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SHELL, FLEMING, DAVIS & MENGE ATTORNEYS AT LAW

BRADEN K. BALL, JR.
MAUREEN DUIGNAN
Board Certified Criminal Trial Lawyer
Also Licensed in New York
THOMAS J. GILLIAM, JR.
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LL.M. in Tration
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DANNY L. KEPNER
Board Certified Civil Trial Lawyer
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LL.M. in Tration
ROBERT C. PALMER, III
Board Certified Civil Trial Lawyer
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JASON R. MOSLEY

TELEPHONE • (850) 434-2411 ext. 105 FACSIMILE • (850) 435-1074 E-MAIL • jmosley@shellfleming.com OF COUNSEL: THURSTON A. SHELL FLETCHER FLEMING M. J. MENGE

ROLLIN D. DAVIS, JR. (1932-2002)

226 Palafox Place Ninth Floor, Seville Tower Pensacola, Florida 32501

MAIL TO: POST OFFICE BOX 1831 PENSACOLA, FLORIDA 32598-1831

July 26, 2004

Corporate Records Bureau Division of Corporations Department of State Post Office Box 6327 Tallahassee, Florida 32314

RE: Sigma Alpha Mu Delta Eta Chapter Alumni Association, Inc.

Dear Ladies and Gentlemen:

Enclosed please find the original and one copy of the ARTICLES OF INCOPRORATION for the above organization. I would appreciate your filing the original Articles and returning a certified copy to me in the enclosed pre-addressed, self-stamped envelope. Our check #764 in the amount of \$78.75 for the required filing fee is enclosed.

Yours sincerely,

Shell, Fleming, Davis & Menge

Jason R. Mosley

OF

SIGMA ALPHA MU DELTA ETA CHAPTER ALUMNI ASSOCIATION, INC

A FLORIDA CORPORATION NOT FOR PROFIT

The undersigned, for the purpose of forming a nonprofit corporation under the Florida Not For Profit Corporation Act, Florida Statutes Chapter 617, do hereby make and adopt the following Articles of Incorporation:

- ARTICLE 1. Name. The name of the Corporation is: SIGMA ALPHA MU DELTA ETA CHAPTER ALUMNI ASSOCIATION, INC.
- ARTICLE 2. Principal Office The Principal office of the Corporation is: 3148 Lost Creek Drive, Cantonment, FL 32533. The mailing address is: c/o Jason R. Mosley, esq., PO Box 1831, Pensacola, FL 32591-1831.
- ARTICLE 3. Not For Profit. The Corporation is a corporation not for profit as defined in Section 617.01, Florida Statutes. The Corporation is not formed for pecuniary profit. No part of the income or assets of the Corporation is distributable to or for the benefit of its Members, Directors or Officers, except to the extent permissible under law.
 - **ARTICLE 4. Duration.** The duration of the Corporation is perpetual.
- **ARTICLE 5. Purposes.** The Corporation is organized, and shall be operated exclusively for, the following purposes:
- A. To foster and maintain a spirit of fraternity amongst the alumni of Sigma Alpha Mu fraternity Delta Eta Chapter at the University of West Florida (the "Chapter"), and to organize such other entities that may facilitate the development and furtherance of the purposes of the Chapter, including, but not limited to, a Chapter Foundation for the receipt and distribution of charitable gifts for the benefit of the Chapter and its members.
- B. To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit corporations, including without limiting the generality of the foregoing, to acquire by bequest, devise, gift, purchase, lease or otherwise any property of any sort or nature without limitation as to its amount or value, and to hold, invest, reinvest, manage, use, apply, employ, sell, expend, disburse, lease, mortgage, convey, option, donate or other-wise dispose of such property and the income, principal and proceeds of such property, for any of the purposes set forth herein.
- C. To do such other things as are incidental to the purposes of the Corporation or necessary or desirable in order to accomplish them.

ARTICLE 6. Limitation. No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its Members, Trustees, Directors, Officers, or other private person, 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 4 (Purposes) 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)(7) of the Internal Revenue Code.

Members. The Corporation shall have Voting Members who shall be ARTICLE 7. elected (and may be removed) by the Voting Members and shall have all the rights and privileges of members of the Corporation. The Bylaws may provide for Nonvoting Members of one or more classes, who shall be admitted in such manner and who shall have such rights and privileges as are set forth in the Bylaws, but who shall not have the right to vote. The name and address of each initial Voting Member is as follows:

Name	Address
Jason R. Mosley	3148 Lost Creek Dr., Cantonment, FL 32533
Dan Kaestle	7200 Twin Lakes Ln, Pensacola, FL 32504
Bill Merchant	2013 Branch Tree Ln, Brandon, FL 33511
J. Scot Whigham	73 Kingsbrooke Cir., Palmetto, GA 30268

ARTICLE 8. Initial Registered Office and Agent. The street address of the initial Registered Office of the Corporation is 226 Palafox, Seville Tower, 9th Floor, Pensacola, FL 32502, and the name of its initial Registered Agent at that address is Jason R. Mosley, esq.

ARTICLE 9. Initial Board of Directors. The management of the Corporation shall be vested in a Board of Directors. The number of Directors constituting the initial Board of Directors is four. The number of Directors may be increased or decreased from time to time in accordance with the Bylaws, but shall never be less than three (3). The Voting Members shall elect the Directors at an annual meeting of Voting Members. The Bylaws may provide for ex officio and honorary Directors, and their rights and privileges. The name and address of each initial Director of the Corporation is as follows:

Name
Jason R. Mosley
Dan Kaestle
Bill Merchant
J. Scot Whigham

Address
3148 Lost Creek Dr., Cantonment, FL 32533
7200 Twin Lakes Ln, Pensacola, FL 32504
2013 Branch Tree Ln, Brandon, FL 33511

73 Kingsbrooke Cir., Palmetto, GA 30268

ARTICLE 10. Officers. The Officers of the Corporation shall consist of a President, Secretary, Treasurer and such other Officers and Assistant Officers as may be provided for in the Bylaws. Each Officer shall be elected by the Board of Directors (any may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the Bylaws. The name and address of each initial Officer of the Corporation is as follows:

Name
Jason R. Mosley
Dan Kaestle
Bill Merchant
J. Scot Whigham

Office
Treasurer
Vice-President
Secretary
President

ARTICLE 11. Incorporators. The name and address of each Incorporator is as follows:

Name
Jason R. Mosley

Address 3148 Lost Creek Dr., Cantonment, FL 32533

ARTICLE 12. Indemnification. The Corporation shall indemnify each Officer and Director, including former Officers and Directors, to the full extent permitted by the Florida General Corporation Act and the Florida Not For Profit Corporation Act.

ARTICLE 13. Bylaws. The Bylaws of the Corporation are to be made and adopted by the Board of Directors, and may be altered, amended or rescinded by the Board of Directors. The provisions of Chapter 617, Florida Statutes (2003), as amended from time to time, shall govern the Bylaws.

ARTICLE 14. Amendment. The Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation or any amendment to them, and all rights and privileges conferred upon the Members, Directors and Officers are subject to this reservation.

ARTICLE 15. Non-stock Basis. The Corporation is organized and shall be operated on a non-stock basis within the meaning of the Florida Not For Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock or other certificates or writings evidencing an ownership or proprietary interest in the Corporation.

ARTICLE 16. Dissolution. Upon 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, i.e., charitable, educational, religious or scientific (or corresponding section of any future Federal tax code), or shall be distributed to the Federal government, or to a state or local government for public purpose.

IN WITNESS WHEREOF, the undersigned have signed these Articles of Incorporation on this 23rd day of July, 2004.

ason R. Mosley

STATE OF FLORIDA COUNTY OF ESCAMBIA

BEFORE ME personally appeared Jason R. Mosley, to me well known and known to me to be the person described in and who executed the forgoing Articles of Incorporation and acknowledged to and before me that he executed said instrument for the purposes therein expressed.

WITNESS my hand and official seal this 23rd day of July, 2004.

RENE L. MORAGO
Notary Public-State of FL
Comm. Exp. April 25, 2008
Comm. No. DD 313168

NOTARY PUBLIC, STATE OF FLORIDA Commission Number: ____

Commission Expiration Date:

ACCEPTANCE BY REGISTERED AGENT

THE UNDERSIGNED HEREBY accepts the appointment as Registered Agent of SIGMA ALPHA MU DELTA ETA CHAPTER ALUMNI ASSOCIATION, INC. which is contained in the foregoing Articles of Incorporation.

DATED this 23rd day of July, 2004.

Jason R. Mosley

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