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SECRETARY OF STATE TALLAHASSEE, FLORIDA 08 FEB 26 AM IL: 22



Extreme Hip-Hop And Praise Dancers, Inc.

(A Florida Not-For-Profit Corporation)
In Compliance with Chapter 617, F.S. (Not For Profit)

February 22, 2008

Department of State Division of Corporations 409 E. Gaines Street Tallahassee, Florida 32399

Subject: Articles of Incorporation of Extreme Hip-Hop And Praise Dancers, Inc.

Enclosed are an original and one (1) copy of the Articles of Incorporation for Extreme Hip-Hop And Praise Dancers, Inc.

Also enclosed, please find a check in the amount of <u>\$87.50</u> (Filing Fee, Registered Agent Designation and Certified Copy).

Kelly Harrell

President/Founder 3916 Austrailian Ct.

West Palm Beach, Florida 33407

Extreme Hip-Hop And Praise Dancers, Inc.

(A Florida Not-For-Profit Corporation)
In Compliance with Chapter 617, F.S. (Not For Profit)

The undersigned, the purpose of forming a not-for-profit corporation under the law of the state of Florida, do hereby adopt the following Articles of Incorporation:

ARTICLE I

The name of the corporation shall be Extreme Hip-Hop And Praise Dancers, Inc (hereinafter called the "Corporation").

ARTICLE II PRINCIPAL OFFICE AND MAILING ADDRESS

The principal office and mailing address of the corporation is 3916 Austrailian Ct, West Palm Beach, Florida 33407.

ARTICLE III PURPOSE

The specific purpose of this not-for-profit corporation is for the charitable, religious and educational training purposes in Section 501(c) 3 of the Internal Revenue Code 1986 and for the purpose of engaging in any lawful act or activity not for pecuniary profit for which not-for-profit corporation may be organized, so for as is or may be permitted by law of the state of Florida and Section 501(c) 3 of the Internal Revenue Code 1986 as amended Extreme Hip-Hop And Praise Dancers, Inc. Also, there will be several outreach programs/projects organized to operate through Extreme Hip-Hop And Praise Dancers, Inc Youth Personal Development (Y.P.D.); Show Your Creative Talent (S.Y.C.T.); Extreme Academic Enrichment Program (E.A.E.P.); Extreme Hip-Hop Summer Camp (E.H.H.S.C.); Extreme Health Education Program (E.H.E.P.); Conferences; Workshops; Extreme Tutoring Program (E.T.P.); Career Development (C.D.); Youth Entrepreneurship Leadership Program (Y.E.L.P.); Etc.

ARTICLE IV MEMBERSHIP

Any person, relative, corporation, partnership, association or organization who is interested in the purpose of the Corporation, who is capable of contributing to the achievement of those purposes and the effective operation of the Corporation, and who compiles with the requirements established from time to time by the By-laws, shall be eligible for membership.

ARTICLE V INITIAL REGISTERED OFFICE AGENT

The street address of the initial registered office of the Corporation is 3916 Austrailian Ct, West Palm Beach, Florida 33407. The initial registered agent shall be Kelly Harrell.

ARTICLE VI BOARD OF DIRECTORS

A board of directors consisting of no less than five (4) directors shall manage the affairs of this Corporation. The number of the directors may be increased or decreased from time to time, in accordance with the bylaws of the Corporation, but shall never be less than five (4). The manner of election of directors shall be regulated by the by-laws.

The number constituting the Board of Directors of the Corporation is five (4). The names and addresses of the persons who shall serve as the Board of Directors of the Corporation are as follows:

Kelly Harrell-President/Founder 3916 Austrailian Ct. West Palm Beach, FL 33407 Terra Harrell-Director/Treasurer 5141 Carribean Blvd. #921 West Palm Beach, FL 33407 Travis Hunter-Secretary 5139 Carribean Blvd #911 West Palm Beach, Fp 33407

Montez Harrell-Director 3916 Austrailian Ct. West Palm Beach, FL 33407

(A Florida Not-For-Profit Corporation)
In Compliance with Chapter 617, F.S. (Not For Profit)

ARTICLE VII INCORPORATION

The name and address of the person signing these Articles of Incorporation is **Kelly Harrell**, **3916 Austrailian Ct**, **West Palm Beach**, **Florida 33407**.

ARTICLE VIII DISSOLUTION

Upon the dissolution or winding up of this Corporation, its assets remaining after payment or provisions for payment of all debts and liabilities of the Corporation shall be distributed to a not-for-profit fund, foundation or corporation, which is organized and operated exclusively for charitable purposes and which has established its tax exempt status under Section 501(c) 3 of the Internal Revenue Code 1986, as amended, or corresponding provision of any subsequent federal tax laws.

ARTICLE IX LIMITATIONS

No part of the net earning of the Corporation shall inure to the benefit of, or be distributed to its Director, Officers, Members, or other private person, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payment and distributions in furtherance of any of its purposes. No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise attempting to influence legislations (except as otherwise provided in subsection (h) of Section 501(c) 3 of the Internal Revenue Code 1986, as amended), and the Corporation shall not participate or intervene in (including the publishing or distribution of statement) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these articles, the Corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c) 3 of the Internal Revenue Code 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law), or (b) by a corporation, contributions to which are deductible under Section 170(c) 2 of the Internal revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law).

In witness whereof, the undersigned Incorporator has executed these Articles of Incorporation on this 22 day of

Kelly Harrell, Incorporator

(A Florida Not-For-Profit Corporation) In Compliance with Chapter 617, F.S. (Not For Profit)

Certificate Designating The Address And An Agent Upon Whom Process May Be Served

WITNESSETH:

That, Extreme Hip-Hop And Praise Dancers, Inc., desiring to organize under the laws of the State of Florida, has named Kelly Harrell as its agent to accept service of process within this state.

ACKNOWLEDGMENT:

Having been named to accept services of process for the above stated corporation at the place designated in this certificate, I hereby agree to act in this capacity and further agree to comply with the provisions of all status relative to the proper and complete performance of my duties, and I accept the duties and obligations of Section 617.050, Florida status.

Dated this 22 day of February 2008.

Kelly Harrell, Registered Agent

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