200012

THE UNITED STATES CORPORATION

ACCOUNT NO. : 072100000032

REFERENCE: 028107

AUTHORIZATIÓN :

COST LIMIT : \$ 70.00

ORDER DATE: February 20, 2001

ORDER TIME : 3:44 PM

ORDER NO. : 028107-005

CUSTOMER NO: 7253852

CUSTOMER: Ms. Cindi Schweiger

Treasure Coast All Stars

1472 Village Green Drive

Port Saint Luci, FL 34952

DOMESTIC FILING

NAME: TREASURE COAST ALL STARS

CHEERLEADING ASSOCIATION,

INC.

EFFECTIVE DATE:

XX ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX ____ PLAIN STAMPED COPY

CONTACT PERSON: Darlene Ward - EXT. 1135

EXAMINER'S INITIALS:

700003744587--4

ARTICLES OF INCORPORATION OF TREASURE COAST ALL STARS CHEERLEADING ASSOCIATION, INC A FLORIDA CORPORATION NOT FOR PROFIT

IN FEB 20 PM 5: 0; SECRE FLORIDATE STATE S

ARTICLE 1

NAME

The name of this corporation shall be

Treasure Coast All Stars Cheerleading Association, Inc., located at 1472 Village Green Drive, Port St. Lucie, Florida 34952.

ARTICLE II

ENABLING LAW

This corporation is organized pursuant to the Corporations Not for Profit law of the State of Florida, set forth in Part One of Chapter 617 of the Florida Statutes.

ARTICLE III

PURPOSES

- A. The purposes for which this Corporation is organized are exclusively charitable, scientific and educational within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986. The purpose of the corporation is to foster amateur cheerleading competition, conduct amateur cheerleading competitions and develop amateur cheerleaders for those competitions.
- B. No dividends shall be paid, and no part of the income of the Corporation shall be distributed or inured to the benefit of any member, director or officer.
 - C. This Corporation shall have and exercise all rights and powers conferred upon Corporations under the laws of the State of Florida, provided, however, that this Corporation is not empowered to engage in any activity that in itself is not in furtherance of its purposes as set forth in paragraph (A) of this Article.
 - D. Other provisions of these Articles of Incorporation notwithstanding,

this Corporation shall not carry on any other activities not permitted to be carried on by (a) a Corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provisions of any future United States Internal Revenue Code, or (b) a Corporation to which contributions are deductible under Section 170 (e)(2) of the Internal Revenue Code of 1986 or any other corresponding provisions of any future United States Internal Revenue Law.

ARTICLE IV

TERM

This Corporation shall have a perpetual existence.

ARTICLE V

INCORPORATORS

The names and residences of the subscribers to these Articles of Incorporation are as follows:

Cyndi Schweiger, 1800 SW Crane Creek Ave, Palm City, Florida 34990 Wendi Lenhard, 2601 SW Monterrey Lane, Port St. Lucie, Florida 34953 Sharon Skinner, 343 NW Cornell Ave, Port St. Lucie, Florida 34983 Lisa Berry, 477 NE Pecos Way, Jensen Beach, Florida 34957 Chris Hubbard, 575 SW Spring Hill Place, Port St. Lucie, Florida 34986

ARTICLE VI

BOARD OF DIRECTORS, ELECTED OFFICERS AND MEMBERSHIP

The authorized number, qualifications and manner of selection of Board of Directors, Elected Officers and Members of this Corporation, the different classes of membership, if any, the property, voting and other rights and privileges of members, the liability of members for dues or assessments and the method of collection thereof, and the election, termination, and transfer for the Board of Directors, Elected Officers and Membership shall be as set forth in the Bylaws of this Corporation.

ARTICLE VII MANAGEMENT OF COPRORATE AFFAIRS

A. <u>Board of Directors</u>. The powers of this Corporation shall be exercised, its properties controlled, and its affairs conducted by the Board of Directors. The initial Board of Directors shall have 13 members. The number of directors herein provided for may be changed by a Bylaw duly adopted by the members entitled to vote. The names and addresses of the first Board of Directors who are to act in that capacity until the the selection of their successors are:

Cyndi Schweiger, 1800 SW Crane Creek Ave, Palm City, Florida 34990
Wendi Lenhard, 2601 SW Monterrey Lane, Port St. Lucie, Florida 34953
Sharon Skinner, 343 NW Cornell Ave, Port St. Lucie, Florida 34983
Lisa Berry, 477 NE Pecos Way, Jensen Beach, Florida 34957
Chris Hubbard, 575 SW Spring Hill Place, Port St. Lucie, Florida 34986
Betty Ann Blazak, 2191 Herron Ave., Port St. Lucie, Florida 34952
Diana C. Boehm, 125 Aldea Court, Port St. Lucie, Florida 34952
Sheila Catron, 451 SW Namoit Place, Port St. Lucie, Florida 34953
William Cochran, 1134 SE Mendoza Ave., Port St. Lucie, Florida 34953
Beth Graham, 1322 SW Edinburgh Drive, Port St. Lucie, Florida 34953
Angel Lewis, 326 NW Bayshore Blvd, Port St. Lucie, Florida 34953
Cindy Mulleady, 1826 SW Renfro Street, Port St. Lucie, Florida 34953
Sherie Ramos, 1474 SW Aragon Ave., Port St. Lucie, Florida 34953

B. Elective Officers. The officers of the Corporation shall be a president, 1st vice president, 2nd vice president, secretary and treasurer. Other offices and officers may be established or appointed by members of this Corporation at any regular annual meeting. The qualifications, the time and manner of electing or appointing, the duties

of, the terms of office, and the manner of removing officers shall be as set forth in the Bylaws.

Standing Committees. This Corporation shall have a standing Executive Committee and other committees as specified in the Bylaws or maybe appointed from time to time by the Board of Directors.

ARTICLE VIII

LOCATION OF REGISTERED OFFICE

<u>IDENTIFICATION OF REGISTERED AGENT</u>

- A. The address of this Corporation's initial registered office in the State of Florida is: 1472 Village Green Drive, Port St. Lucie, Florida 34952.
- B. The name of this Corporation's initial registered agent at the above address is William Cochran, 1472 Village Green Drive, Port St. Lucie, Florida 34952.

ARTICLE IX

BYLAWS

Bylaws will be hereinafter adopted at the first meeting of the Board of Directors after the adoption of the Articles of Incorporation. Such Bylaws may be amended or repealed, in whole or in part, in the manner provided therein. Any amendments to the Bylaws shall be binding on all members of this Corporation.

ARTICLE X

AMENDMENT OF ARTICLES

Amendments to these Articles of Incorporation may be proposed by a resolution adopted by the Board of Directors and presented to a quorum of members for their vote. Amendments may be adopted by a vote of sixty (60%) percent of a quorum of members of the Corporation.

ARTICLE XI DISSOLUTION

In the event of dissolution of this Corporation, property of the Corporation shall be distributed in such shares as the Board of Directors may, in their sole discretion, then determine to one or more organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986, or the corresponding provisions of any subsequent federal tax laws, or to the Federal, State or Local government for exclusive public use.

ARTICLE XII

COMMENCEMENT OF CORPORATION EXISTENCE

This Corporation's existence shall commence on the filing of these Articles of Incorporation through the Department of State of the State of Florida.

The undersigned, being the subscribers of this Corporation for the purpose of forming this Not For Profit Corporation under the laws of the State of Florida, have executed these Articles of Incorporation this 11th day of November, 2000.

Cyridi Schweiger

Wendi Lenhard

Sharon Skinner

 C_{α} .

Chris Hubbard

Berry

STATE OF FLORIDA

COUNTY OF ST. LUCIE

Before me, the undersigned *incorporators*, personally appeared **Cyndi Schweiger**, *Wendi Lenhard*, *Sharon Skinner*, *Lisa Berry*, *Chris Hubbard* who being first duly sworn acknowledged to me that they are the persons described in and who executed the foregoing Articles of Incorporation and that they executed the same for the purposes therein expressed.

Witness may hand and seal this ______ day of ______ day of ______ BFR 2000.

(Notary Seal)

Catherine Bressale

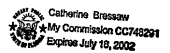
**My Commission CC7 275

Expires July 18, 2002

Notary Public

STATE OF FLORIDA AT LARGE

My Commission expires: 7/18/0 2



ACCEPTANCE OF REGISTERED AGENT

Having been named to accept service of process for the above stated Corporation, Treasure Coast All Stars Cheerleading Association, Inc., at the place designated in the foregoing Articles of Incorporation, I hereby agree to act in that capacity and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

Dated this ______ day of November_, 2000.

Registered Agent,

William Cochran

CRETARY OF STATE LAHASSEE FLORIDA