Florida Department of State

Division of Corporations

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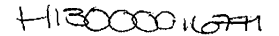
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ARTICLES OF INCORPORATION OF

MANCHESTER HIGH SCHOOL ALUMNI ASSOCIATION, INC.

A FLORIDA NOT-FOR-PROFIT CORPORATION

The undersigned, acting as the incorporator of a not for profit corporation under the Florida Not For Profit Corporation Act, as set forth in Chapter 617 of the Florida Statutes, as amended, adopts the following Articles of Incorporation for such Corporation:

ARTICLE I: NAME

The name of the Corporation shall be MANCHESTER HIGH SCHOOL ALUMNI ASSOCIATION, INC. bereinafter referred to as the "Corporation".

ARTICLE II: PRINCIPAL OFFICE AND MAILING ADDRESS

The address of the principal office is 12125 N.W. 2nd Avenue North Miami, FL 33168, and the mailing address of the corporation is 12125 N.W. 2nd Avenue, North Miami, FL 33168

ARTICLE III: DURATION

The period of duration of the Corporation shall be perpetual unless dissolved according to law.

ARTICLE IV: PURPOSES

The organization is organized and operated exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 as now enacted or hereafter amended, including, for such purposes, the making of distributions to organizations that also qualify as Section 501(c)(3) exempt organizations of the Internal Revenue Code of 1986 as now enacted or hereafter amended. To this end, the Corporation shall promote educational and charitable purposes. Improving the life and character of individuals directly and indirectly involved in its programs, for the betterment of life through the corporation. To provide education and enlightenment to the public in general.

ARTICLE V: ADDITIONAL PROVISIONS/ EXEMPTION REQUIREMENTS

Resolved that any salaries, wages, together with fringe benefits or other forms of compensation (housing, transportation and other allowances) paid to or provided our employees, directors, or officers will not exceed a value which is reasonable and commensurate with the duties and working hours associated with such employment and with the compensation ordinarily paid persons with similar positions or duties.

SECRETARY OF STATE BIVISION OF CORPORATION

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This corporation is organized exclusively for one or more of the purposes as specified in Section 501(e)(3) of the Internal Revenue Code, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(e)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

No part of the net earnings of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by Section 501(h) of the laternal Revenue Code), and this 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 for public office.

Notwithstanding any other provision of these Articles, this corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of (2) by a corporation contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 or the corresponding provision of any future. United States Internal Revenue Law.

In the event of dissolution of this organization, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed and turned over to one or more organizations which themselves are exampt as organizations described in Sections 501(c)(3) and [70(c)(2) of the Internal Revenue Code of 1986 or the corresponding section of any prior or future Internal Revenue Code, or to the Federal, State, or local government for exclusive public purpose.

However, if the named recipient is not then in existence or no longer a qualified distribute, or unwilling or unable to accept the distribution, then the assets of this corporation shall be distributed to a fund, foundation or corporation organized and operated exclusively for the purpose specified in Section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tex code.)

In any taxable year in which this corporation is a private foundation as described in Section 509(a) of the Internal Revenue Code, the corporation 1) shall distribute its income for said period at such time and manner as not to subject it to tax under Section 4942 of the Internal Revenue Code; 2) shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code; 3) shall not retain any excess business holdings as defined in Section 4943(e) of the Internal Revenue Code; 4) shall not make any investments in such manner as to subject the corporation to tax under Section 4944 of the internal Revenue Code; and shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code.

The Corporation shall indemnify a director or officer of the Corporation who was wholly successful, on the merits or otherwise, in the defense of any proceeding to which the director or officer was a party because the director or officer of the Corporation against reasonable attorney fees and expenses incurred by the director or officer in connection with the proceeding. The Corporation may indemnify an individual made a party to a proceeding because the individual is or was a director, officer, employee or agent of the Corporation against liability if authorized in the specific case after determination, in the manner required by the board of Directors, that indemnification of the director, officer, employee or agent. as the case may be, is permissible a the circumstances because the director, officer, employee or agent has met the standard of conduct set forth by the board of directors. The indemnitication and advancement of attorney foes and expenses for directors, officers, employees and agents of the Corporation shall apply when each persons are serving at the Corporation's request while a director, officer, employee or agent of the Corporation, as the case may be, as a director, officer, partner, trustee, employee or agent of another foreign or domestic Corporation, partnership, joint venture, trust, employee benefit plan or other enterprise. whether or not for profit, as well as in their official capacity with the Corporation. The Corporation also may pay for or reimburse the reasonable attorney fees and expenses incurred by a director, officer, employee or agent of the Corporation who is a party to a proceeding in advance of final disposition of the proceeding. The Corporation also may purchase and maintain insurance on behalf of an individual arising from the individual's status as a director, officer, employee or agent of the Corporation, whether or not the Corporation would have power to indomnify the individual against the same flability under the law. All references in these Articles of incorporation are deemed to include any amendment or successor thereto. Nothing contained in these Articles of incorporation shall limit or proclude the exercise of any right relating to indemnification or advance of attorney fees and expenses to any person who is or was a director. officer, employee or agent of the Corporation or the ability of the Corporation adherwise to indemnify or advance expenses to any such person by contract or in any other manner. If any word, clause or somence of the foregoing provisions regarding indemnification or advancement of the attorney fees or expenses shall



be held invalid as contrary to law or public policy, it shall be severable and the provisions remaining shall not be otherwise affected. All references in these Articles of Incorporation to "director", "officer", "employee" and "agent" shall include the heirs, estates, executors, administrators and personal representatives of such persons.

ARTICLE VI: MEMBERSHIP

The corporation should have no members.

ARTICLE VIL: MANNER OF ELECTION

The directors are elected as stated in the by laws.

The corporation shall have no voting members. The management and affairs of the corporation shall be at all times under the direction of the president and/or the Board of Directors, whose operations in governing the corporation shall be defined by statues and by the corporation's by-laws. No Director shall have any right, title, or interest in or to any property of the corporation. The initial Board of Directors/Officers shall consist of the following:

Janet Plummer-Brown 12125 N.W. 2nd Avenue North Miami, FL 33168 Helens Josephs - Vice President P.O. Box 530351 Ft. Lauderdale, Ft. 33319

Ed Robinson - Secretary 1070 N.W. 106th Street Mianú, F1, 33150

Caroline Robinson - Treasurer 5178 N.W. 87th Terrace Lauderhill, FL 33351

ARTICLE VIII: INITIAL REGISTERED AGENT AND ADDRESS

The name and Florida street address of the registered agent is:

Janet Plummer-Brown 12125 N.W. 2nd Avenue North Mismi, FL 33168

ARTICLE IX: INCORPORATOR

The incorporator of the Corporation is as follows:

Janet Plummer-Brown 12125 N.W. 2nd Avenue North Miami, Ft. 33168

Having been named as registered agent to occept service of process for the above stated corporation at the Proceed designated in this conditions. I am familiar with and occept the appointment as registered agent and

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~ YM W VIM

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