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Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314 01 JUN 25 PH 1:48 SECRETARY OF STATE TALLAHASSEE FLORIDA

SUBJECT (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFI

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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 □\$78.75 Filing Fee & Certified Copy

Estimation for the sector of t

ADDITIONAL COPY REQUIRED

Name (Printed or typed) FROM: Beach, FL 33411 56/-793-1372 Daytime Telephone number

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

FILED

ARTICLES OF INCORPORATION

OF

01 JUN 25 PM 1:48 SECRETARY OF STATE TALLAHASSEE FLORIDA

ROYAL GEMZ CHEERLEADING, INC.

The undersigned subscriber to these Articles of Incorporation hereby presents these Articles for the formation of a corporation under the Florida Not for Profit Corporation Act, Chapter 617, Florida Statute.

ARTICLE I - NAME OF CORPORATION

The name of the corporation is ROYAL GEMZ CHEERLEADING, INC.

ARTICLE II

This organization is organized exclusively for charitable, religious, educational and/or scientific purposes under section 501(c)(3) of the Internal Revenue Code. Specifically, the support and development of a Co-Ed Recreational Cheerleading Squad and Competitive Cheerleading Squad and the development of cheerleading in the Royal Palm Beach, Florida area including but not limited to all of Palm Beach County; to do everything necessary and proper for the accomplishment of any of the purposes or the attaining of any of the objects or the furtherance of any of the necessary or incidental to the protection and benefit of the Corporation and in general either alone or in association with other corporations, firms or individuals to carry on any lawful pursuit necessary or incidental to the accomplishment or the purpose or the attainment

of the objects or the furtherance of such purposes or objects of the Corporation; and to conduct those lawful activities that are authorized by Chapter 617, Florida Statutes, as from time to time amended, and to exercise those powers, rights and procedures set forth in Chapter 617, Florida Statutes.

ARTICLE III - COMMENCEMENT AND TERM OF EXISTENCE

The Corporation is to exist perpetually commencing on the date of the execution of these Articles of Incorporation, pursuant to Florida Statutes of 617.0203, providing that corporate existence may begin up to five (5) days before the filing with the Secretary of State for the State of Florida. The corporation shall be effective June 22, 2001.

ARTICLE IV - INITIAL REGISTERED OFFICE AND AGENT

The initial street address of the Principal place of this Corporation in the State of Florida will be 139 Sandpiper Avenue, Unit 5C, Royal Palm Beach, FL, 33411. The Board of Directors shall have the power to establish branch offices and to move the principal office to any other address in Florida. The name of the initial Registered Agent of this Corporation is Lori L. Johnston.

ARTICLE V - DIRECTORS AND OFFICERS

A. There shall be a Board of Directors consisting of at least three directors. The election of Directors and term of office is to be fixed by the By-Laws of the Corporation except that the initial Board of Directors shall consist of three members

who shall serve until the first annual meeting of the shareholders or until his successor shall be elected and qualified. The number ______ of Directors shall never be less than three. The name and street address of the member(s) of the first Board of Directors are:

LORI L. JOHNSTONMICHAEL JORDAN139 SPARROW DRIVE, 5C139 SPARROW DRIVE, 5CROYAL PALM BEACH, FL 33411ROYAL PALM BEACH, FL 33411

SHARON PAQUETTE 131 MARTIN CIRCLE ROYAL PALM BEACH, FL 33411

B. The Corporation shall be managed by a President. The election and term of office of the officers is fixed by the By-Laws of the Corporation. Any number of offices may be held by the same person. The name of the first officer to hold office for the first year of existence of the Corporation, or until his successors are elected or appointed and shall have qualified is:

LORI L. JOHNSTON 139 SPARROW DRIVE, 5C ROYAL PALM BEACH, FL 33411

C. Any Director may be removed from office by the members entitled to vote thereon at any annual or special meeting of the members for any cause deemed sufficient by such members.

ARTICLE VI - INCORPORATORS

The name and street address of the incorporator(s) are as follows:

LORI L. JOHNSTON 139 SPARROW DRIVE, 5C ROYAL PALM BEACH, FL 33411

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ARTICLE VII - BY-LAWS

The members of the Corporation shall have the sole power to establish, enact, alter or repeal By-Laws for the management of the Corporation, and the duties of the officer of the Corporation shall be prescribed by such By-Laws. The By-Laws may require a vote of action by more than a majority of Directors or by more than a majority of the shares of members in specified matters.

ARTICLE VIII - AMENDMENT

The Corporation reserves the right to amend, alter, change or repeal any provision contained in these Articles of Incorporation, including its name, in the manner and now or hereafter prescribed by law, and all rights conferred on officers and members herein granted subject to this reservation.

ARTICLE XI

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 to make payments and distributions in furtherance of the activities of the organization shall e carrying

on of propaganda, or otherwise attempting to legislation, and the publishing or distribution of statements political campaigns on behalf of any candidate for public office. PM 1:48 SECRETARY OF STATE Notwithstanding any other provision of this document, organizations FLORIDA shall not carry on any other activities not permitted to be carried on (1) 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.

ARTICLE X

Upon 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 code, or corresponding section of any future federal tax code, or shall be distributed to the Village of Royal Palm Beach, Florida, for public purposes.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in these articles, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

AGENT