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Account#: I20000000088

Date: 1/12/2018	Accounts: 12000000000		
Name: Merritt Knickle			
Reference #:			
Entity Name: STUDENT OF THE GAME FO	DUNDATION, INC.	2018	
Articles of Incorporation/Authorization to	Transact Business	ا ا ا ا	
✓ Amendment		12	
Change of Agent		°¥ 3: 44 ∩	
Reinstatement	* Please Retai		
Conversion	Original file Date - 1-1		
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☐ Dissolution/Withdrawal	,		
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Authorized Amount: \$35			
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6 BEVIS MARKS, 19 FL LONDON EC3A / BA + 44 (0)20,3786,1090

ASIA PACIFIC HQ
COGENCY GLOBAL (HK) HMITED
A HONG KONG LW TED COMPANY
INCOMPLIANCE A ZALLA F. SILL

INFINITUS PLAZA, 12 ° FL 199 DES VOEUX RD CENTRAL HONG KONG +852,3975,1803



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Articles of Amendment to Articles of Incorporation

of 2018 JAN 12 PM 3: 44

address of each Office (Attach additional shee Please note the officer P = Presidem; V = Vice	er and/or Direct ets, if necessary) director title by e President; T=) = Chief Finance	or being added: the first letter of the office title. Freasurer; S= Secretary; D= L tial Officer. If an officer/direct	e of each officer/director being removed Director; TR= Trustee; C = Chairman or C or holds more than one title, list the first lo	Herk: CEO = Chief
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STATE of FLORIDA ATTACHMENT TO AMENDMENT TO ARTICLES of INCORPORATION

STUDENT OF THE GAME FOUNDATION, INC.

A Not For Profit Corporation

The following articles shall be amended and restated as follows:

ARTICLE III:

The Corporation is a nonprofit organization organized exclusively for charitable, religious, scientific, literary and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"), or the corresponding provision of any future United States Internal Revenue law, with its specific purpose to provide academic scholarships to support educational opportunities for students in need, and to perform such acts and carry on such business and affairs as may be permitted by nonprofit corporations under the Florida Not For Profit Corporation Act (the "FNFPCA") and other laws of the State of Florida and the laws of the United States of America in order to accomplish the purposes set forth in this Article III.

Notwithstanding any provision of this certificate of incorporation or any provisions of applicable state law, the Corporation shall not have the power to carry on any activities the existence of which would cause it to fail to qualify as an organization exempt from tax under Section 501(c)(3) of the Code or the corresponding provision of any future United States Internal Revenue law.

ARTICLE VII:

No part of the net earnings of this Corporation shall ever inure to the benefit of or be distributable to any of its members, directors or officers or any other person having a personal or private interest in the activities of this Corporation, and no substantial part of the activities of this Corporation shall ever 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 distributing of statements), any political campaign on behalf of, or in opposition to, any candidate for public office. The Corporation shall not be authorized to accept gifts or contributions or other funds for purposes other than the purposes of the Corporation hereinbefore stated.

ARTICLE VIII:

No officer, member of the Board of Directors, or employee of the Corporation or other person shall receive or be lawfully entitled to receive any pecuniary profit or benefit from the operations of the Corporation, except reasonable compensation for services actually rendered to or on behalf of the Corporation. A director of the

Corporation shall not be personally liable to the Corporation or its members for monetary damages for breach of fiduciary duty as a director, except to the extent such exemption from liability or limitation thereof is not permitted under the FNFPCA, as the same exists or may hereafter be amended. Any repeal or modification of the foregoing sentence shall not adversely affect any right or protection of a director of the Corporation existing hereunder with respect to any act or omission occurring prior to such repeal or modification.

ARTICLE IX:

The Corporation shall not have any capital stock.

ARTICLE X:

In the event of the liquidation, dissolution, or winding up of this Corporation, whether voluntary, involuntary, or by operation of law, except as may be otherwise provided by law, the Board of Directors shall have the power to dispose of the assets of the Corporation in such manner as it, in its sole discretion, may determine; provided, however, that any such disposition shall be either (i) for one or more exempt purposes within the meaning of Section 501(c)(3) of the Code, or the corresponding provision of any future United States Internal Revenue law, or (ii) to the Federal government, or to a State or local government, for a public purpose. Notwithstanding the foregoing, in the event that any of the assets of the Corporation are not disposed of by the Board of Directors under this Article X, any such assets of the Corporation shall be disposed of by a court of competent jurisdiction exclusively for the purposes set forth in (i) and (ii) above, or to such organization or organizations, which, in such court's sole determination, are organized and operated exclusively for such purposes.

ARTICLE XI:

This Corporation reserves the right at any time, and from time to time, to amend, alter, change or repeal any provision contained in the articles of incorporation, and to add other provisions to the certificate of incorporation authorized by the laws of the State of Florida, at the time such laws are in force, in the manner now or hereafter prescribed by law; and all rights, preferences and privileges of whatsoever nature conferred upon members, directors or any other persons whomsoever by and pursuant to the certificate of incorporation in its present form or as hereafter amended are granted subject to the rights reserved in this Article XI; provided, however, that no amendment, alteration, change or repeal of any provisions of the certificate of incorporation shall authorize the Board of Directors to conduct the affairs of the Corporation in any manner or for any purpose which would cause the Corporation to lose its tax-exempt status under the provisions of the Code or any future United States Internal Revenue laws. In furtherance and not in limitation of the powers conferred by the laws of the State of Florida, the Board of Directors is expressly authorized and empowered to adopt, amend and repeal the by-laws of the Corporation, subject to the power of the members of the Corporation to amend or repeal any by-law made by the Board of Directors.

The date of each amendment(s) adoption:	, if other tha	n th
late this document was signed.		
Effective date if applicable:		1
(no more than 90 days after amendment file date)	Ì	
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be document's effective date on the Department of State's records.	e listed as the	2
Adoption of Amendment(s) (CHECK ONE)	ţ	1
The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.		
There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.		
December 28, 2017 Dated		
Signature RLH(4)	_	
(By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)		
Andrew D. Morton		
(Typed or printed name of person signing)		
Incorporator		
(Title of person signing)		