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Special Instructions to	Filing Officer:	





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COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT: The	Robert Sharon Chorale, In	nC .
	(PROPOSED CORPORATE NAME – MI	UST INCLUDE SUFFIX)

Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for :

\$70.00 Filing Fee

\$78.75

Filing Fee & Certificate of

Status

2\$78.75

Filing Fee

\$87.50 Filing Fee

& Certified Copy

Filing Fee, Certified Copy

& Certificate

ADDITIONAL COPY REQUIRED

FROM:	Carol Davis Name (Printed or typed)		
	Name (1 inted of typed)		
	21555 Battery Park Terrace		
	Address		
	Boca Raton, FL 33428 City, State & Zip		
	City, State & Zip		
	(561) 483-6844		
	Daytime Telephone number		

NOTE: Please provide the original and one copy of the articles.

' ARTICLES OF INCORPORATION

In Compliance with Chapter 617 Florida Statutes (Not For Profit)

ARTICLE I NAME

The name of the corporation shall be:
THE ROBERT SHARON CHORALE, INC.

ARTICLE II PRINCIPAL OFFICE

The place in this state where the principal office of the corporation is to be located is the CITY OF BOCA RATON, PALM BEACH COUNTY, and the mailing address of the corporation shall be:

21555 BATTERY PARK TERRACE BOCA RATON, FLORIDA 33428

ARTICLE III PURPOSE

Said corporation is organized to conduct and transact generally the business authorized and empowered of an exempt organization under section 501c(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Further, The Robert Sharon Chorale, Inc. is a community organization which strives to present the best of all types of choral music – Sacred and Secular – in a concert setting. Our mission is to share the magical sounds of choral singing with the public. Our goal is not only to convey the joy of making music, but to foster music appreciation as well.

ARTICLE IV MANNER OF ELECTION

The management and affairs of the corporation shall be at all times under the direction of a Board of Directors, whose operations in governing the corporation shall be defined by statute and by the corporation's by-laws.

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 by a corporation exempt from federal income tax under section 501c(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE V DEBT OBLIGATIONS AND PERSONAL LIABILITY

No member, officer, or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers, or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE VI DISSOLUTION

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501c(3) of the internal Revenue Code or the corresponding section of any future federal tax code. 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 INITIAL DIECTORS/OFFICERS

The names and addresses of the persons who are the initial trustees of the corporation are:

Robert Sharon 2255 Allen Creek Road, West Palm Beach, FL 33411

Sandy Reynolds, President 14115 78th Place, Loxahatchee, FL 33470

Carol Davis, Treasurer 21555 Battery Park Terrace, Boca Raton, FL 33428
David Taylor, Vice President 5004 El Claro Circle, West Palm Beach, FL 33415
Patty Taylor 5004 El Claro Circle, West Palm Beach, FL 33415
Emily Averkamp 8641 Estate Drive, West Palm Beach, FL 33411
Julie Renee 7683 Lantana Road, Lake Worth, FL 33467
Alan Mentser 937 39th Court, West Palm Beach, FL 33407

Pat Johnson 15409 Collecting Canal, Loxahatchee, FL 33470
Jane Fetterly 502 West Rambling Drive, Wellington, FL 33414
Michelle Abrishami 1490 Woodbine Way #407, PB Gardens, FL 33418

ARTICLE VIII INCORPORATOR/INITIAL REGISTERED AGENT

The name and Florida street address of both the incorporator and registered agent is:

CAROL DAVIS

21555 BATTERY PARK TERRACE

BOCA RATON, FL. 33428

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.

Carol Davis

/ Date