would otherwise be entitled. If you decide not to extend the statute of limitations, you are not eligible for an advance ruling.

Consent Fixing Period of Limitations Upon Assessment of Tax Under Section 4940 of the Internal Revenue Code

For Organization

(Signature of Officer, Director, Trustee, or other authorized official)

(Type or print name of signer)

(Date)

(Type or print title or authority of signer)

For IRS Use Only

IRS Director, Exempt Organizations

(Date)

- b Request for Definitive Ruling: Check this box if you have completed one tax year of at least 8 full months and you are requesting a definitive ruling. To confirm your public support status, answer line 6b(i) if you checked box g in line 5 above. Answer line 6b(ii) if you checked box h in line 5 above. If you checked box i in line 5 above, answer both lines 6b(i) and (ii).
- (i) (a) Enter 2% of line 8, column (e) on Part IX-A. Statement of Revenues and Expenses. _____
- (b) Attach a list showing the name and amount contributed by each person, company, or organization whose gifts totaled more than the 2% amount. If the answer is "None," check this box.
- (ii) (a) For each year amounts are included on lines 1, 2, and 9 of Part IX-A. Statement of Revenues and Expenses, attach a list showing the name of and amount received from each disqualified person. If the answer is "None," check this box.
- (b) For each year amounts are included on line 9 of Part IX-A. Statement of Revenues and Expenses, attach a list showing the name of and amount received from each payer, other than a disqualified person, whose payments were more than the larger of (1) 1% of line 10, Part IX-A. Statement of Revenues and Expenses, or (2) \$5,000. If the answer is "None," check this box.

7 Did you receive any unusual grants during any of the years shown on Part IX-A. Statement of Revenues and Expenses? If "Yes," attach a list including the name of the contributor, the date and amount of the grant, a brief description of the grant, and explain why it is unusual. Yes No

(14 OF 76)

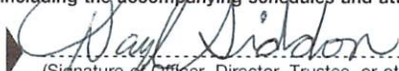
Part XI User Fee Information

You must include a user fee payment with this application. It will not be processed without your paid user fee. If your average annual gross receipts have exceeded or will exceed \$10,000 annually over a 4-year period, you must submit payment of \$750. If your gross receipts have not exceeded or will not exceed \$10,000 annually over a 4-year period, the required user fee payment is \$300. See instructions for Part XI, for a definition of **gross receipts** over a 4-year period. Your check or money order must be made payable to the United States Treasury. *User fees are subject to change. Check our website at www.irs.gov and type "User Fee" in the keyword box, or call Customer Account Services at 1-877-829-5500 for current information.*

- 1 Have your annual gross receipts averaged or are they expected to average not more than \$10,000? Yes No
 If "Yes," check the box on line 2 and enclose a user fee payment of \$300 (Subject to change—see above).
 If "No," check the box on line 3 and enclose a user fee payment of \$750 (Subject to change—see above).
- 2 Check the box if you have enclosed the reduced user fee payment of \$300 (Subject to change).
- 3 Check the box if you have enclosed the user fee payment of \$750 (Subject to change).

I declare under the penalties of perjury that I am authorized to sign this application on behalf of the above organization and that I have examined this application, including the accompanying schedules and attachments, and to the best of my knowledge it is true, correct, and complete.

Please Sign Here


(Signature of Officer, Director, Trustee, or other authorized official)

Daryl Siddon
(Type or print name of signer)

06/06/2013
(Date)

Director
(Type or print title or authority of signer)

Reminder: Send the completed Form 1023 Checklist with your filled-in-application.

Schedule G. Successors to Other Organizations

1a Are you a **successor** to a **for-profit organization**? If "Yes," explain the relationship with the **predecessor** organization that resulted in your creation and complete line 1b. **Yes** **No**

b Explain why you took over the activities or assets of a for-profit organization or converted from for-profit to nonprofit status.

2a Are you a successor to an organization other than a for-profit organization? Answer "Yes" if you have taken or will take over the activities of another organization; or you have taken or will take over 25% or more of the fair market value of the net assets of another organization. If "Yes," explain the relationship with the other organization that resulted in your creation. **Yes** **No**

b Provide the tax status of the predecessor organization.

c Did you or did an organization to which you are a successor previously apply for tax exemption under section 501(c)(3) or any other section of the Code? If "Yes," explain how the application was resolved. **Yes** **No**

d Was your prior tax exemption or the tax exemption of an organization to which you are a successor revoked or suspended? If "Yes," explain. Include a description of the corrections you made to re-establish tax exemption. **Yes** **No**

e Explain why you took over the activities or assets of another organization.

3 Provide the name, last address, and EIN of the predecessor organization and describe its activities.

Name: ORLANDO DISC GOLF CLUB

EIN: 26 - 1610636

Address: 509 South Deerwood Avenue, Orlando, FL 32825

4 List the owners, partners, principal stockholders, officers, and governing board members of the predecessor organization. Attach a separate sheet if additional space is needed.

Name	Address	Share/Interest (If a for-profit)
William Hartsel Mulhern Burbage	203 Drennen Road Orlando, FL 32806	0%
Mark Russell Janssen	1108 Lake Weldona Drive Orlando, FL 32806	0%
James Robert LeBaube	509 South Deerwood Avenue Orlando, FL 32825	100%
Daryl Siddon	694 Bear Paw Court Winter Springs, FL 32708	0%

5 Do or will any of the persons listed in line 4, maintain a working relationship with you? If "Yes," describe the relationship in detail and include copies of any agreements with any of these persons or with any for-profit organizations in which these persons own more than a 35% interest. **Yes** **No**

6a Were any assets transferred, whether by gift or sale, from the predecessor organization to you? If "Yes," provide a list of assets, indicate the value of each asset, explain how the value was determined, and attach an appraisal, if available. For each asset listed, also explain if the transfer was by gift, sale, or combination thereof. **Yes** **No**

b Were any restrictions placed on the use or sale of the assets? If "Yes," explain the restrictions. **Yes** **No**

c Provide a copy of the agreement(s) of sale or transfer.

7 Were any debts or liabilities transferred from the predecessor for-profit organization to you? If "Yes," provide a list of the debts or liabilities that were transferred to you, indicating the amount of each, how the amount was determined, and the name of the person to whom the debt or liability is owed. **Yes** **No**

8 Will you lease or rent any property or equipment previously owned or used by the predecessor for-profit organization, or from persons listed in line 4, or from for-profit organizations in which these persons own more than a 35% interest? If "Yes," submit a copy of the lease or rental agreement(s). Indicate how the lease or rental value of the property or equipment was determined. **Yes** **No**

9 Will you lease or rent property or equipment to persons listed in line 4, or to for-profit organizations in which these persons own more than a 35% interest? If "Yes," attach a list of the property or equipment, provide a copy of the lease or rental agreement(s), and indicate how the lease or rental value of the property or equipment was determined. **Yes** **No**



State of Florida
Department of State

I certify from the records of this office that ORLANDO DISC GOLF, INC. is a corporation organized under the laws of the State of Florida, filed on April 22, 2013.

The document number of this corporation is N13000003873.

I further certify that said corporation has paid all fees due this office through December 31, 2013, and its status is active.

I further certify that said corporation has not filed Articles of Dissolution.

Given under my hand and the
Great Seal of the State of Florida
at Tallahassee, the Capital, this the
Twenty-third day of April, 2013



CR2EO22 (1-11)

Ken Detzner
Ken Detzner
Secretary of State

State of Florida



Department of State

I certify the attached is a true and correct copy of the Articles of Incorporation of ORLANDO DISC GOLF, INC., a Florida corporation, filed on April 22, 2013, as shown by the records of this office.

The document number of this corporation is N13000003873.

Given under my hand and the
Great Seal of the State of Florida
at Tallahassee, the Capital, this the
Twenty-third day of April, 2013



CR2EO22 (1-11)

Ken Detzner
Ken Detzner
Secretary of State

ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I
NAME

The name of the corporation shall be:

Orlando Disc Golf, Inc.

ARTICLE II
PRINCIPAL OFFICE

1108 Lake Weldona Drive
Orlando FL 32806

13 APR 22 PM 3:17
SET BY [unclear]
TALLAHASSEE, FLORIDA

ARTICLE III
PURPOSE

To promote the development of disc golf as a means of healthful recreation and physical fitness to everyone, young and old; to educate and uphold the rules of play and high standards of professionalism, amateurism and good sportsmanship; to foster national and international professional and amateur disc golf tournaments and competitions; to share and communicate information beneficial to the sport via electronic and printed media; and, to assist county and state governments in the creation, upkeep and installation of disc golf facilities.

ARTICLE IV
MANNER OF ELECTION

The Board of Directors shall be appointed, in accordance with procedures established from time to time by the Board of Directors in order to fulfill the needs of the Organization. The term of office shall be until the Board may determine by written resolutions, and may consist of staggered and successive terms for all Directors as the Board may determine by written resolution. Each Director shall hold office for the term or until a successor shall have been appointed and qualified.

ARTICLE V
INITIAL OFFICERS AND/OR DIRECTORS

Name and Title: William Hartsel Mulhern Burbage, Director
Address: 203 Drennen Road, Orlando, FL 32806

Name and Title: Mark Russell Janssen, Director
Address: 1108 Lake Weldona Drive, Orlando, FL 32806

Name and Title: James Robert LeBaube, Director
Address: 509 South Deerwood Avenue, Orlando, FL 32825

Name and Title: Daryl Siddon, Director
Address: 694 Bear Paw Court, Winter Springs, FL 32708

ARTICLE VI
TERM OF EXISTENCE

This corporation shall commence existence on the date of filing of these Articles of Incorporation with the Secretary of State of Florida and shall exist in perpetuity, or until legally dissolved by a unanimous decision of the Board of Directors and the subsequent filing and ruling of all required documentation by the State of Florida.

Upon the dissolution of the corporation, 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, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VII
EARNINGS

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Third hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation 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 corporation 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.

ARTICLE VIII
REGISTERED AGENT

Name: Mark Russell Janssen
Address: 1108 Lake Weldona Drive, Orlando, FL 32806

ARTICLE IV
INCORPORATOR

Name: Daryl Siddon
Address: 694 Bear Paw Court, Winter Springs, FL, 32708

13 APR 22 PM 3:47
SECRETARY OF STATE
TALLAHASSEE, FL 32399

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity

Required Signature of Registered Agent:

Mark L. Jones
4/13/13

Date:

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Required Signature of Incorporator:

Ray Sutton
04/13/2013

Date:

13 APR 22 PM 3:47
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

**Bylaws
Of
Orlando Disc Golf, Inc.**

Last Updated: 2013-05-17

**ARTICLE I
PURPOSES**

1.1 PURPOSE. The purpose for which the Corporation is formed is the promotion of the sport of disc golf. In particular, the purposes of the Corporation include:

1.1.1 To promote the development of disc golf as a means of healthful recreation and physical fitness to everyone, young and old;

1.1.2 To educate and uphold the rules of play and high standards of professionalism, amateurism and good sportsmanship;

1.1.3 To foster national and international professional and amateur disc golf tournaments and competitions;

1.1.4 To share and communicate information beneficial to the sport via electronic and printed media; and

1.1.5 To assist county and state governments in the creation, upkeep and installation of disc golf facilities.

1.2 FOREIGN OPERATIONS. To the extent permitted by the laws of the State of Florida, the Corporation may not acquire real and personal property in the pursuit of its activities located beyond the territorial boundaries of the United States of America and conduct exempt activities beyond said territorial boundaries.

**ARTICLE II
MEMBERS**

2.1 MEMBERSHIP. The Board of Directors may in its discretion establish categories of membership and may, in its discretion, issue certificates of membership to those persons.

2.2 RIGHTS OF MEMBERS. Members shall not have any proprietary interest in the Corporation, and shall not be entitled to share in the distribution of the corporate assets upon the dissolution of the Corporation except as may be otherwise provided in the Articles of Incorporation. Members may render such services on behalf of or for the Corporation as the Board of Directors may determine.

2.3 CLASSES OF MEMBERSHIP. The current classes of membership shall be Active, Non-Active, and Honorary. These classes are distinct from the classification of players as established in the Rules of Play.

2.3.1 Active members may hold office, receive membership benefits, and participate in ODGI activities, and such other privileges established by the Officers.

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Orlando Disc Golf, Inc.**

2.3.2 Non-Active members can participate in ODGI activities and such other privileges established by the Officers.

2.3.3 Honorary members are individuals selected to receive membership as a gesture of goodwill by the Officers. Honorary members shall have all of the rights and privileges of Active members, with the exception of the right to hold office.

2.4 DISCRIMINATION PROHIBITED. Membership and all rights of participation in the ODGI, including all tournaments and other events conducted or sanctioned by the Corporation, shall be open to everyone without regard to race, age, creed, sexual orientation, color, national origin or gender. Nonetheless, participation in divisions of tournaments or other events may be restricted on the basis of gender, age or ability.

**ARTICLE III
DIRECTORS**

3.1 GENERAL POWERS. The business and affairs of the Corporation shall be governed by its Board of Directors.

3.1.1 Chairman of the Board is granted the lead authority to steer, participate, debate and vote in the direction of the Corporation by the Board of Directors. The Chairman of the Board is the primary steward of the Corporation's policies and mission. The Chairman provides oversight and leadership in the Corporation's governance and strategy. The Chairman provides oversight and leadership in the Corporation's strategic plans. Specific details of this Officer's Responsibilities, Products, Interfaces, and Accountabilities are described in the Position Duties document.

3.1.2 Board Directors are granted the authority to participate, debate and vote in the direction of the Corporation by the Board of Directors. A Director assists the Chairman of the Board in forwarding the Corporation's policies and mission by providing oversight and leadership in the Corporation's current and long-term strategic plans. Specific details of this Officer's Responsibilities, Products, Interfaces, and Accountabilities are described in the Position Duties document.

3.2 NUMBER, TENURE AND QUALIFICATIONS. The number of Directors of the Corporation shall not be less than three (3) nor more than seven (7). A Director shall hold office until the Board of Directors may determine by written resolution. A Director shall hold office until a successor is appointed and qualified with guidance of Position Duties document. There shall be one (1) Chairman of the Board. The Chairman of the Board shall hold office until the Board of Directors may determine by written resolution. The Chairman of the Board shall hold office until a successor is appointed and qualified with guidance of Position Duties document.

**Bylaws
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3.3 APPOINTMENT OF DIRECTORS. The initial appointment of the Directors commences at the formation of the Corporation. Subsequent Director and Chairman of the Board appointments are handled in order to fulfill the needs of the Corporation for additional experience and skill sets on the Board of Directors, in accordance with procedures established from time to time by the Board of Directors.

3.4 REGULAR MEETINGS. A regular annual meeting of the Board of Directors shall be held at such date, time and place as may be established by the Board of Directors upon not less than thirty (30) days prior notice.

3.5 SPECIAL MEETINGS. Special meetings of the Board of Directors may be called by or at the request of the President or any Director. The person or persons authorized to call special meetings of the Board of Directors may designate any place as the place for holding any special meeting of the Board of Directors called by them.

3.6 NOTICE. Notice of any special meeting shall be given at least five (5) days prior thereto by written notice delivered personally, or mailed to each Director at his/her business address, or by electronic transmission. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail in a sealed envelope, so addressed, with postage thereon prepaid. If notice be given by electronic transmission, such notice shall be deemed to be delivered when confirmation of the transmission is received by the sender. Any Director may waive notice of any meeting. The attendance of a Director at any meeting shall constitute a waiver of notice of such meeting, except where a Director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the Board of Directors need be specified in the notice or waiver of notice of such meeting.

3.7 QUORUM. A majority (51% or greater) of the Directors shall constitute a quorum for the transaction of business at any meeting of the Board of Directors, provided that if less than a majority of the Directors are present at said meeting, a majority of the Directors present may adjourn the meeting from time to time without further notice.

3.8 MANNER OF ACTING. The act of a majority of the Directors present at a meeting at which a quorum is present shall be the act of the Board of Directors. Each individual person on the Board of Directors (including the Chairman of the Board) is permitted one (1) vote. If the Chairman of the Board is also a Director, he is granted one (1) vote in total.

3.9 INFORMAL ACTION BY DIRECTORS. Any action required to be taken at a meeting of the Board of Directors may be taken without a meeting if consent in writing, setting forth the action so taken, shall be signed by all of the Directors. Such consent shall have the same force and effect as a unanimous vote of the Directors.

3.10 PARTICIPATION BY ELECTRONIC MEANS. Any members of the Board of

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Directors or any committee designated by such Board may participate in a meeting of the Board of Directors or committee by means of telephone or email conference or similar communications equipment by which all persons participating in the meeting can hear/read, and respond to, all discussion. Such participation shall constitute presence in person at the meeting.

3.11 VACANCIES. Any vacancy occurring in the Board of Directors may be filled by appointment by the Directors.

3.12 RESIGNATION AND REMOVAL. Any Director of the Corporation may resign at any time by giving written notice to the Chairman of the Board or the Secretary of the Corporation. The resignation of any Director shall take effect upon receipt of notice thereof or at such later time as shall be specified in such notice; and, unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective. When one or more Directors shall resign from the Board, effective at a future date, a majority of the Directors then in office, including those who have so resigned, shall have power to fill such vacancy or vacancies, the results of the vote thereon to take effect when such resignation or resignations shall become effective. Any Board member may be removed, with cause, upon the affirmative vote of the entire Board of Directors.

3.13 COMPENSATION. Directors shall not receive any stated salary for their services as such, but by resolution of the Board a fixed reasonable sum for expenses, if any, may be allowed. The Board of Directors shall have powers in its discretion to contract for and to pay to Directors rendering unusual or exceptional services to the Corporation special compensation appropriate to the value of such services and to reimburse Directors for reasonable travel expense incurred on behalf of the Corporation.

3.14 PRESUMPTION OF ASSENT. A Director of the Corporation who is present at a meeting of the Board of Directors at which action on any corporate matter is taken shall be presumed to have assented to the action taken unless his/her dissent shall be entered in the minutes of the meeting or unless s/he shall file his/her written dissent to such action with the person acting as the Secretary of the meeting before the adjournment thereof or shall forward such dissent by electronic mail to the Secretary of the Corporation immediately after the adjournment of the meeting. Such right to dissent shall not apply to a Director who voted in favor of such action.

**ARTICLE IV
OFFICERS**

4.1 NUMBER. The officers of the Corporation shall be a President, a Vice President, a Treasurer, a Secretary, a Communications Officer, an Event Coordinator, and such other officers as may be appointed in accordance with the provisions of this Article. The Board of Directors, by resolution, may create and appoint additional officer positions. Any two or more offices may be simultaneously held by the same person.

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4.1.1 President: The Board of Directors grants the President the authority over execution of the Board's plan. The President ensures the Corporation's policies and mission by providing oversight, leadership and implementation of the Board's plans. Specific details of this Officer's Responsibilities, Products, Interfaces, and Accountabilities are described in the Position Duties document.

4.1.2 Vice-President: The Board of Directors grants the Vice President the authority to act in the absence or direction of the President and fulfill all directives of the President or Board of Directors. The Vice President assists the President in forwarding the Corporation's policies and mission by providing oversight, leadership and implementation of the Board's plans. Specific details of this Officer's Responsibilities, Products, Interfaces, and Accountabilities are described in the Position Duties document.

4.1.3 Treasurer: The Board of Directors grants the Treasurer has the authority over financial aspects of the corporation. The Treasurer ensures the financial integrity of the corporation by performing defined responsibilities within assigned authority, developing and maintaining treasurer-related products, interacting with relevant financial stakeholders, and being accountable for actions. Specific details of this Officer's Responsibilities, Products, Interfaces, and Accountabilities are described in the Position Duties document.

4.1.4 Secretary: The Board of Directors grants the Secretary the authority over administrative aspects of the Corporation. The Secretary ensures the administrative record keeping and legal compliance of the Corporation by performing defined responsibilities within assigned authority, developing and maintaining administrative-related products, interacting with relevant stakeholders, and being accountable for actions. Specific details of this Officer's Responsibilities, Products, Interfaces, and Accountabilities are described in the Position Duties document.

4.1.5 Communications Officer: The Board of Directors grants the Communications Officer (CO) the authority over communication aspects, including managing the website and internal and external communications which publicize activities. The Communications Officer writes, edits, and publicizes the activities of both internal and external audiences. Specific details of this Officer's Responsibilities, Products, Interfaces, and Accountabilities are described in the Position Duties document.

4.1.6 Events Coordinator: The Board of Directors grants the Events Coordinator the authority over all planned participant events. The Events Coordinator ensures that the integrity of the Corporation's events are organized, planned, and executed in a responsible manner as to promoting the sport of Disc Golf in the most positive format within the operational plan. Specific details of this Officer's Responsibilities, Products, Interfaces, and Accountabilities are described in the Position Duties document.

4.2 APPOINTMENT AND TERM OF OFFICE. The officers of the Corporation, including

**Bylaws
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the Corporation's President, shall be appointed by the Board of Directors at a Board of Directors meeting. Vacancies may be filled or new offices created and filled at any meeting of the Board of Directors. Each officer shall hold office until his successor shall have been duly appointed and shall have qualified or until death, resignation or removal.

4.3 REMOVAL. Any officer or agent appointed by the Board of Directors may be removed by the Board of Directors whenever in its judgment the best interests of the Corporation would be served thereby, but such removal shall be without prejudice to the contract rights, if any, of the person so removed.

4.4 VACANCIES. A vacancy in any office because of death, resignation, removal, disqualification or otherwise, may be filled by the Board of Directors.

4.5 REGULAR MEETINGS. A regular meeting of the Officers shall be held at such date, time and place as may be established by the Officers upon not less than five (5) days prior notice.

4.6 SPECIAL MEETINGS. Special meetings of the Officers may be called by or at the request of an Officer or Director. The person or persons authorized to call special meetings of the Officers may designate any place as the place for holding any special meeting of the Officers called by them.

4.7 NOTICE. Notice of any special meeting shall be given at least two (2) days prior thereto by written notice delivered personally, or mailed to each Officer at his/her business address, or by electronic transmission. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail in a sealed envelope, so addressed, with postage thereon prepaid. If notice be given by electronic transmission, such notice shall be deemed to be delivered when confirmation of the transmission is received by the sender. Any Officer may waive notice of any meeting. The attendance of an Officer at any meeting shall constitute a waiver of notice of such meeting, except where an Officer attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the Officers need be specified in the notice or waiver of notice of such meeting.

4.8 QUORUM. A majority (51% or greater) of Officers shall constitute a quorum for the transaction of business at any meeting of the Officers, provided that if less than a majority of the Officers are present, or in attendance electronically (via video or web conference, or teleconference), at said meeting, a majority of the Officers present may adjourn the meeting from time to time without further notice.

4.9 MANNER OF ACTING. The act of a majority of Officers present at a meeting at which a quorum is present shall be the act of the Officers.

4.10 INFORMAL ACTION BY OFFICERS. Any action required to be taken at a meeting

**Bylaws
Of
Orlando Disc Golf, Inc.**

of the Officers may be taken without a meeting if consent in writing, setting forth the action so taken, shall be signed by all of the Officers. Such consent shall have the same force and effect as a unanimous vote of the Officers.

4.11 PARTICIPATION BY ELECTRONIC MEANS. Any Officer or any committee designated by Officers may participate in a meeting of the Officers or committee meetings by means of telephone or email conference or similar communications equipment by which all persons participating in the meeting can hear/read, and respond to, all discussion. Such participation shall constitute presence in person at the meeting.

4.12 COMPENSATION. The Officers shall not receive any stated salary for their services as such, but by resolution of the Board of Directors a fixed reasonable sum for expenses, if any, may be allowed. The Board of Directors shall have power in its discretion to contract for and to pay to any Officer, rendering unusual or exceptional services to the Corporation, special compensation appropriate to the value of such services.

**ARTICLE V
CONTRACTS, LOANS, CHECKS AND DEPOSITS**

5.1 CONTRACTS. The Board of Directors may authorize any officer or officers, agent or agents, to enter into any contract or execute and deliver any instrument in the name of and on behalf of the Corporation and such authority may be general or confined to specific instances.

5.2 LOANS. No loans shall be contracted on behalf of the Corporation and no evidences of indebtedness shall be issued in its name unless authorized by a resolution of the Board of Directors. Such authority may be general or confined to specific instances.

5.3 CHECKS, DRAFTS, ETC. All checks, drafts or other orders for the payment of money, notes or other evidences of indebtedness issued in the name of the Corporation, shall be signed by such officer or officers, agent or agents of the Corporation and in such manner as shall from time to time be determined by resolution of the Board of Directors.

5.4 DEPOSITS. All funds of the Corporation not otherwise employed shall be deposited from time to time to the credit of the Corporation in such banks, trust companies or other depositories as the Board of Directors may select.

**ARTICLE VI
COMMITTEES**

6.1 NUMBER. Officers may appoint one or more committees which shall have such powers and rights as may be designated by the Officers. All committees shall be composed solely of Active members, and shall report directly to a designated Officer or

**Bylaws
Of
Orlando Disc Golf, Inc.**

Committee Chairperson. Such committees shall advise with and aid the officers of the Corporation in all matters designated by the Board of Directors. Each such committee may, subject to the approval of the Board of Directors, prescribe rules and regulations for the call and conduct of meetings of the committee and other matters relating to its procedure.

6.2 COMPENSATION. The members of any advisory committee shall not receive any stated salary for their services as such, but by resolution of the Board of Directors a fixed reasonable sum for expenses, if any, may be allowed. The Board of Directors shall have power in its discretion to contract for and to pay to any member of an advisory committee, rendering unusual or exceptional services to the Corporation, special compensation appropriate to the value of such services.

**ARTICLE VII
FISCAL YEAR**

Unless otherwise determined by the Board of Directors, the fiscal year of the Corporation shall commence on January 1 of each year and end on December 31.

**ARTICLE VIII
PROHIBITION AGAINST SHARING IN CORPORATE EARNINGS**

No member, director, officer, employee, committee member, or person connected with the Corporation, or any other private individual shall receive at any time any of the net earnings or pecuniary profit from the operations of the Corporation, provided that this shall not prevent the payment to any such person of such reasonable compensation for services rendered to or for the Corporation in effecting any of its purposes as shall be fixed by the Board of Directors; and no such person or persons shall be entitled to share in the distribution of any of the corporate assets upon the dissolution of the Corporation. Any and all members of the Corporation shall be deemed to have expressly consented and agreed that upon such dissolution or winding up of the affairs of the Corporation, whether voluntary or involuntary, the assets of the Corporation, after all debts have been satisfied, then remaining in the hands of the Board of Directors shall be distributed, transferred, conveyed, delivered, and paid over, in such amounts as the Board of Directors may determine or as may be determined by a court of competent jurisdiction upon application of the Board of Directors, exclusively for the purposes of the Corporation or to such organization or organizations which would then qualify under the provisions of Section 501(c)(3) of the U.S. Internal Revenue Code.

**ARTICLE IX
WAIVER OF NOTICE**

**Bylaws
Of
Orlando Disc Golf, Inc.**

Whenever any notice whatever is required to be given under the provisions of these Bylaws or under the provisions of the Articles of Incorporation or under the provisions of the law under which this Corporation is organized, waiver thereof in writing, signed by the person or persons entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice.

**ARTICLE X
AMENDMENTS**

These Bylaws may be altered, amended or repealed and new Bylaws may be adopted at any meeting of the Board of Directors at which a quorum is present, if at least five (5) days written notice is given of intention to alter, amend or repeal or to adopt new bylaws at such meeting. In addition, the Board shall cause a vote of the Board of Directors to be held with regard to any alteration, amendment or repeal of these Bylaws upon the written petition of not less than Quorum calling for such vote. In the event of a vote of the Board of Directors regarding the Bylaws, the proposed change shall be approved upon the affirmative vote of not less than seventy five percent (75%) of the entire Board of Directors.

Part IV

Using an attachment, describe your past, present, and planned activities in a narrative. If you believe that you have already provided some of this information in response to other parts of this application, you may summarize that information here and refer to the specific parts of the application for supporting details. You may also attach representative copies of newsletters, brochures, or similar documents for supporting details for this narrative. Remember that if this application is approved, it will be open for public inspection. Therefore, your narrative description of activities should be thorough and accurate. Refer to the instruction for information that must be included in your description.

ODGI Response:

The Orlando Disc Golf, Inc. (ODGI) is a successor to the “Orlando Disc Golf Club (ODGC)” which is an existing for-profit and sole-proprietorship organization. ODGI has the same four (4) Directors and performs the same type of activities as ODGC. Shortly after ODGI is up and running, ODGC will be dismantled.

ODGI intends to continue to perform activities similar to what ODGC conducted in the past. The following list of activities conveys past ODGC activities and intended future ODGI activities. Each event indicates the event name, frequency of the event, timeline of when it has/will occur, who are the participants, and where the participants originate from, and whether the event is sanctioned by a national/international disc golf sports association.

Governance Program:

Governance activities are conducted to plan, execute, monitor, and control the activities of the business, for non-competition events, and for competition events. These activities are funded from donation, gifts, grants, and membership fees. About 10% of ODGI’s time is spent performing these activities. ODGI performs these activities in Central Florida.

- Board of Director Meetings (Quarterly)
- Officer Meetings (Monthly)
- Focus-Topic Committee Meetings (As Needed)
- Business Administration and Operations (Daily)

Non-Competitive Events Program:

Non-competitive events are activities that grow skills through their participation in activities which are non-competitive in nature but better prepare the player to compete. This includes, but is not limited to: growing membership (increases the competitive field), raising funds for ODGI-hosted events (increases prize pools), participating in demonstrations/clinics (increases skills),

spectating of world-class players (increases knowledge of rules and strategy), participation in course maintenance and design activities (increases skill and strategy), and attendance at player appreciation/awards event (performance based recognition). For a significant event, a committee may be formed to plan and execute the event. These activities are funded from donation, gifts, grants, and membership fees. About 10% of ODGI’s time is spent performing these activities. ODGI performs these activities in Central Florida. The following bulletized list depicts typical non-competitive events conducted by ODGI in the past and expected to be conducted in the future. Events offered and their schedule may be adjusted to reflect business needs.

- Membership Drive (Throughout Year)
- Fundraising Drive (Throughout Year)
- Hands-On Demonstrations/Clinics (As Needed)
- Player Spectator Events (At Tournament Events)
- Course Design and Maintenance Events (As Needed)
- Player Appreciation/Awards Event (Annual in Winter)
- World’s Biggest Disc Golf Weekend (Annual in Spring)
- Focus-Topic Committee Meetings (As Needed)

Competitive Events Program:

ODGI promotes disc golf sports competition for all skill levels from beginner to expert. Smaller more-frequent state-focused events permit a participant to gain skills and improve their performance rating. A higher performance rating prepares the player to better compete at larger less-frequent national and international levels. Invitation to some national/international events are based upon performance-based points awarded from participation at state events (including ODGI-hosted events). For a significant event, a committee may be formed to plan and execute the event. These activities are funded primarily from donations, gifts, grants, membership fees, and event entry fees. About 80% of ODGI’s time is spent performing these activities. ODGI performs these activities in Central Florida. The following table depicts typical competitive events conducted by ODGI in the past and expected to be conducted in the future. Events offered and their schedule may be adjusted to reflect business needs.

Event:	Frequency:	Timeline:	Type:	Participant Type:	Participants Origin:	Nationally/ Internationally Sanctioned Event?
Handicap Tournaments	Weekly	2008-Future	Amateur	Public	State	No
Bag Tag Challenge	Weekly	2010-Future	Amateur, Professional	Member	State	No
Night Golf Tournaments	Seasonal (Winter)	2008-2010, Future	Amateur	Public	State	No

Dog-Days Drive-Off Tournament	Annual (Spring)	2009-Future	Amateur, Professional	Public	State	No
Ice Bowl Tournament	Seasonal (Winter)	2008-2009, Future	Amateur, Professional	Public	National	Yes
Orlando Open Tournament	Annual (Spring)	2008-2012, Future	Amateur, Professional	Public	National	Yes
Southeast Amateur Championships Tournament	Annual (Summer)	2013-Future	Amateur	Public	National	Yes
PDGA Global Disc Golf Tournament	Special-Event (Fall)	2011	Amateur	Public	International	Yes
PDGA Amateur World Championships Tournament	Special-Event (Summer)	2016	Amateur	Public	International	Yes

A paper copy of the ODGI web site, as of 06/06/2013, is provided in the following pages to support our narrative description on activities.




HOME

HOME : [Membership](#) : [HandiCaps](#) : [Events](#) : [Courses](#) : [Links](#) : [Contacts](#) : [Documents](#) : June 6, 2013

Welcome to Orlando Disc Golf (ODG)

Orlando Disc Golf Club has now become a non-profit corporation, Orlando Disc Golf, Inc which has triggered several changes as you can see to our name, our website, and business operations. Please update your favorites to bookmark our new website.

www.orlandodiscgolf.com

The old website redirects to the new one, but will eventually be retired.



2013 Labor Day Weekend

presented by

discgolfcenter.com

[More info click here](#)

REGISTRATION OPEN

Orlando Disc Golf Mission :

To assist in developing disc golf into a globally-recognized competitive sport and recreational activity through:

- Player participation
- Tournament development
- Spectator participation
- Course development
- Fundraising
- Having Fun

Saturday Handicaps

at Bill Frederick Park at Turkey Lake

*** **\$100 ACE FUND** ***

*** at next Handicap on Saturday ***

Congratulations to Alex Dambly

(ODG Member #144)

for hitting Another ACE for \$100 on XX Course
Hole #XX

at Handicaps on Sept 8th, 2012

for hitting Skip ACE for \$100 on T2 Course Hole
#12

at Handicaps on July 28th, 2012

DeBary's River City Nature
Park

now has **18 Holes!!!**



[HOME](#) : [Membership](#) : [HandiCaps](#) : [Events](#) : [Courses](#) : [Links](#) : [Contacts](#) : [Documents](#) : June 6, 2013

Orlando Disc Golf Membership Information :

Annual Dues are \$15 per person

Print and mail attached [MEMBERSHIP FORM](#)

Membership includes :

- Free ODG Metal Bag Tag
- \$2 Discount On Weekly Handicap Events
- 10% Discount On In-Store Merchandise From :

discgolfcenter.com

- ODG Communications
- Provide Input On ODG Decisions
- Special Member-Only CTP Prizes At Orlando Open Tournament
- End-Of-Year Members Appreciation Event

or sign up at one of our weekly [Events](#)

Orlando Disc Golf, Inc. (ODG) is a Florida non-profit corporation dedicated to the promotion and sustainable growth of amateur competitive disc golf. ODG does not discriminate based upon race, age, creed, sexual orientation, color, national origin or gender. Nonetheless, participation in divisions of tournaments or other events may be restricted on the basis of gender, age or ability.



**2010
BAG TAG
CHALLENGE**



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Weekly Handicaps

Orlando Disc Golf Weekly Handicap Rules & Regulations

Check the [Events](#) page for times and locations, Click here for [Current Handicaps](#) per person.
View this page as [pdf](#)

FEES:

- Members: \$5 entry fee for standard play
\$10 entry fee for standard play plus Ace Fund and four CTP's
- Non-Members: \$7 entry fee for standard play
\$12 entry fee for standard play plus Ace Fund and four CTP's
- Ace Fund: \$1 if player chooses \$5/\$7 entry level (included in \$10/\$12 entry level)
Ace Payout is Instant \$100 for anyone that hits an Ace during Handicaps

Established Handicap (3+ rounds)	Player Status	Standard Play (with payout)	With Ace Fund & CTP's
Yes	ODG Member	\$5	\$10
	ODG Non-Member	\$7	\$12
No	ODG Member		\$5
	ODG Non-Member		\$10

PAYOUT:

Please refer to [ODG payout schedule](#) for cash payout.
\$ 5 Entry Level - \$4 to cash payout, \$1 to ODG General Fund.
\$10 Entry Level - \$4 to cash payout, \$1 to ODG General Fund, \$1 to Ace Fund, \$4 to CTP funds
Non-Members surcharge will be allocated to the ODG General Fund.

HANDICAP ESTABLISHMENT:

A minimum of three rounds are needed to establish a handicap and participate for cash payout. New participants will need three rounds to establish. ODG members establish at no cost. Non-members are assessed a \$5 fee for each establishing round. After the completion of three establishing rounds, a non-members' establishing fees will equal \$15 - the annual ODG membership dues level. At this time they become an Orlando Disc Golf member. There is no time limit to establish.

FACTORING INDIVIDUAL HANDICAP:

A true average of at least three rounds is required. Actual handicap will be factored by taking the true average of the player's last seven rounds. If there are under seven rounds with established scores, the number of official rounds recorded will be used until seven is obtained. At that point, the last seven scores recorded for a player will represent the handicap. Non-whole averages will be rounded down the closest whole number (exp: 3.27?? 3.0 or -3.27?? -3.0).

COURSE PLAY:

The course for each round will be determined the morning of the round facilitating multiple configuration of both courses and four separate 9-hole sections. Currently the course configuration will be created as to make all potential course combinations play as close to equal as possible. We have assigned a par value to each 9-hole section allowing ODG to compute the players +/- score in relation to par and the course played that round.

Orlando Disc Golf Handicaps Glossary of Terms

ACE Fund:

During a Handicap round, if a hole-in-one is hit, that player is entitled to the ACE Fund, if the player paid into the ACE Fund for that Handicap and prior to the start of the round where the Ace was hit:

- Payout for Ace is \$100 at all times.
- Multiple Aces within a single round each pay \$100

Cash CTP:

Closest to the pin on the designated holes will receive the Cash CTP Fund for that hole. There are four Cash CTP holes each round. The payout will be determined by the number of players participating in the CTP entry level for that round prior to the start of the round.

General Fund:

Used for Orlando Disc Golf activities only. Supplies for course maintenance, annual member appreciation party, sponsoring other clubs events, ODG discs and apparel, donations to charities, member ID cards, running of events, and general operational funds.

Member:

A player is considered an Orlando Disc Golf member if they are in good standing with the ODG and have paid their current annual dues. Dues period coincides with the calendar year.

Non-Member:

A player is considered a Non-Member if they if they do not meet the requirements of being a member.

Standard Play:

Standard Play includes participation in the handicapped round, the opportunity to be awarded cash payout and administrative tasks.

Payout:

The amount of monies available for award.

Download this info as [pdf](#)

Print a copy of the [Handicap Summary Worksheet](#)



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Weekly Events

Casual Play available at all weekly events for beginners and non-competitive players.

ODG Weekly HandiCaps

at Bill Frederick Park at Turkey Lake

Every Saturday

Tee Off @ 10:30am

Come early to sign up

[Current ODG Handicap Scores](#)

Next HANDICAPS is next Saturday

*** **Instant \$100 ACE FUND** ***
 *** at next Handicap on Saturday ***

Orlando Disc Golf Handicaps : ACE Hall of Fame

Date	Name	Member	Hole Aced	Prize
Sept 08, 2012	Alex Dambly	#144		\$100
July 28, 2012	Alex Dambly	#144	T2 Hole #12	\$100
June 02, 2012	Mark Janssen	#001	T2 Hole #03	\$100
Sept 17, 2011	Wade Parkhurst	#013	Orig Hole #14	\$100
Sept 10, 2011	Russ Auer	#022	T2 Hole #09	\$100
Aug 13, 2011	Terry Hild	#017	T2 Hole #16	\$100
July 17, 2010	Steve Morris	#116	T2 Hole #09(skip)	\$473
Jan 24, 2009	Gregg Hosfeld	#016	T2 Hole #06	\$ 47
Dec 27, 2008	Duncan Stelzer	#031	Orig Hole #04	\$ 55
Nov 15, 2008	Steve Hall	#012	T2 Hole #06	\$ 24
Oct 18, 2008	Steve Hall	#012	Orig Hole #03	\$495
June 28, 2008	Jayson Jobe	#043	T2 Hole #09	\$500
June 14, 2008	Lenny Gomez	#007	T2 Hole #15	\$500

[Other Local Disc Golf Activities](#)

SPECIAL EVENTS

Southeastern Amateur Championships

PAST EVENTS

2012



2013 Labor Day Weekend 3 Day Event

Saturday Aug 31st - Monday, Sept 2nd

presented by



[More info click here](#)

REGISTRATION OPEN



[2012 Orlando Open Results](#)

[2012 PDGA Global/Dog Days Drive-Off](#)

2011



[2011 Orlando Open Results](#)

[2011 PDGA Global/Dog Days Drive-Off](#)

2011



[2011 Orlando Open Results](#)

[2011 PDGA Global/Dog Days Drive-Off](#)

2010



[2010 Orlando Open Results](#)

[2010 Dog Days Drive-Off](#)

2009



[2009 Orlando Open Results](#)

[2009 Dog Days Drive-Off](#)

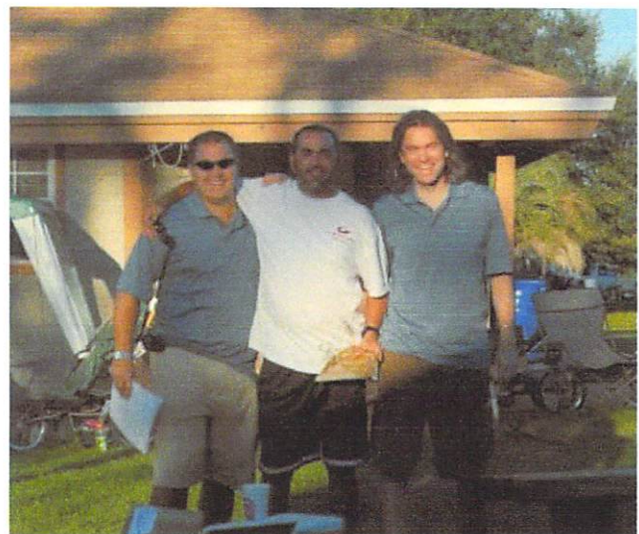
[2009 ODGC NiceBowl](#)

2008



[2008 Orlando Open Results](#)

[2008 N'ice Bowl Results](#)



**2009 Orlando Open Champion JohnE McCray (center)
Largest Disc Golf Tournament in Florida!!**



**2008 Nice Bowl on Sunday Feb 17th,
The Orlando Disc Golf Club raised \$815.35.00 cash
providing over 3,200 meals !!!
and
Collected over 500 cans for 385 pounds of food
benefiting**

Second Harvest Food Bank

[Check out thier Thank you letter](#)

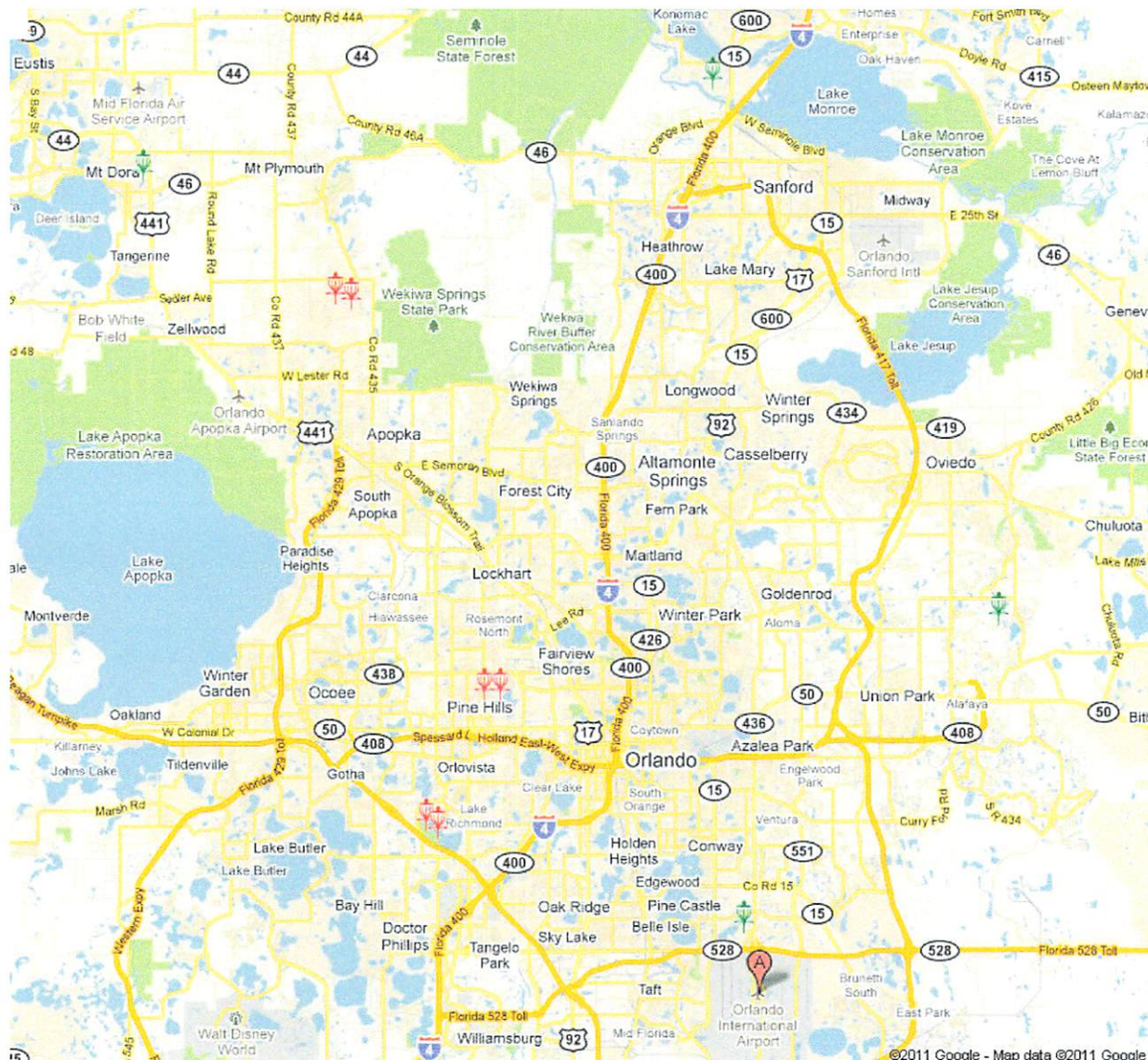
**Thank you to everyone who participated
Helping can be fun !!!**



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Local Orlando Disc Golf Courses

Position mouse over baskets and click



Orlando Courses :

Bill Frederick Park at Turkey Lake :

- 36 holes
- Original Course (18 holes)
- T2 Course (18 holes)
- Directions
- Course Pro : [Gregg Hosfeld](#)
- Course Maps : [Original](#) | [T2](#) | [Both](#)
- Printable Scorecard with Map

Barnett Park :

- 36 holes
- Parkside Course (18 holes)
- North Course (18 holes)
- Directions
- Course Pro : [Bob Lewis](#)
- Course Maps : [North](#) | [Parkside](#)
- Printable Scorecard with Map

University of Central Florida :

- 9 holes near UCF Football Stadium
- Directions
- Course Pro : [Marshall Scribner](#)
- Course Map
- Printable

©2011 Google - Map data ©2011 Google -

Scorecard with
Map

**River City Nature
Park in Debarry :**

- 18 holes with 2
tee pads each
- Directions
- Course Pro :
**Gregg
Hosfeld**
- Course Map
- Printable
Scorecard with
Map

**Lincoln Ave West
Park in Mount Dora**

i

- 9 holes
- Directions
- Course Pro :
**Gregg
Hosfeld**
- **Course Map**
- Printable
Scorecard with
Map

**Airport Lakes Park
by MCO - Orlando**

Intl Airport :

- 9 holes with 2
baskets & 2 tee
pads each
- Directions
- Course Pro :
**Gregg
Hosfeld**
- **Course Map**
- Printable
Scorecard with
Map

**Rock Springs Ridge
Golf Club - Apopka**

- 36 holes
- Championship
Course (18
holes)
- Executive
Course (18
holes)
- Directions
- Course Pro :
Bob Lewis
- Course Map :
**Executive |
Championship**
- Printable
Scorecard with
Map



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Disc Golf Links

Florida Disc Golf Clubs

City	Club Website	Contact
Daytona	Daytona Disc Drivers	Jamie Ruane
Debarry	Debarry Disc Golf Club	Matt Schenk
Elkton (St Aug)	Strongarm League of Elkton DG Educators (SLEDGE)	Walt Guttinger
Floral City	Nature Coast Disc Golf Club	naturecoastdiscgolfclub@hotmail.com
Ft Lauderdale	Fort Lauderdale Disc Golf Club	Mike Lennon
Ft Meyers	Southwest Florida DG Assoc	teamching@gmail.com
Gainesville	Gator Disc Golf Club	Kris Smith
Gainesville	Gainesville Chain Hawks	Tyler Kvols-Riedler
Inverness	Citrus Disc Golf Club	Bob Theis or Paulie Bagwell
Jacksonville	River City Disc Golf Assoc	Executive Director
Largo	Taylor Park Disc Golf Club	mark.bailey@cwine.com
Melbourne	Discalibur Disc Golf	brevarddiscgolf@yahoo.com
Miami	Miami Disc Golf Association	George Alvarez
Miami	Miami Wind Dummies DG Club	Tony Longo or Rob Vidal
Ocala	Ocala Disc Golf Club	Bob Giese
Orlando	Orlando Disc Golf	orlandodiscgolf@hotmail.com
Pensacola	Emerald Coast Disc Golf Club	info@ecdac.org
Sarasota	Sarasota Sky Pilots Disc Golf Club	info@sarasotaskypilots.org
St Petersburg	Tocobaga Disc Golf Club	heatbent@netzero.net
Tallahassee	Tom Brown Park DG Course	
Tampa	Tampa Bay Disc Sports Club	info@tampabaydiscsportsclub.org
West Palm Beach	Okeehchee Disc Golf Club	Dan Rigg or Rich Appert



[PDGA Professional Disc Golf Association](#)



[Fabulous Florida Tour](#)

Disc Golf Communities :

[DiscGolfersR.Us](#)

Disc Golf Course Sites :

[DGcourseReview](#)

[Disc Golf Courses.org](#)



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Orlando Disc Golf, Inc Contacts :

Board of Directors

Bill Burbage

Mark Janssen

James LeBaube

Daryl Siddon

Chairman of the Board

Mark Janssen

Officers :

President - [Mark Janssen](#)

Vice President - [Bill Burbage](#)

Treasurer - [Daryl Siddon](#)

Communications - [Bill Burbage](#)

Secretary - [Daryl Siddon](#)

Events Coordinator - tbd

Mailing address :

Orlando Disc Golf, Inc

P.O. Box 196546

Winter Springs, FL 32719-6546

Email us at - OrlandoDiscGolf@hotmail.com



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Orlando Disc Golf, Inc :

Orlando Disc Golf, Inc.(ODGI) is dedicated to the promotion and sustainable growth of amateur competitive disc golf.

Governance Documents :

[2013-04-22 ODGI Articles Of Incorporation](#) (SunBiz)

[2013-05-17 ODGI Vision, Mission, and Values](#)

[2013-05-17 ODGI Bylaws](#)

[2013-05-23-ODGI Business License](#)

[2013-05-17 ODGI Organization Chart](#)

[2013-05-17 ODGI Conflict Of Interest Policy and Form](#)

[2013-05-17 ODGI Conflict of Interest Statement for James LeBaube](#)

[2013-05-17 ODGI Conflict of Interest Statement for Mark Janssen](#)

[2013-05-17 ODGI Conflict of Interest Statement for Daryl Siddon](#)

[2013-05-17 ODGI Conflict of Interest Statement for William Burbage](#)

Meeting Minutes :

[2013-04-13 ODGI BoD Meeting Minutes](#)

[2013-05-17 ODGI BoD Meeting Minutes](#)

Part V, 1a

List the names, titles, and mailing addresses of all of your officers, directors, and trustees. For each person listed, state their total annual compensation, or proposed compensation, for all services to the organization, whether as an officer, employee, or other position. Use actual figures, if available. Enter "none" if no compensation is or will be paid. If additional space is needed, attach a separate sheet. Refer to the instructions for information on what to include as compensation.

ODGI Response:

Name	Title	Mailing address	Compensation amount (annual actual or estimated)
Mark Russell Janssen	Chairman Of The Board	1108 Lake Weldona Drive Orlando, FL 32806	Not To Exceed \$5000 Per Individual Per Year
William Hartsel Mulhern Burbage	Director	203 Drennen Road Orlando, FL 32806	Not To Exceed \$5000 Per Individual Per Year
Mark Russell Janssen	Director	1108 Lake Weldona Drive Orlando, FL 32806	Not To Exceed \$5000 Per Individual Per Year
James Robert LeBaube	Director	509 South Deerwood Avenue Orlando, FL 32825	Not To Exceed \$5000 Per Individual Per Year
Daryl Siddon	Director	694 Bear Paw Court Winter Springs, FL 32708	Not To Exceed \$5000 Per Individual Per Year
Position To Be Later Filled	Director	P.O. Box 196546 Winter Springs, FL 32719	Not To Exceed \$5000 Per Individual Per Year
Position To Be Later Filled	Director	P.O. Box 196546 Winter Springs, FL 32719	Not To Exceed \$5000 Per Individual Per Year
Position To Be Later Filled	Director	P.O. Box 196546 Winter Springs, FL 32719	Not To Exceed \$5000 Per Individual Per Year
Mark Russell Janssen	President	1108 Lake Weldona Drive Orlando, FL 32806	Not To Exceed \$5000 Per Individual Per Year
William Hartsel Mulhern Burbage	Vice President	203 Drennen Road Orlando, FL 32806	Not To Exceed \$5000 Per Individual Per Year
Daryl Siddon	Treasurer	694 Bear Paw Court Winter Springs, FL 32708	Not To Exceed \$5000 Per Individual Per Year
Daryl Siddon	Secretary	694 Bear Paw Court Winter Springs, FL 32708	Not To Exceed \$5000 Per Individual Per Year
William Hartsel Mulhern Burbage	Communications Officer	203 Drennen Road Orlando, FL 32806	Not To Exceed \$5000 Per Individual Per Year
Position To Be Later Filled	Events Coordinator	P.O. Box 196546 Winter Springs, FL 32719	Not To Exceed \$5000 Per Individual Per Year
Position To Be Later Filled	International Committee Lead	P.O. Box 196546 Winter Springs, FL 32719	Not To Exceed \$5000 Per Individual Per Year
Position To Be Later Filled	National Committee Lead	P.O. Box 196546 Winter Springs, FL 32719	Not To Exceed \$5000 Per Individual Per Year
Position To Be Later Filled	Regional Committee Lead	P.O. Box 196546 Winter Springs, FL 32719	Not To Exceed \$5000 Per Individual Per Year
Position To Be Later Filled	Fundraising Committee Lead	P.O. Box 196546 Winter Springs, FL 32719	Not To Exceed \$5000 Per Individual Per Year
Position To Be Later Filled	Charity Committee Lead	P.O. Box 196546 Winter Springs, FL 32719	Not To Exceed \$5000 Per Individual Per Year

Part V, 2b

Do you have a business relationship with any of your officers, directors, or trustees other than through their position as an officer, director, or trustee? If "Yes," identify the individuals and describe the business relationship with each of your officers, directors, or trustees.

ODGI Response:

The Orlando Disc Golf, Inc. (ODGI) is a successor to the "Orlando Disc Golf Club (ODGC)" which is an existing for-profit and sole-proprietorship organization. ODGI has the same four (4) Directors and performs the same type of activities as ODGC. Shortly after ODGI is up and running, ODGC will be dismantled.

Part V, 3a

For each of your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed on lines 1a, 1b, or 1c, attach a list showing their name, qualifications, average hours worked, and duties.

ODGI Response:

Name	Qualifications:	Estimated Average Hours Worked:	Duties (Summary):
Mark Russell Janssen	Past Director of Disc Golf Organization.	Volunteer position. Hours vary per year. Typical hours per year: 1) Chariman of the Board: 20 hours. 2) Director: 20 hours 3) President: 80 hours	Chairman of the Board, Director, President
William Hartsel Mulhern Burbage	Past Director of Disc Golf Organization. Past Web Site Administrator. Fluent Spoken/Written English. Social Media.	Volunteer position. Hours vary per year. Typical hours per year: 1) Director: 20 hours 2) Vice President: 80 hours. 3) Commnications Officer: 40 hours	Director, Vice President, Communications Officer
James Robert LeBaube	Past Director of Disc Golf Organization	Volunteer position. Hours vary per year. Typical hours per year: 1) Director: 20 hours	Director
Daryl Siddon	Past Director of Disc Golf Organization. Past Treasurer of Disc Golf Organization.	Volunteer position. Hours vary per year. Typical hours per year: 1) Director: 20 hours 2) Treasurer: 80 hours. 3) Secretary: 40 hours	Director, Treasurer, Secretary

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Part V, 4g

If you answered "No" to any item on lines 4a through 4f, describe how you set compensation that is reasonable for your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed in Part V, lines 1a, 1b, and 1c.

ODGI Response:

The following three paragraphs are excerpts from the ODGI Bylaws that addresses how compensation is handled by the Corporation:

"3.13 COMPENSATION. Directors shall not receive any stated salary for their services as such, but by resolution of the Board a fixed reasonable sum for expenses, if any, may be allowed. The Board of Directors shall have powers in its discretion to contract for and to pay to Directors rendering unusual or exceptional services to the Corporation special compensation appropriate to the value of such services and to reimburse Directors for reasonable travel expense incurred on behalf of the Corporation."

"4.12 COMPENSATION. The Officers shall not receive any stated salary for their services as such, but by resolution of the Board of Directors a fixed reasonable sum for expenses, if any, may be allowed. The Board of Directors shall have power in its discretion to contract for and to pay to any Officer, rendering unusual or exceptional services to the Corporation, special compensation appropriate to the value of such services."

"6.2 COMPENSATION. The members of any advisory committee shall not receive any stated salary for their services as such, but by resolution of the Board of Directors a fixed reasonable sum for expenses, if any, may be allowed. The Board of Directors shall have power in its discretion to contract for and to pay to any member of an advisory committee, rendering unusual or exceptional services to the Corporation, special compensation appropriate to the value of such services."

The Board of Directors will determine who, when, and how much a reasonable compensation is warranted. Compensation is not required to be paid to any member of the Board of Directors, an Officer, or a committee member. When compensation is determined, it will be limited in the following manner. The compensation determination will consider as a guideline the individuals

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level of effort expended and a hourly rate not to exceed \$25 per hour. Compensation may be in non-cash forms.

Part V, 5a

Have you adopted a conflict of interest policy consistent with the sample conflict of interest policy in Appendix A to the instructions? If "Yes," provide a copy of the policy and explain how the policy has been adopted, such as by resolution of your governing board.

ODGI Response:

Yes, the ODGI conflict of interest policy is consistent with the sample in Appendix A to the instructions. The ODGI Board of Directors adopted, by resolution, the attached conflict of interest policy. Each Director has submitted a signed attestation form. A signed form is required each calendar year.

ODGI CONFLICTS OF INTEREST POLICY

Last Updated: 2013-05-17

I. PURPOSE

The Directors and Officers of the ODGI have fiduciary duties to the Association. At all times they should act in the best interests of the ODGI and in a manner consistent with their duties, which include, but are not limited to, the duties of care and loyalty to the ODGI.

Directors and Officers should exercise particular care to conduct their affairs so as to avoid conflicts (or the appearance of conflicts) between their own interests (including the interests of their family members and other related parties) and the interests of the ODGI and the appearance of conflicts of interest.

The purpose of this Conflicts of Interest Policy ("Conflicts Policy") is to protect the ODGI by:

- (i) Attempting to define Conflicts of Interest,
- (ii) Highlighting situations likely to lead to Conflicts of Interest,
- (iii) Providing procedures for addressing Conflicts of Interest, (iv) Implementing procedures designed to identify Conflicts of Interest.

The Board of Directors of the ODGI shall review this Conflicts Policy and the accompanying procedures periodically to determine if it should be revised or supplemented.

II. KEY DEFINITIONS

A. Conflict of Interest.

It is not realistic to expect to define in a complete and absolute manner all actual or potential Conflicts of Interest. Virtually any situation in which a Director or Officer (or a Related Party) benefits or stands to benefit at the expense or potential expense of the Corporation or where the interests of a Director or Officer or a Related Party and the Corporation are opposed present a potential Conflict of Interest.

1. A Conflict of Interest may be defined to include any activity, financial interest in, or relationship with another person or entity that would (a) impair or appear to impair a Director's or Officer's independent judgment in the discharge of his/her duties to the ODGI, (b) conflict with the best interests of the ODGI, or (c) result in a personal profit or advantage to a Director, Officer, or a Related Party at the expense of the ODGI or its interests.

2. A Conflict of Interest may involve direct and indirect interests, and may arise if a Director or Officer enters into relationships or takes action or establishes a financial interest for the Director, Officer or a Related Party which compromises his/her ability to act in the ODGI's best interest, or is adverse to the best interests of the ODGI.

3. A Conflict of Interest may also include any unauthorized use of any confidential or proprietary information belonging to the ODGI, especially where this results in personal gain to the Director, Officer, or a Related Party.

ODGI CONFLICTS OF INTEREST POLICY

4. A Conflict of Interest may also result in the event of a transaction with a former Director, Officer or Related Party of such former Director or Officer. For this purpose former Directors and Officers include individuals who held such position at any time during the five (5) years preceding the transaction.

B. Immediate Family; Related Parties.

1. Immediate Family is defined to include a Director or Officer's ancestors, spouse, siblings, (whole or half-blood), children, grandchildren, great-grandchildren, and the spouses of siblings (whole or half-blood), children, grandchildren and great-grandchildren.

2. Related Party is defined to include

- (i) a Director or Officer's Immediate Family,
- (ii) any entity in which a Director or Officer or member of such person's Immediate Family is a director, officer, general partner, or managing member, and
- (iii) any entity of which more than five percent (5%) of the stock, partnership interests, membership interests, or other ownership interest is held directly or indirectly by a Director, Officer or a member of their Immediate Family.

II. EXAMPLES OF SITUATIONS WHICH MAY RESULT IN CONFLICTS OF INTEREST OR POTENTIAL CONFLICTS OF INTEREST AND CERTAIN PROHIBITED TRANSACTIONS

A. Interest in Contract or Transaction

When a Director, Officer or a Related Party of such person has a financial interest in a contract or transaction to which the ODGI is also a party, there may be a Conflict of Interest.

B. Directors, Officers, or Directors in Common With Other Organizations

Directors, Officers, or Directors in Common With Other Organizations when the Corporation enters into a contract or transaction with a Related Party or any entity in which many or any immediate Family member of such person simultaneously serves as a director, officer, member or partner, there may be a Conflict of Interest.

C. Certain Relationships

Certain relationships may result in Conflicts of Interest, including where a Director, Officer, or a Related Party

- (i) provides services, goods or facilities to the ODGI,
- (ii) Receives grants, services or other benefits from the ODGI, or
- (iii) Otherwise does business with the ODGI.

ODGI CONFLICTS OF INTEREST POLICY

D. Corporate Opportunity

A corporate opportunity issue arises and may result in a Conflict of Interest when a Director, Officer or related Party pursues an investment opportunity or transaction in which the ODGI may also have an interest in a manner which is adverse to the ODGI.

E. Gifts, Gratuities, Excessive Entertainment

A Conflict of Interest may arise if a Director, Officer or a Related Party receives gifts, gratuities, or excessive entertainment from any person or entity with which the ODGI has, or is contemplating business dealings with, or to which ODGI is providing grants or other support.

F. Certain Prohibited Transactions

To ensure compliance with Internal Revenue Service requirements and Florida law and to better serve the best interests of the ODGI,

- (i) The ODGI shall not loan money to, or guaranty the obligations of any Director or Officer nor shall any such person or entity seek such a loan or guaranty from the ODGI,
- (ii) no Director or Officer shall take any action which, results in the involvement or the appearance of the involvement of the ODGI in any political campaign, including but not limited to, the endorsement of any candidate for public office action which in any manner which implies the ODGI endorses a candidate for public office, and
- (iii) no Director or Officer shall attempt to influence legislation in any manner on behalf of the ODGI without prior consultation with the President.

III. PROCEDURES TO ADDRESS CONFLICTS OF INTEREST

Directors and Officers must avoid any potential or actual Conflicts of Interest. The following guidelines and procedures shall be applied in that regard.

A. Disclosure of Material Facts Regarding Conflict and Resolution of Conflict

1. Directors and Officers must disclose all material facts concerning an actual or potential Conflict of Interest as soon as such potential or actual Conflict of Interest is discovered. Disclosure shall be directed to the Board of Directors via the President or the Secretary, and shall include an understandable description of all relevant facts.

2. After, disclosure of the Conflict of Interest, or potential Conflict of Interest, and all relevant facts related thereto, the Director or Officer with the conflict shall not participate in any discussions relevant to determining if a Conflict of Interest exists and, if so, how it will be addressed. Such person may, however, make a presentation at the Board or relevant Board Committee meeting to disclose the conflict and answer any questions relevant thereto, but, after such presentation, he/she shall leave the meeting during the discussion of and the vote on

ODGI CONFLICTS OF INTEREST POLICY

whether the transaction or arrangement results in the Conflict of Interest and during any discussion and vote on how to address such Conflict of Interest.

3. If it appears that a Conflict of Interest exists, the Board of Directors or the Chair of the relevant Board committee shall, if appropriate, appoint a disinterested person or a Board Committee to investigate alternatives to the proposed transaction or arrangement. After exercise of such due diligence, the Board or a committee thereof shall determine whether the ODGI can obtain a more advantageous transaction or arrangement with reasonable efforts from a person or entity that would not give rise to a Conflict of Interest. If a more advantageous transaction or arrangement is not reasonably attainable under circumstances that would not give rise to a Conflict of Interest, the Board or committee thereof shall determine by a vote of not less than a majority vote of the disinterested Board or committee members (but in no event less than two such members) whether the transaction or arrangement is in the ODGI's best interests for its own benefit and fair and reasonable to the ODGI, and shall make its decision as to whether to enter into the transaction or arrangement in conformity with such determinations. To be "fair and reasonable", the consideration and terms of the contract or transaction must be at least as favorable to the Corporation as it would have been, in the judgment of the disinterested Board or committee members, in an arm's-length transaction with an unrelated third-party, and be supported by adequate comparability data.

4. The Board, or committee thereof, shall take all actions necessary and appropriate to demonstrate and document the fairness and reasonableness of the transaction. Such action shall include, but not be limited to, taking the steps necessary to establish rebuttable presumption of reasonableness.

B. Violations of the Conflicts of Interest Policy

If the Board or committee thereof has reasonable cause to believe that a Director or Officer has failed to disclose actual or possible Conflicts of Interest, it shall inform such person of the basis for such belief and afford such person an opportunity to explain the alleged failure to disclose. If, after hearing the response of the Director or Officer, and making such further investigation as may be warranted under the circumstances, the Board or committee thereof determines that the Director or Officer has in fact failed to disclose an actual or possible Conflict of Interest; it shall take appropriate disciplinary and corrective action.

IV. RECORDS

The minutes of the Board and all committees thereof addressing Conflict of Interest issues shall contain at a minimum:

- (i) the names of the persons who disclosed or otherwise were found to have a potential or actual Conflict of Interest, and the nature of the Conflict of Interest,
- (ii) The content of the discussion including any alternatives to the proposed transaction or arrangement and the comparable reviewed with respect thereto and how such data was obtained,
- (iii) The names of the persons who were present for discussions and votes relating to the transaction or arrangement, including the actions of any person with a Conflict of Interest, and

ODGI CONFLICTS OF INTEREST POLICY

(iv) The terms of the transaction and the date approved. Such documentation shall be prepared and approved not later than the latter of (a) sixty days after the final action of the decision-making body or (b) the following Board or relevant committee meeting.

V. ANNUAL DISCLOSURE

A. All Directors and Officers, annually must complete a "Conflict of Interest Disclosure and Compliance" form. This disclosure form includes information on all actual or potential Conflicts of Interest involving a Director or Officer.

B. As new Directors join the Board and new Officers are elected, he/she must complete the "Conflict of Interest Disclosure and Compliance" form.

C. Completed "Conflict of Interest Disclosure and Compliance" forms shall be retained by the ODGI. All such information shall be held in confidence unless the best interest of the ODGI dictates otherwise. Any disclosure of such form or the information therein shall take place only upon the majority vote of the Board or as may be required by valid legal order.

ODGI DIRECTOR AND OFFICER CONFLICT OF INTEREST DISCLOSURE AND COMPLIANCE FORM

Part V of the Conflicts of Interest Policy for the ODGI (the "Conflicts Policy"), requires that all Directors and Officers annually complete a disclosure form that includes information on all actual or potential Conflicts of Interest involving the Director or Officer, or Related Parties of which he/she has actual knowledge, including an itemization of all existing directorships and officer positions held by the Director or Officer in any entity, whether for profit or nonprofit, and ownership positions in excess of 5% in any entity.

I have received, read and reviewed the Conflicts Policy, including the important definitional provisions defining Conflicts, Immediate Family and Related Parties. I fully understand the Conflicts Policy and agree to fully comply with the Conflicts Policy. In compliance with the Conflicts Policy, I make the following disclosures and representations as of the date hereof:

A. All actual and potential Conflicts of Interest, as defined in the Conflicts Policy, which involve the undersigned or any Related Party (as defined in the Conflicts Policy) are described on the attached page.

B. All existing directorships, trusteeships, offices, held by the undersigned in any entity, whether for profit or nonprofit, or ownership interests in excess of 5% of any entity, are listed on the attached page.

C. To the best of my knowledge, (i) the ODGI has not entered into any transactions with me or a Related Party, except such as are fully and fairly disclosed on the attached page(s); (ii) any such transactions were made for full and fair consideration as if the affiliation or interest did not exist, and only after full disclosure by me to the Board of Directors of the material facts of the affiliation, interest or relationship; and (iii) I did not participate or assist in or influence in any manner the negotiation, presentation, and decision-making concerning the transaction and its circumstances.

I agree that if any situations arise of which I am aware, that in any way contradict the representations made above, I will immediately notify the Secretary or President of the ODGI thereof and make full disclosure. I agree to answer any questions the Board may have with respect to any actual or potential Conflict of Interest, but I understand all such information will be held in confidence unless, as provided in the Conflicts Policy, disclosure is in the best interests of the ODGI and approved by a majority of the Board of Directors or required by a valid legal order.

Signature _____ Date _____

Printed Name _____

Part VI, 1a

In carrying out your exempt purposes, do you provide goods, services, or funds to individuals?

ODGI Response:

The following table describes the typical goods, services, and funds that benefit individuals per ODGI program:

Program:	Goods*	Services	Funds	Participants:
Governance	Director, Officer, Committee Compensation	None	Director, Officer, Committee Compensation	None
Non-Competitive Events	Food/Drink, Merchandise, Prizes	Membership Meetings, Player Appreciation Picnic, Player Spectator Opportunities, Recognition, Communications	None	Members, Non-Members
Competitive Events	Merchandise, Prizes	Recognition, Handicap Rating, Communications	Prizes	Members, Non-Members

* May Include Disc Golf Related Merchandise and Prizes

Part VI, 1b

In carrying out your exempt purposes, do you provide goods, services, or funds to organizations? If "Yes," describe each program that provides goods, services, or funds to organizations.

ODGI Response:

The following table describes the typical goods, services, and funds that benefit organizations per ODGI program:

Program:	Goods*	Services	Funds	Organizations:
Governance	None	None	None	None
Non-Competitive Events	Food/Drink, Merchandise	Membership Meetings, Hands-On Demonstrations/Clinics, Course Design and Maintenance, Free ODGI Volunteer Labor for Disc Golf Course Improvements	None	ODGI (Self), Boy Scouts of America, Nearby Cities and Counties, Local City Parks
Competitive Events	Food/Drink, Merchandise	Camping Facilities Space At Reserved Event	Donation	EDGE, Second Harvest Food Bank, ICE Bowl, Local Parks, Disc Golf Organizations From Other Cities

* May Include Disc Golf Related Merchandise and Prizes

Part VI, 2

Explain the limitation and how recipients are selected for each program.

ODGI Response:

Governance Program:

Appointed Directors, Officers, and governance-related committee members are individuals that are part of the Governance Program.

Non-Competitive Events Program:

Some events are for members. Most programs are for members and non-members. Participants (whether member or non-member) in a program are candidates for benefits. A program may be non-competitive and require participation to obtain the benefit. A program may be non-competitive and not require participation to obtain the benefit. Depending upon the event, the ODGI Board of Directors, Officers, or associated Committee determines the magnitude of the benefits.

Competitive Events Program:

The events within this program are competitive in nature and only the top-performing participants will receive benefits (e.g., merchandise/prizes/funds). Depending upon the event, the ODGI Board of Directors, Officers, or associated Committee determines the magnitude of the benefits.

An example membership application form is attached.

Orlando Disc Golf Membership Application

Join the Orlando Disc Golf (ODG) and get in on the action! A calendar year membership is \$15. Consider the value of a multi-year membership.

Benefits:

- Have Fun
- Learn To Play Disc Golf
- Experience Fellowship With Other Golfers
- Exercise Year-Round
- Experience Nature
- Receive Advice/Coaching From Local Experts
- Learn About The Latest Disc Technology
- Improve Your Throwing Skills
- Play With Others At Your Skill Level
- Participate In Weekly Organized Events
- Travel With Members To Florida Tournaments
- Help Promote Disc Golf
- Participate In Community Benefit Events

Memberships:

Select One:	Duration:	Price:	Features:	Savings:	Value:
<input type="checkbox"/>	1 Year	\$15	<ul style="list-style-type: none"> • Free ODG Metal Bag Tag • \$2 Discount On Weekly Handicap Events • 10% Discount On In-Store Merchandise From Disc Golf Center • ODG Event/Activity Communications • Provide Input On ODG Decisions • Special Member-Only CTP Prizes At ODG-Hosted Tournament • End-Of-Year Members Appreciation Event 	\$0	Good
<input type="checkbox"/>	5 Year	\$65		\$10	Better
<input type="checkbox"/>	10 Year	\$110		\$40	Best

NAME: _____

ADDRESS: _____

CITY: _____ STATE: _____ ZIP: _____

CELL PHONE: _____ EMAIL: _____

Complete the form and mail it to the following address along with your check made payable to:

Orlando Disc Golf
P.O. Box 196546
Winter Springs, FL 32719-6546

Orlando Disc Golf, Inc. (ODG) is a Florida non-profit corporation dedicated to the promotion and sustainable growth of amateur competitive disc golf. ODG does not discriminate based upon race, age, creed, sexual orientation, color, national origin or gender. Nonetheless, participation in divisions of tournaments or other events may be restricted on the basis of gender, age or ability.

Part VIII, 4a

Do you or will you undertake fundraising? If "Yes," check all the fundraising programs you do or will conduct. Attach a description of each fundraising program.

ODGI Response:

- i) **Mail Solicitations:** General and specific fundraising communications will occasionally be needed to request donations in support of the overall goals of the Corporation or in regards to a specific goal. Typically, this communication will be part of an overall message and awareness campaign for events and charitable programs being organized by the Corporation.
- ii) **Email Solicitations:** Through membership, general and specific fundraising email communications, there will exist an occasional request for donations in support of the overall goals of the Corporation or in regards to a specific goal. Typically, this communication will be part of an overall message and awareness campaign for events and charitable programs being organized by the Corporation.
- iii) **Personal Solicitations:** In the course of standard business practices, Directors, Officers or the membership will conduct face-to-face fundraising with businesses, organizations or individuals that are interested in supporting the programs, events and goals of the Corporation. These solicitations will focus on financial donations in support of promoting the sport of disc golf on a regional, national and international basis.
- iv) **Accept Donations on your Website:** In support of the goals of the Corporation, our website will provide information which allows visitors to submit donations, either through electronic or paper submission. The donation information will be hosted on a specific donations page and occasionally generated randomly in sidebar banner placements. Each donation mention will be accompanied by a specific use for the funds being solicited so that each supporter is aware of the Corporation's goals and intended use for the donation. Additionally, the Corporation will solicit donations in regard to membership.
- v) **Receive Donations from Another Organization's Website:** The Corporation uses the professional services of non- and for-profit organizations and businesses – primarily for event registration. As an option in these event registrations, the Corporation has the option to include a line item for donations.
- vi) **Government Grant Solicitations:** From time to time certain Federal and State level grant programs will coincide with the mission statement of the Corporation. The intent in applying for these grants would be to receive monies, in-kind services and/or materials that directly increase the Corporation's ability to promote the awareness of disc golf, provide disc golf facilities or otherwise benefit the goals of the Corporation.
- vii) **Other:** The Corporation will hold events and tournaments in which participants and spectators will have the opportunity to provide donations. The opportunities include general donations during registration and raffles, drawings and contests during the event or tournament.

Part VIII, 4d

List all states and local jurisdictions in which you conduct fundraising. For each state or local jurisdiction listed, specify whether you fundraise for your own organization, you fundraise for another organization, or another organization fundraises for you.

ODGI Response:

The Corporation has no current intentions to assist any other organization in fundraising efforts, nor do we anticipate receiving funds from other organizations who have conducted fundraising actions on our behalf. From time to time, the Corporation will conduct fundraising campaigns and actions. These campaigns will be based from the greater metropolitan area of Orlando, Florida. This area generally includes, but is not limited to, the Florida counties of Orange, Osceola, Seminole, and Lake.

Part IX, Table A

For purposes of this schedule, years in existence refer to completed tax years. If in existence 4 or more years, complete the schedule for the most recent 4 tax years. If in existence more than 1 year but less than 4 years, complete the statements for each year in existence and provide projections of your likely revenues and expenses based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. If in existence less than 1 year, provide projections of your likely revenues and expenses for the current year and the 2 following years, based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. (See instructions.)

ODGI Response:

		A. Statement of Revenues and Expenses						
Type of revenue or expense		Current tax year	4 prior tax years or 2 succeeding tax years					
		(a) From: 01/01/2012 To: 12/31/2012	(b) From: 01/01/2011 To: 12/31/2011	(c) From: 01/01/2010 To: 12/31/2010	(d) From: 01/01/2009 To: 12/31/2009	(x) From: 01/01/2008 To: 12/31/2008	(e) Provide Total for (a) through (x)	
1	Gifts, grants, and contributions received (do not include unusual grants)	\$2,247	\$397	\$1,737	\$5,900	\$1,118	\$11,400	
2	Membership fees received	\$1,050	\$1,050	\$900	\$240	\$150	\$3,390	
3	Gross investment income	\$0	\$0	\$0	\$0	\$0	\$0	
4	Net unrelated business income	\$0	\$0	\$0	\$0	\$0	\$0	
5	Taxes levied for your benefit	\$0	\$0	\$0	\$0	\$0	\$0	
6	Value of services or facilities furnished by a governmental unit without charge (not including the value of services generally furnished to the public without charge)	\$0	\$0	\$0	\$0	\$0	\$0	
7	Any revenue not otherwise listed above or in lines 9-12 below (attach an itemized list)	\$0	\$0	\$0	\$0	\$0	\$0	
8	Total of lines 1 through 7	\$3,297	\$1,447	\$2,637	\$6,140	\$1,268	\$14,790	
9	Gross receipts from admissions, merchandise sold or services performed, or furnishing of facilities in any activity that is related to your exempt purpose (attach itemized list)	\$20,292	\$17,277	\$22,936	\$16,279	\$19,759	\$96,543	
10	Total of lines 8 and 9	\$23,589	\$18,724	\$25,573	\$22,419	\$21,027	\$111,333	

Revenues

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	Type of revenue or expense	Current tax year	4 prior tax years or 2 succeeding tax years				
	11 Net gain or loss on sale of capital assets (attach schedule and see instructions)	\$0	\$0	\$0	\$0	\$0	\$0
	12 Unusual grants	\$0	\$0	\$5,000	\$0	\$0	\$5,000
	13 Total Revenue Add lines 10 through 12	\$23,589	\$18,724	\$30,573	\$22,419	\$21,027	\$116,333
Expenses	14 Fundraising expenses	\$976	\$878	\$1,497	\$3,490	\$1,099	\$7,940
	15 Contributions, gifts, grants, and similar amounts paid out (attach an itemized list)	\$1,350	\$300	\$300	\$300	\$350	\$2,600
	16 Disbursements to or for the benefit of members (attach an itemized list)	\$495	\$1,052	\$574	\$954	\$160	\$3,235
	17 Compensation of officers, directors, and trustees	\$0	\$0	\$0	\$0	\$0	\$0
	18 Other salaries and wages	\$0	\$0	\$0	\$0	\$0	\$0
	19 Interest expense	\$0	\$0	\$0	\$0	\$0	\$0
	20 Occupancy (rent, utilities, etc.)	\$0	\$0	\$0	\$0	\$0	\$0
	21 Depreciation and depletion	\$0	\$0	\$0	\$0	\$0	\$0
	22 Professional fees	\$0	\$0	\$0	\$0	\$0	\$0
	23 Any expenses not otherwise classified, such as program services (attach itemized list)	\$19,976	\$14,624	\$19,771	\$14,053	\$16,841	\$85,285
	24 Total Expenses Add lines 14 through 23	\$22,797	\$16,854	\$22,142	\$18,797	\$18,450	\$99,040

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Part IX, Table A, Line 9

Gross receipts from admissions, merchandise sold or services performed, or furnishing of facilities in any activity that is related to your exempt purposes (attach itemized list)

ODGI Response:

<u>Year:</u>	<u>Amount:</u>	<u>Source:</u>
2012	\$510	Competitive Events Program (Handicap Events)
2012	\$1,050	Competitive Events Program (Fundraiser Events)
2012	\$130	Competitive Events Program (Bag Tag Events)
2012	\$0	Competitive Events Program (Night Golf Events)
2012	\$18,602	Competitive Events Program (Tournament Events)
2011	\$546	Competitive Events Program (Handicap Events)
2011	\$0	Competitive Events Program (Fundraiser Events)
2011	\$100	Competitive Events Program (Bag Tag Events)
2011	\$11	Competitive Events Program (Night Golf Events)
2011	\$16,620	Competitive Events Program (Tournament Events)
2010	\$763	Competitive Events Program (Handicap Events)
2010	\$0	Competitive Events Program (Fundraiser Events)
2010	\$104	Competitive Events Program (Bag Tag Events)
2010	\$29	Competitive Events Program (Night Golf Events)
2010	\$22,040	Competitive Events Program (Tournament Events)
2009	\$3,905	Competitive Events Program (Handicap Events)
2009	\$265	Competitive Events Program (Fundraiser Events)
2009	\$0	Competitive Events Program (Bag Tag Events)
2009	\$415	Competitive Events Program (Night Golf Events)
2009	\$11,694	Competitive Events Program (Tournament Events)
2008	\$7,104	Competitive Events Program (Handicap Events)
2008	\$1,664	Competitive Events Program (Fundraiser Events)
2008	\$0	Competitive Events Program (Bag Tag Events)
2008	\$609	Competitive Events Program (Night Golf Events)
2008	\$10,382	Competitive Events Program (Tournament Events)

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Part IX, Table A, Line 12

Unusual grants

ODGI Response:

In 2010, an unexpected \$5000 grant from a single donor.

Part IX, Table A, Line 15

Contributions, gifts, grants, and similar amounts paid out (attach an itemized list)

ODGI Response:

<u>Year:</u>	<u>Amount:</u>	<u>Recipient:</u>
2012	\$300	Competitive Events Program (Second Harvest Food Bank (A Non-Profit))
2012	\$1050	Competitive Events Program (Fundraiser Donation To Daughter Of Deceased Park Employee (a minor/child so name is withheld))
2011	\$300	Competitive Events Program (Second Harvest Food Bank (A Non-Profit))
2010	\$300	Competitive Events Program (Second Harvest Food Bank (A Non-Profit))
2009	\$300	Competitive Events Program (Second Harvest Food Bank (A Non-Profit))
2008	\$350	Competitive Events Program (Second Harvest Food Bank (A Non-Profit))

Part IX, Table A, Line 16

Disbursements to or for the benefit of members (attach an itemized list)

ODGI Response:

<u>Year:</u>	<u>Amount:</u>	<u>Purpose:</u>
2012	\$345.15	Non-Competitive Events Program (Member Appreciation Event Food/Drink)
2012	\$150.00	Non-Competitive Events Program (Member Appreciation Event Awards)
2011	\$354.41	Non-Competitive Events Program (Member Appreciation Event Food/Drink)
2011	\$698.00	Non-Competitive Events Program (Membership Merchandise)
2010	\$473.63	Non-Competitive Events Program (Member Appreciation Event Food/Drink)
2010	\$100.00	Non-Competitive Events Program (Member Appreciation Event Awards)
2009	\$325.94	Non-Competitive Events Program (Member Appreciation Event)
2009	\$628.12	Non-Competitive Events Program (Membership Merchandise)
2008	\$160.18	Non-Competitive Events Program (Member Appreciation Event Food/Drink)

Part IX, Table A, Line 23

Any expense not otherwise classified, such as program services (attach itemized list)

ODGI Response:

2012	\$633	Competitive Events Program (Handicap Events)
2012	\$1,050	Competitive Events Program (Fundraiser Events)
2012	\$0	Competitive Events Program (Bag Tag Events)
2012	\$0	Competitive Events Program (Night Golf Events)
2012	\$18,293	Competitive Events Program (Tournament Events)
2011	\$400	Competitive Events Program (Handicap Events)
2011	\$0	Competitive Events Program (Fundraiser Events)
2011	\$130	Competitive Events Program (Bag Tag Events)
2011	\$59	Competitive Events Program (Night Golf Events)
2011	\$14,035	Competitive Events Program (Tournament Events)
2010	\$803	Competitive Events Program (Handicap Events)
2010	\$0	Competitive Events Program (Fundraiser Events)
2010	\$100	Competitive Events Program (Bag Tag Events)
2010	\$8	Competitive Events Program (Night Golf Events)
2010	\$18,860	Competitive Events Program (Tournament Events)
2009	\$1,955	Competitive Events Program (Handicap Events)
2009	\$544	Competitive Events Program (Fundraiser Events)
2009	\$0	Competitive Events Program (Bag Tag Events)
2009	\$309	Competitive Events Program (Night Golf Events)
2009	\$11,245	Competitive Events Program (Tournament Events)
2008	\$4,688	Competitive Events Program (Handicap Events)
2008	\$1,686	Competitive Events Program (Fundraiser Events)
2008	\$0	Competitive Events Program (Bag Tag Events)
2008	\$370	Competitive Events Program (Night Golf Events)
2008	\$10,097	Competitive Events Program (Tournament Events)

Part X, Line 7

Did you receive any unusual grants during any of the years shown on Part IX-A. Statement of Revenues and Expenses? If "Yes," attach a list including the name of the contributor, the date and amount of the grant, a brief description of the grant, and explain why it is unusual.

ODGI Response:

\$5,000 was received from "The Mott Law Firm" organization as an event sponsor in 2010. This is not a typical grant, as this \$5,000 amount is substantially greater than the \$3,404 amount of non-unusual gift/grants/contributions we received in 2010.

Schedule G, 1a

Are you a successor to a for-profit organization? If "Yes," explain the relationship with the predecessor organization that resulted in your creation and complete line 1b.

ODGI Response:

The predecessor organization, Orlando Disc Golf Club (ODGC), was founded with the following Mission:

Through fellowship, education and charitable programs, the Orlando Disc Golf Club provides all ages of the community with the access to and knowledge of disc golf in order to positively promote and grow disc sports.

Although we were founded as a Sole Proprietorship, we ran the club like a non-profit organization, even though it was not a non-profit. All revenue and expenses were reported on Form 1040 Schedule C of the sole proprietor's tax return. We have never solicited funds as deductible contributions. All monies were utilized to support the club's mission, by promoting Disc Golf and donating to charitable entities. All volunteers and officers were not compensated other than reimbursement for their expenses accrued on behalf of the club.

Schedule G, 1b

Explain why you took over the activities or assets of a for-profit organization or converted from for-profit to nonprofit status.

ODGI Response:

Over the past five years our mission has transformed into one of running events for the Amateur Disc Sportsman on a National/International level. Our goals have become more focused on the Promotion of Amateur Disc Golf Events and bringing larger National/International events to the state of Florida. Our long term goal has become to run the Amateur World Disc Golf Championships, an event that will bring Amateur competitors in from all over the world.

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Schedule G, 2b

Provide the tax status of the predecessor organization.

ODGI Response:

The Orlando Disc Golf Club (ODGC) is a sole-proprietorship. All revenue and expenses were reported on Form 1040 Schedule C of the sole proprietor's tax return each year.

Schedule G, 2e

Explain why you took over the activities or assets of another organization.

ODGI Response:

ODGC achieved limited success as a for-profit organization. ODGC was limited in what it could achieve due to its limited revenue potential. By creating ODGI as a non-profit, it is expected to have greater revenue potential through tax-deductible donations and fundraising programs, while performing the same type of activities as the predecessor ODGC.

Schedule G, 5

Do or will any of the persons listed in line 4, maintain a working relationship with you? If "Yes," describe the relationship in detail and include copies of any agreements with any of these persons or with any for-profit organizations in which these persons own more than a 35% interest.

ODGI Response:

All of the persons listed in Line 4 are associated with the newly formed ODGI non-profit corporation as the Board of Directors. Shortly after the formation of the ODGI non-profit corporation, then the sole proprietorship "Orlando Disc Golf Club" will be dissolved.

Schedule G, 6a

Were any assets transferred, whether by gift or sale, from the predecessor organization to you? If "Yes," provide a list of assets, indicate the value of each asset, explain how the value was determined, and attach an appraisal, if available. For each asset listed, also explain if the transfer was by gift, sale, or combination thereof.

ODGI Response:

No assets have been transferred yet. After the submittal of the tax-exemption application, the assets of the Orlando Disc Golf Club (ODGC) will be transferred from James LeBaube (sole proprietor) to the Orlando Disc Golf, Inc. (ODGI).