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Florida Department of State
Division of Corporations

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FLORIDA PROFIT/NON PROFIT CORPORATION

FURY'S ANGELS FOUNDATION INC.

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April 12, 2007

FLORIDA DEPARTMENT OF STATE

Division of Corporations

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CAPITAL CONNECTION

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Fury's Angels Foundation Inc.
Articles of Incorporation
A Florida Corporation, Not for Profit

NO. 7320 OT APR II AM IO:

VALLAHASSEE, FLOR

In compliance with Chapter 617, Florida Statutes, and in accordance with Chapter 617 provisions of the laws of the State of Florida for the formation of a corporation not-for-profit, we, the undersigned, hereby associate ourselves into a corporation for the purpose and with the powers hereinafter mentioned, and to that end we do, by these Articles of Incorporation, set forth.

ARTICLE I - FURY'S ANGELS FOUNDATION INC.

The name of this Corporation shall be Fury's Angels Foundation Inc.

ARTICLE II: PRINCIPLE OFFICE

The initial principal place of business and mailing address of this corporation shall be: 11250 NW 16TH Ct Pembroke Pines, FL 33026

ARTICLE III - PURPOSES

This Corporation is organized for the following purposes:

- Fury's Angels Foundation Inc. is organized exclusively for charitable, educational, and scientific purposes, including for such purposes, the promotion, publicity and the making of distributions to organizations that qualify as exempt organizations under section 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- 2) The Foundation's purpose will consist of promotion, publicity, and contributing to other charitable organizations. It is anticipated that the Foundation with distribute most, if not all, of its assets on an annual basis. The entities to whom the Foundation makes donations will be chosen entirely in the discretion of the Board of Directors of the Foundation.
- 3) The Foundation may engage in a variety of fund-raising activities, including, but not limited to: charitable fund raising football tournaments and associated events such as celebrity dinners, etc. All proceeds of any such activities would be donated by the Foundation to other tax-exempt, charitable organizations.

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ARTICLE IV - MEMBERSHIP

- Fury's Angels Foundation Inc. shall initially include four members. The number of Directors may change from time to time, pursuant to the Bylaws, but shall never be less than three.
- 2) Members of the Board of Directors shall be elected and hold office in accordance with the Bylaws:

ARTICLE Y - INITIAL DIRECTORS/OFFICERS

- (1) <u>Board of Directors</u>: Fury's Angels Foundation Inc. shall have four directors. The number of directors shall either be increased or diminished from time to time by the bylaws but shall never be less than three. The Names and Addresses of the Initial Board of Directors are:
 - i) Anonka Dixon 11250 NW 16th Ct Pembroke Pines, FL 33026
 - ii) Gayla Harrington 11250 NW 16th Ct Pembroke Pines, FL 33026
 - iii) Barbara Wooten 20810 West Dixie Hwy, North Miami Beach, Fl 33180
 - iv) Robert Socol 20810 West Dixie Hwy, North Miami Beach, FL 33180
- (2) Corporate Officers. The members of the Board of Directors shall elect the following officers: President, Vice President, Secretary and Treasurer, and such other officers as the bylaws of this corporation may authorize the members to elect from time to time. Such officers shall be initially elected, prior to the first annual meeting of members to take place after incorporation, in an election held according to the provisions of the bylaws of the corporation. Until such election is held, the following persons shall serve as corporate officers:
 - i) Anonka Dixon Pres 11250 NW 16th Ct Pembroke Pines, FL 33026
 - ii) Gayla Harrington VP 11250 NW 16th Ct Pembroke Pines, FL 33026
 - iii) Barbara Woolen Sec 20810 West Dixie Highway North Miami Beach, FL 33180 .
 - iv) Robert Socol Treas 20810 West Dixie Hwy, North Miami Beach, Fl 33180

ARTICLE YI ~ AMENDMENTS TO BYLAWS

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As permitted by Section 617.0206, Florida Statutes, as amended or superseded from time to time, subject to the limitations contained in the Bylaws, and any limitations set forth in the Corporations Not for Profit Law of Florida, concerning corporate action that must be authorized or approved by the members of the corporation, Bylaws of this Corporation may be made, altered, rescinded, added to, or new Bylaws may be adopted by a majority of the Board of Directors present at any meeting; provided, that notice of the proposed change is mailed to each member at least fifteen (15) days prior to such meeting.

ARTICLE VII-AMENDMENTS TO ARTICLES

These Articles of Incorporation may be amended as provided by law. No amendments are permitted which would cause any loss of the corporation's status under section 501 (c) (3) of the code. Amendments may also be made at a regular meeting of the membership upon a one (1) month notice given, by a two-thirds (2/3) vote of those members present.

ARTICLE VIII - DURATION

This Corporation is to exist perpetually unless dissolved according to law.

ARTICLE IX - NO PRIVATE INUREMENTS; RESTRICTIONS ON ACTIVITIES

- 1) No part of the net earnings of the Fury's Angels Foundation Inc. shall inure to the benefit of, or be distributable to it's 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 III hereof.
- 2) 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 public office.
- 3) Notwithstanding any other provision of these Articles, Fury's Angels Foundation Inc. 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 code or (b) by the organization's contributions which are deductible under section 170 (c) (2) of the Code, or the corresponding section of any future federal tax code.

ARTICLE X; DISTRIBUTION UPON DISSOLUTION

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Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, or the 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 so disposed of by a Court of Competent Jurisdiction in Florida exclusively for such purposes as the court shall determine.

ARTICLE XI - REGISTERED AGENT/INCORPORATOR

The name and address of the registered	agent sh	all be Anonka Dixon 11250 NW 16th Ct
Pembroke Pines, FL 33026		
Вух	By:	A. L. son
	-	Anonka Dixon - President

The name and address of the incorporator shall be Robert Socol c/o A.R.S. & Associates Inc located at 20810 West Dixie Highway North Miami Beach, FL 33180

A.R.S. & Associates Inc

By:

Kobert Socol

INCORPORATOR

IN WITNESS WHEREOF, the undersigned, being the incorporator for the purpose of forming a Corporation pursuant to the Florida Not of Profit Corporation Act, Chapter 617, Florida Statutes, has signed these Articles of Incorporation This _____ day of April. 2007

Anonka Dixon

STATE OF FLORIDA)
COUNTY OF DADE)

BEFORE ME, a notary public authorized to take acknowledgements in the State and County set forth above, personally appeared Aronka Dixon.

IN WITNESS THEREOF, I have hereunto set my hand and affixed my official seal this /// day of April, 2007

STUART SOCOL

MY COMMISSION # DO 486278

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