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COVER LETTER

Department of State Division of Corporations P. O. Hox 6327 Tallahastee, FL 32314

SUBJECT: LS WARRIORS NATIONAL AMPUTEE BASEBALL TEAM, Inc. (PROPOSED CORPORATE NAME - MUSICINCLUDE SCIENCE)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for -

\$70.00 Filing Fee

S78.75 Filing Fee & Certificate of Status Filing Fee & Certified Copy

E \$87.50 Filing Fee, Certified Copy & Certificate

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ADDITIONAL COPY REQUIRED

TROM: David Van Slout

Name (Printed or typich

9854 Springlako Circio

Addivis

Estero, Florido 33028

City, State & Zip

802-777-7232

Daytine Telephone cumber

lawarriora@gmail.com

If-muil address: (to be used for future annual seport multication)

NOTE: Please provide the original and one copy of the acticies.

ARTICLES OF INCORPORATION OF LS WARRIORS NATIONAL AMPUTEE BASEBALL TEAM, INC. A Florida not-for-profit corporation

The undersigned incorporator, for the purpose of forming a Florida not-for-profit corporation hereby adopts the following Articles of Incorporation.

ARTICLE I NAME

The name of the corporation shall be LS WARRIORS NATIONAL AMPUTEE BASEBALL TEAM, INC.

ARTICLE II PRINCIPAL OFFICE	l ı		
The Principal address and the mailing address of the corporation is:	(Edd 1	
9654 Springlake Circle Estero. Florida 33928		o Fil	; ; ;
ARTICLE III PURPOSES		19 19	

The Corporation is organized and will be operated exclusively for charitable, religious and educational purposes described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"), including, for such purposes, the making of distributions to organizations that qualify as exempt organizations within the meaning of Section 501(c)(3) of the Code. Within the scope of the foregoing purposes and without limiting the generality of the foregoing, the Corporation is organized and will be operated to inspire and educate the general public while enhancing the health and welfare of highly skilled and competitive amputee baseball players.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed is by appointment.

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ARTICLE V INITIAL OFFICERS AND DIRECTORS

The initial officers and directors are:

David P. Van Sleet Director and President 9654 Springlake Circle Estero, Florida 33928 Curtis J. Pride Director and Secretary 9654 Springlake Circle Estero, Florida 33928

Samantha L Corlew Director and Treasurer 9654 Springlake Circle Estero, Florida 33928

ARTICLE VI REGISTERED AGENT

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

David P. Van Sleet 9654 Springlake Circle Estero, Florida 33928

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

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David P. Van Sleet Signature of Registered Agent

4/12/18 Date

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ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

David P. Van Sleet 9654 Springlake Circle Estero, Florida 33928

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony, as provided for in s.817.155, F.S.

Nest

David P. Van Sleet Signature of Incorporator

ARTICLE VIII NOT-FOR-PROFIT

The corporation is a not-for-profit corporation and is not organized for the private gain of any person.

ARTICLE IX NO MEMBERS

The Corporation will not have members.

ARTICLE X MANAGEMENT BY BOARD OF DIRECTORS

The Corporation shall be managed by a Board of Directors. The number of directors $\frac{1}{3}$ shall from time to time be fixed by, or in the manner provided in the Bylaws; provided, however that the number of directors shall not at any time be less than three (3).

ARTICLE XI NOT-FOR-PROFIT

I. The Corporation is not organized for the pecuniary profit, nor shall it ever operate for the primary purpose of carrying on a business for profit. The Corporation shall not have any power to issue certificates of stock or declare dividends. The balance, if any, of all money and other assets received by the Corporation, after the payment in full of all debts and obligations of the Corporation of whatsoever kind and nature, shall be used and distributed exclusively for carrying out only the purposes of the Corporation as particularly set forth in ARTICLE 5 hereof.

II. Notwithstanding any other provisions of this Amendment to Articles of Incorporation or the Corporation's Bylaws, the Corporation shall neither have nor exercise any power nor shall it engage directly or indirectly in any activity that might invalidate its status (a) as a corporation, which is exempt from federal income taxations as an organization described in Section 501(c)(3) of the Code; or (b) as a corporation contributions to which are deductible under Section 170(c)(2) of the Code.

III. No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its directors, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for service rendered and to make payments and distributions in furtherance of the purposes set forth in ARTICLE 5 hereof.

IV. No substantial part of the activities of the Corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation: nor shall it in any manner or to any

extent participate in or intervene in any political campaign (including the publishing or distribution of statements) on behalf of, or in opposition to, any candidate of public office; nor shall the Corporation engage in any activities that are unlawful under applicable federal, state, or local laws.

ARTICLE XII DISSOLUTION

In the event of the discontinuance of the Corporation by dissolution or otherwise, or in the event it shall cease to carry out the objects and purposes herein set forth, all of the business, property and assets of the Corporation shall be distributed pursuant to any donor-imposed restrictions that are in compliance with this Amendment of Articles of Incorporation and, in the case of unrestricted assets of the Corporation and in all other cases, as determined by the Directors of this Corporation in their sole discretion, and, not withstanding any other provision of this Amendment of Articles of Incorporation's assets or property, in the event of dissolution, be distributed to any organization not qualified for tax exempt status under Section 501(c)(3) of the Code or to any person, either for the reimbursement of any sum subscribed, donated or contributed by such person to the Corporation or for any other purpose.

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