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FLORIDA PROFIT/NON PROFIT CORPORATION FIELD OF DREAMS CAR SHOW, INC.

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February 9, 2018

FLORIDA DEPARTMENT OF STATE
Division of Corporations

JOSEUA T. KELESKE, P.L.

SUBJECT: FIELD OF DREAMS CARE SHOW, INC.

REF: W18000013306

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of a voluntarily dissolved business entity. The name of a voluntarily dissolved business entity is not available for the assumption or use by another entity until 120 days after the effective date of dissolution unless the dissolved business entity provides the Department of State with an affidavit or letter, stating that they have no intention of revoking the dissolution, therefore, releasing the name for use to another entity.

The document number of the name conflict is L17000048051.

If you have any further questions concerning your document, please call (850) 245-6052.

KYLE D BRUMBLEY Regulatory Specialist II New Filing Section FAX Aud. #: B18000046701 Letter Number: 818A00002803

JOHN E. ROMANYAK, SR.

21327 Hunter Hill Drive Dade City FL 33523

February 12, 2018

Florida Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Re:

Field of Dreams Car Show, LLC

Document No.: L17000048051

Dear Sir/Madam:

As a follow-up to your correspondence dated February 9, 2018 (copy enclosed for your ready reference), this will confirm that I voluntarily dissolved the above referenced LLC and have no intention of revoking said dissolution. I would appreciate "Field of Dreams Car Show" be released so that I may assume the name for my Articles of Incorporation, which are enclosed for filing.

If you have any questions, please contact me.

John E. Romanyak, Sr.

ARTICLES OF INCORPORATION OF FIELD OF DREAMS CAR SHOW, INC.

These Articles of Incorporation are hereby made and acknowledged by the unidersignal, to be filed with the Secretary of State, State of Florida, for the purpose of forming a corporation not for profit in accordance with the laws of the State of Florida.

ARTICLE I Name and Address

- (a) The name of the corporation shall be FIELD OF DREAMS CAR SHOW, INC.
- (b) The street address of the initial principal office of the corporation shall be 21327 Hunter Hill Drive, Dade City, FL 33523.

ARTICLE II Term of Existence.

The corporation shall have perpetual existence.

ARTICLE III Purposes: restrictions

- (a) Subject to the restrictions set forth in paragraph (b), the purposes for which the corporation is organized are to receive and administer real and personal property and to apply such property, as well as the income it produces, exclusively for charitable, religious, scientific, literary and educational purposes, either directly or by contributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1986 and the corresponding provisions of any subsequent Federal tax laws (the "code").
 - (b) Despite any contrary provision of these Articles:
 - (1) No part of the net earnings of the corporation shall inure to the benefit of any director or officer of the corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the corporation, affecting one or more of its purposes).
 - (2) No director or officer of the corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation.
 - (3) No substantial part of the activities of the corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation. The corporation shall not participate in or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office.

- (4) The corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1986, or the corresponding provision of any subsequent Federal tax laws.
- (5) The corporation shall distribute its income for each taxable year at such time and in such manner as not be become subject to the tax on undistributed income imposed by Section 4942 of the Internal Revenue Code of 1986, or the corresponding provisions of any subsequent Federal tax laws.
- (6) The corporation shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1986, or the corresponding provisions of any subsequent Federal tax laws.
- (7) The corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1986, or the corresponding provisions of any subsequent Federal tax laws.
- (8) The corporation shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1986, or the corresponding provisions of any subsequent Federal tax laws.
- (9) The corporation shall not engage in any prohibited transaction as defined in Section 503(b) of the Internal Revenue Code of 1986, or the corresponding provisions of any subsequent Federal tax laws.
- (10) Despite any other provision of these Articles or Florida law, the corporation shall not carry on any activities not permitted for an organization exempt under Sections 501(a) and 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provisions of any subsequent Federal tax laws, or by organizations, contributions to which are deductible under Section 170(c)(2) of such Code.

ARTICLE IV Powers

Subject to the restrictions in these Articles, the corporation shall have all corporate powers authorized by the laws of the State of Florida for corporations not for profit.

ARTICLE V Members

This corporation has no members.

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ARTICLE VI Directors

- (a) All corporate powers shall be exercised by or under the authority of, and the affairs of this corporation shall be managed by, a Board of Directors.
- (b) The names and addresses of the initial members of the Board of Directors of the corporation are as follows:

JOHN E. ROMANYAK, SR.

21327 Hunter Hill Drive, Dade City, FL 33523

VINCE SALLIMO

21443 Trilby Cemetery Rd., Dade City, FL 33523

BILL GOTSCHALL

8231.Faliglo Ln., Land O' Lakes, FL 34637

(c) The manner in which future directors are to be elected or appointed shall be as set forth in the bylaws of the corporation. The number of directors may be increased or decreased in the manner provided in the bylaws of the corporation, but the corporation shall always have at least three (3) directors.

ARTICLE VII Bylaws

The initial bylaws of the corporation shall be adopted by the directors of the corporation. The power to alter, amend, or repeal the bylaws or adopt new bylaws shall be vested in the Board of Directors, except as otherwise provided in the bylaws.

ARTICLE VIII <u>Amendment of Articles of Incorporation</u>

The procedure for amending these Articles of Incorporation shall be as prescribed by Florida law.

ARTICLE IX Dissolution

Upon the dissolution of the corporation or the winding up of its affairs, the remaining assets of the corporation shall be turned over to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) of the Code.

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ARTICLE IX Registered Office and Registered Agent

The initial registered office of this Corporation shall be located at 21327 Hunter Hill Drive, Dade City, FL 33523, and the initial registered agent of this Corporation at such office shall be JOHN E. ROMANYAK, SR. This Corporation shall have the right to change such registered agent and such registered office from time to time, as provided by law.

ARTICLE XI Incorporator

The name and street address of the Incorporator making these Articles of Incorporation are:

Name

<u>Address</u>

JOHN E. ROMANYAK, SR.

21327 Hunter Hill Drive, Dade City, FL 33523

IN WITNESS WHEREOF, I have executed these Articles of Incorporation on this day of JANUARY 2018.

JØHN E. ROMANYAK, SR.

CERTIFICATE OF ACCEPTANCE

The undersigned, JOHN E. ROMANYAK, SR., having been named as registered agent to accept service of process for the above-named corporation at the registered office designated in the Articles of Incorporation, hereby agrees and consents to act in that capacity. The undersigned is familiar with and accepts the duties and obligations of such position.

DATED this 23th day of JANHARY , 2011

JOMN E. ROMANYAK, SR.

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