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Paramount Competi	tive Dance Tea	ım Inc.			
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				Foreign Corp. File	
				L.C. File	
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Paramount Competitive Dance Team Inc. ARTICLES OF ORGANIZATION

<u>SECTION</u>: ARTICLES OF INCORPORATION of the undersigned, a majority of whom are citizens of the United States, desiring to form a Florida Not-For-Profit Corporation under Florida Statute Ch. 617, et seq., do hereby certify:

FIRST: The name of the corporation shall be: Paramount Competitive Dance Team Inc.

SECOND: The place in the State of Florida where the principal office of the corporation is to be located is 1592A NE 8th St, Homestead, FL 33033, the City of Miami, Miami-Dade County.

THIRD: The mission of this non-profit organization is 1) To give local, dance students the opportunity to perform in regional and national dance competitions by providing financial support to help defray the cost of dance competition entry fees, travel costs, etc. 2) To provide money to help pay for dance books, costumes, dancewear, equipment and other resources to further the student's dance education and performance. 3) To provide scholarships or funding to allow qualified students to attend advanced dance schools or participate in supplemental educational programs. 4) To enhance the cultural environment of our local community through occasional free, public performances where dancers can showcase their technical skill and artistic talent.

FOURTH: The names and addresses of the persons who are the initial trustees of the corporation are as follows:

NAME: Lianna P Reynolds
 ADDRESS: 11501 SW 144th Ave, Miami, Florida 33186

2. NAME: Ashley N Beckno

ADDRESS: 15739 SW 149Th Terr, Miami, Florida 33196

3. NAMÉ: Heather K Beckno

ADDRESS: 15739 SW 149th Terr, Miami, Florida 33196

The name and address of the person who is the initial Registered Agent is as follows:

Registered Agent: Lianna P Reynolds

ADDRESS: 11501 SW 144th Ave, Miami, Florida 33186

The name and address of the person who is the initial incorporator is as follows:

Initial Incorporator Name: Lianna P Reynolds ADDRESS: 11501 SW 144th Ave, Miami, Florida 33186

FIFTH: No part of the net earnings of the corporation shall inure to the benefit of, or be distributed to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay set forth in Article Third hereof. 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 on, 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, 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, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

SIXTH: 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 shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization(s), as said court shall determine which are organized and operated exclusively for such purposes.

IN WITNESS WHEREOF, we have hereunto subscribed our names this 24 day of April 2014

Keynolds

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مالاعداد المحدد

Llanna P Reynolds

Ashley N Beckno

Heather K Beckno

Incorporator

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SECRETARY OF STATE
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CERTIFICATE OF DESIGNATION REGISTERED OFFICE

Pursuant to the provisions of section 607,0501. Florida Statutes, the mentioned corporation organized under the laws of the State of Florida, submits the following statement in designating the registered agent/registered office; in the state of Florida.

The name of the corporation is:

2. The name and address of the registered agent and office is:

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE. THEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY LEURTHER ACREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE. PERFORMANCE OF MY DUTIES, AND FAMILIAR WITH AND ACCEPTITIES OBEIGATIONS OF MY POSITIONAS REGISTERED AGENT.

