

OF MIAMI, INC.

Katherine Hodivsky

Founded in 1949 by Taras Maksymowich

Olga Maksymowich



June 13, 1997

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

RE: N96000000157

To whom it may concern:

As per letter number 897A00030774, please find the enclosed form for filing amendments in compliance with Florida Statutes, along with our amended Articles of Incorporation. Also enclosed is a check for \$87.50, covering the \$35 filing fee and \$52.50 for a certified copy.

Please send the certified copy of our amended Articles to:

Ukrainian Dancers of Miami, Inc. 3595 NW 35th Street Miami, FL 33142

Your prompt attention to this matter is greatly appreciated, as we must send our copy to the IRS for final 501(c)(3) status approval. If you have any questions, please call me at (305) 534-2118.

I would also like to thank Annette in your office for her very warm and helpful assistance.

Thank you once again.

Sincerely,

Karyn O. Maksymowich

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Secretary

enclosures

Ament 6/19/97



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

June 6, 1997

Karyn O. Maksymowich Ukrainian Dancers of Miami, Inc. 3595 N.W. 35th Street Miami, FL 33142

SUBJECT: UKRAINIAN DANCERS OF MIAMI, INC.

Ref. Number: N9600000157

We have received your document for UKRAINIAN DANCERS OF MIAMI, INC. . However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The fee to file articles of amendment is \$35. For each certified copy requested, please add an additional \$52.50.

Amendments for nonprofit corporations are filed in compliance with section 617.1006, Florida Statutes. Please see the attached information.

I left two messages trying to reach you by phone but I did not receive a return call.

If you have any questions concerning this matter, please either respond in writing or call (904) 487-6901.

Letter Number: 897A00030774

Susan Payne Senior Section Administrator



UKRAINIAN DANCERS OF MIAMI

Katherine Hodivsky

Founded in 1949 by Taras Maksymowich

Olga Maksymowich



Florida Department of State Division of Corporations PO Box 6327 Tallahassee, FL 32314

RE: N96000000157

May 31, 1997

To whom it may concern:

Please find the enclosed amended articles for the Ukrainian Dancers of Miami, Inc. We are sending them to you so they may be filed with the state as our official amended articles.

We are also requesting that a state certified copy be sent back to us as soon as possible as we need to forward that copy to the IRS for final determination of our 501(c)(3) status. Your prompt attention to this matter would be greatly appreciated.

If the copy can be faxed as well as forwarded by mail, our fax number is (954)434-5105.

Thank you again.

Sincerely,

Karyn O. Maksymowich

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Secretary

enclosures

ARTICLES OF AMENDMENT

to

ARTICLES OF INCORPORATION

of



	OF CHINALA	DANCERS	OF	MIAMI,	INC.
Pursuant corporati	to the provisions of section ion adopts the following ar	n 617.1006, Florida Si ticles of amendment to	latutes, th	ne undersigned Fl les of incorporati	lorida nonprofit on.
FIRST:	Amendment(s) adopted:	(INDICATE ARTICLE N	JMBER(S)	BEING AMENDED), ADDED OR DELETED.)
	- SEE	ATTACHED			
	D: The date of adoption of Amendmen		vas:2	/7/97 (ARTICL	E VIII) 5/9/97 (METICLE
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	Adoption of Amendment The amendment(s) was sufficient. There are no member	nt (CHECK ONE) as(were) adopted by thicient for approval.	ie membe	ers and the numbe	er of votes cast for the
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ARTICLES OF INCORPORATION

ARTICLE I

The name of the corporation shall be Ukrainian Dancers of Miami, Inc.

ARTICLE II

Principal place of business: The mailing address of this entity is 3595 N.W. 35th Street, Miami, FL 33142.

ARTICLE III

The specific purpose for which the corporation is organized is to create a 501(c)(3) corporation which will entertain and educate Dade County and surrounding communities regarding Ukrainian culture.

ARTICLE IV

Manner of election of Directors: The manner in which Directors are elected or appointed is as follows: There shall be a meeting of the members of this entity and they shall meet on an annual basis on the first Tuesday of November of each year and they shall elect no less than three (3) Directors and no more than seven (7) Directors.

ARTICLE V

Limitation of corporate powers: The corporate powers of this corporation are provided in §617.0302, Fla. Stat. unless otherwise limited.

ARTICLE VI

Initial registered agent: The initial registered agent of this corporation is Mary Bergman at 5831 N.E. 6th Court, Miami, FL 33137.

ARTICLE VII

Incorporates: The name and street addresses of the incorporates of these articles of incorporation are:

Kay Hodivsky	3595 N.W. 35th Street, Miami, FL 33142
Olga Maksymowich	3595 N.W. 35th Street, Miami, FL 33142
Donna Maksymowich-Waskiewicz	3595 N.W. 35th Street, Miami, FL 33142
Mary Bergman	3595 N.W. 35th Street, Miami, FL 33142
Hanya Lotocky	3595 N.W. 35th Street, Miami, FL 33142

The undersigned incorporators have executed these articles of incorporation this day of October, 1995.

Kay Hodivsky

Parket Market

Donna Maksymowich-Waskiewicz

Mary Bergman

Hanva Lotocky

ARTICLE VIII

Dissolution: Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Service Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the

principal office of the organization 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.

As amended by the membership on February 7, 1997.

ARTICLE IX

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

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

As amended by the membership, May 9, 1997.