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THE ANASSEE, PLOREDA

K. PAGE

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

Subject: National Committee of Romanian American Republicans, Inc.

Dear Sir or Madam:

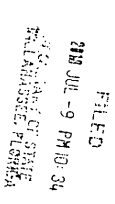
Enclosed is an original and one (1) copy of the Articles of Incorporation of National Committee of Romanian American Republicans and a check for \$87.50 made payable to the Department of State for the Filing Fee, Certificate of Status & Certified Copy. Please be so kind as to file the original Articles of Incorporation and return a stamped copy to:

IONEL ROIBAN 1268 PIAZZA ANTINORI BOYNTON BEACH, FL 33426

Phone: 561-702-9200 E-mail: <u>ionel@roiban.com</u>

Thank you for your courtesy and cooperation in this matter.

Very truly yours, lonel Roiban



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

NATIONAL COMMITTEE OF ROMANIAN AMERICAN REPUBLICANS, INC.

We, the undersigned natural persons, of the age of twenty-one years or more, acting as incorporators for forming a not for profit corporation pursuant to the Not for Profit Corporation Act of the State of Florida (Chapter 617, Florida Statutes) do hereby adopt the following Articles of Incorporation:

ARTICLE I: NAME

The name of the corporation shall be: National Committee of Romanian American Solicans, Inc. Republicans, Inc.

ARTICLE II: PRINCIPAL OFFICE

The initial street address of the principal office and mailing address of this Corporation shall be: 1268 PIAZZA ANTINORI, BOYNTON BEACH, FL 33426 The Corporation may from time to time move its principal office to another location.

ARTICLE III: DURATION

The period of duration for this Corporation shall be perpetual or until such time as the Board of Directors shall adopt a resolution recommending that the corporation be dissolved pursuant to the Florida Not for Profit Corporation Act.

ARTICLE IV: PURPOSE

The purposes for which the corporation is organized are to promote social welfare within the meaning of section 501(c)(4) of the Internal Revenue Code, including but not limited to: (1) developing and advocating for legislation, regulations, and government programs to improve the environment, protect natural resources, and stimulate the economy and (2) conducting research and publicizing the positions of elected officials concerning these issues.

This corporation is not organized for profit, and no part of the net earnings of this corporation shall inure to the benefit of any member of the Board of Directors or any other individual except that this corporation may make payments of reasonable compensation for services rendered.

The corporation shall not participate or intervene in any political campaign on behalf of, or in opposition to, any candidate for public office to an extent that would disqualify it from tax exemption under section 501(c)(4) of the Internal Revenue Code. The corporation shall never be operated for the primary purpose of carrying on a trade or business for profit.

Notwithstanding any provision of these Articles of Incorporation, this corporation shall not carry on any activities not permitted to be carried on by an organization exempt from

federal income tax under section 501(c)(4) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States internal revenue law).

ARTICLE V: MANNER OF ELECTION

The directors of the corporation shall be elected as provided in the bylaws of the corporation.

ARTICLE VI: INITIAL OFFICERS AND/OR DIRECTORS

The name and addresses of the persons who are to serve as the initial Directors of the Corporation are:

IONEL ROIBAN, PRESIDENT 1268 PIAZZA ANTINORI BOYNTON BEACH FL 33426

AURELIA ROBERTS, VICE-PRESIDENT 711 RANCHO CIRCLE LAS VEGAS, NV 89107

DAN MARA, VICE-PRESIDENT 500 THREE ISLANDS BOULEVARD #224 HALLANDALE BEACH, FL 33309

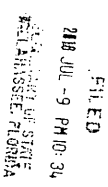
ROBERT MARIUS STOICA, VICE-PRESIDENT 1339 SHARON GREEN DRIVE WESTERVILLE, OH 43229

EUGEN MOIESCU, EXECUTIVE DIRECTOR 180 N EAST RIVER ROAD DES PLAINES, IL 60016

IAN MOLDOVAN, LIAISON OFFICER 100 LINCOLN RD #1537 MIAMI BEACH, FL 33139

DANIEL FERARU, TREASURER 4949 GOLF RD #406 SKOKIE, IL 60077

ADRIANA RAICU, SECRETARY 1709 SHAWNEE TRAIL NORTHBROOK, IL 60062



ARTICLE VII: REGISTERED AGENT

The name and street address of the registered agent of the Corporation is:

Name

Ionel Roiban

Address

1268 Piazza Antinori

Boynton Beach, FL 33426

ARTICLE VIII: INCORPORATOR

The name and street address of incorporator is:

Name

Ionel Roiban

Address

1268 Piazza Antinori

Boynton Beach, FL 33426

ARTICLE IX: BY-LAWS

The Board of Directors shall have the power to adopt, amend or repeal the By-Laws of this corporation. The By-Laws shall govern the operation of this corporation unless any By-Law conflicts with these Articles of Incorporation, in which case the Articles of Incorporation shall be controlling.

ARTICLE X: CONFLICT OF INTERESTS

Provisions for the regulation of the internal affairs of the Corporation as follows:

- A. The Corporation shall not possess or exercise any power or authority, expressly, by interpretation, or by operation of law, that will prevent it in any time from qualifying and continuing to qualify as a corporation described in section 501 (c)(4) of the Code, nor shall it engage directly or indirectly in any activity which would cause the loss of such qualification.
- B. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributed to any member, director or officer of the Corporation, or any other private person, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered to or for the Corporation and to make payments and distributions in furtherance of the purpose set forth in Article III hereof.
- C. The Corporation shall never be operated for the primary purpose of carrying on a trade or business for profit.
- D. At no time shall the Corporation engage in any activities which are unlawful under the laws of the United States of America, the State of Florida, or any other jurisdiction where its activities are carried on.

ARTICLE XI: DISSOLUTION

Provisions for distribution of assets on dissolution or final liquidation are as follows:

A. Upon the termination, dissolution, or winding up of the Corporation in any manner or for any reason, its assets, if any, remaining after payment (or provision for payment) of all liabilities of the Corporation shall be applied and distributed in accordance with a plan of distribution adopted by the Board of Directors. Under such plan, the assets must be applied for purposes described in the Article III hereof, distributed to one or more organizations that are exempt from taxation under section 501 (c)(4) and have purposes similar to the Corporation, be distributed to one or more corporations, funds or foundations that are exempt from taxation under section 501(c)(3) of the Code, or be distributed in any way that is not inconsistent with the Act or any provision or principle of tax law applicable to organizations described in section 501 (c)(4) of the Code.

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

07/04/2018

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

Date