Florida Department of State

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FLORIDA PROFIT/NON PROFIT CORPORATION TOMORROWS CHAMPIONS BOXING & ART ACADEMY, IN

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

| The name of the c | NAME orporation shall be | TOMORROWS CHAMPI | ONS BOXING & A | ART ACADEMY, INC. | | |
|---|---------------------------------------|---|---|---------------------------------------|------------------------|-----------------------|
| ARTICLE II | PRINCIPAL C Princ 2066 NW 1s | PFICE ipal <u>street</u> address 1 Avenue | | 2060 NW 1st Avenue | ress, if different is: | manadar managata apar |
| | Miami, Fl. 3 | 3127 | | Miami, FL 33127 | | |
| ARTICLE III | PURPOSE | | | | | |
| The purpose for v | which the corpora | tion is organized is: | | | | r. |
| | | HAMPION BOXING ART ing experience in N | | | | |
| | | ing experience in r wards developing th | | | | |
| social | integration | using the philosop | phy of boxing | , | mprojisene and | |
| ARTICLE IV | MANNER OF | FELECTION The manner As provide | r in which the directored for in the Bylaws | | nted; | |
| | itle: SYLVAN A | FICERS AND/OR DIRECTOR | TORS Name and Tit Address: | 10: STANLEY | WENG -Y | P |
| Address: | 2080 NW IS | 13137 PICSICENT | | N. MIAM I | 1 | |
| Name and T Address: | 70 | CO NW 1ST | Name and Tit Address: | 10: John Hon 3181 Hin Miaron, F | y Stepher 133133 | Z-VP (Director |
| Name and T Address; | itle: TSUNE 13995 N. MIA | BURTON—, SPCKERE NUI TAVE V.B-1 MIJEL | | le: Althra (al 14520 NE Hiami F | mphell (Dire | cctor) |
| ARTICLE VI | REGISTERE | D AGENT 188 (P.O. Box NOT acceptable | i) of the registered as | rent is: | | - |
| Name: | Corporatio | ii Service Company | of the registered at | geni is. | | 7 |
| Address: | 1201 Hays | | | | 2.2 | |
| | Lananasse | e, FL 32301 | | | AUG ANG | |
| | *********** | mon | | | \$ 50 mg | Parameter Commence |
| ARTICLE VII | INCORPORA dress of the Incor | porator is: | | | ကြီး | j |
| Name: | SYLVAN | A. PLOWRICHT | | | 王 | |
| Address: | MIAMI, F | ST AVENUE 33127 | | | 8.1 | Sale and |
| Haring been no | amed as registere | d agent to accept service of | process for the abo | ove stated corporation a | t the place designate | d in this |
| certificate, I am Corporation | familiar with and Service Compan | accept the appointment as re | gistered agent and a | ngree to act in this capuc That | of the | |
| By: A | | ed Signature of Registered Ag | Asst. Vice Pre | | Date | |
| I submit this docu to the Department | ment and offirm of Sipte constitut | that the facts stated herein ar es a third degree followy as pro | e true. I am award ovided for in s.817. | that any faise informatio 55, F.S. | n submitted in a doci | ment I |
| 7 | W/W Red | uired Signature of Incorporal | y Mil | -5 | - 7/ Date 7/ | 19/11 |
| SYLVAN A. PL | OWRIGHT | | .— | | *' / | 1 |

TOMORROWS CHAMPIONS BOXING & ART ACADEMY, INC.

Said organization is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

No part of the net earnings of the corporation shall inure to the benefit of or be distributable to its 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 the purpose clause of the certificate of incorporation. 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 any candidate for public office. Notwithstanding any other provision of this certificate, the corporation shall not carry on any other 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 of 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).

Upon the 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 federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by the Court of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.