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FLORIDA PROFIT/NON PROFIT CORPORATION

Florida Wrestling Coaches Association, Inc.

| Certificate of Status | U |
|-----------------------|---------|
| Certified Copy | 1 |
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COVER LETTER

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

| Tallahassee, FL 32314 | | | |
|---------------------------|--|--------------------------------------|---|
| SUBJECT: Florida Wres | (PROPOSED CORPO | Drate name – <u>must in</u> | CLUDE SUPFIX) |
| Enclosed is an original a | and one (1) copy of the Art | icles of Incorporation and | a check for : |
| \$70.00 Filing Fee | \$78.75 Filing Fee & Certificate of Status | ■\$78.75 Filing Fee & Certified Copy | □ \$87.50 Filing Fee, Certified Copy & Certificate |
| | | ADDITIONAL CO | PY REQUIRED |
| FROM: | | ne (Printed or typed) | - |
| | 101 N. Brand Blvd., 10th Flo | Address | . |
| | Glendale, CA 91203 | | |

E-mail address: (to be used for future annual report notification)

323.962.8600 x 7625

onlinefilings@Legalzoom.com

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

City, State & Zip

Daytime Telephone number

ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

| The name of th | NAME he corporation shall be: [Florida Wrest] | ling Coaches Association, Inc. |
|--|--|---|
| | PRINCIPAL OFFICE | |
| 70 60 | Principal <u>street</u> address:) NE HWY 41 | Mailing address, if different is: |
| Will | iston, Florida 32696 | |
| • | PURPOSE or which the corporation is organized | t is: |
| | | |
| | | |
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| | | |
| ABTICLE III | / AZISINIPD OF CLEVETION CE. | The method by |
| · | • | e manner in which the directors are elected and appointed: |
| which the dire | ectors of the corporation are elected o | or appointed will be stated in the bylaws. |
| which the dire | INITIAL OFFICERS AND/OR I | or appointed will be stated in the bylaws. DIRECTORS Dayl Walker, T. D. |
| which the dire (RTICLE V Name and Tit | INITIAL OFFICERS AND/OR D Richard Tribit, P, D | or appointed will be stated in the bylaws. DIRECTORS Name and Title: Paul Walker, T, D |
| which the dire (RTICLE V Name and Tit | INITIAL OFFICERS AND/OR D Richard Tribit, P, D | or appointed will be stated in the bylaws. DIRECTORS Dayl Walker, T. D. |
| which the direct value of the second value and Tit Address | ectors of the corporation are elected o INITIAL OFFICERS AND/OR D le: Richard Tribit, P, D 3101 Drema Drive St. Cloud, Florida 34769 | Paul Walker, T, D Address: Orlando, Florida 32835 |
| which the direction of | INITIAL OFFICERS AND/OR D Richard Tribit, P, D 3101 Drema Drive St. Cloud, Florida 34769 le: Robert Walker, S, D | Name and Title: Name and Title: Paul Walker, T, D |
| ARTICLE V Name and Tit Address | INITIAL OFFICERS AND/OR D Richard Tribit, P, D 3101 Drema Drive St. Cloud, Florida 34769 le: Robert Walker, S, D | Paul Walker, T, D Address: Orlando, Florida 32835 |
| which the direct value of the direct value and Tite value and Tite value and Tite value va | INITIAL OFFICERS AND/OR D le: Richard Tribit, P, D 3101 Drema Drive St. Cloud, Florida 34769 le: Robert Walker, S, D 7060 NE HWY 41 Williston, Florida 32696 | Name and Title: Name and Title: Address: Name and Title: Address: |
| which the direct which the direct was and Tit Address Name and Tit Address | INITIAL OFFICERS AND/OR D le: Richard Tribit, P, D 3101 Drema Drive St. Cloud, Florida 34769 le: Robert Walker, S, D 7060 NE HWY 41 Williston, Florida 32696 | Name and Title: Name and Title: Name and Title: Name and Title: |

| | Foss Foam Products of FI | | 352-529*1104 | p.7 |
|-------------------------------------|--|--|---|------------------|
| Fame and Title: | | Name and Title: | | _ |
| ddress | | Address: | | _ |
| - | | | | - |
| arne and Title: | | Name and Title: | | . |
| ddress _ | | Address: | | - |
| _ | | | | |
| - | | | | - |
| | REGISTERED AGENT lerida street address (P.O. Box NOT 20 | cceptable) of the registered | agent is: | |
| Yame: | Robert Walker | _ | | |
| Address: | 7060 NE HWY 41 | | | |
| | Williston, FL 32696 | | | |
| RTICLE VII | INCORPORATOR Address of the Incorporator is: | | | |
| Name: | Cheyenne Moseley, Legalzoom | .com, Inc. | | |
| Address; | 9900 Spectrum Drive | | | |
| , 1401 4001 | Austin, TX 78717 | · · · · · · · · · · · · · · · · · · · | | |
| ffective date, if | EFFECTIVE DATE: other than the date of filing: late is listed, the date must be specific | and cannot be more that | OPTIONAL) o five business days prior or 90 | businesa days |
| | inserted in this block does not meet the tive date on the Department of State's re- | | requirements, this date will not b | e listed as the |
| aving been non rtificale. I am f | ned as registered agent to accept servi- familiar with and accept the appointmen | ce of process for the above t as registered agent and a | e stated corporation at the place gree to act in this capacity | designated in th |
| J , | (1) A | | 1 1 | |
| | Sobert Week Required Signature of Register | en | 8/27/ Date | 18 |

to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Required Signature of Incorporator

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Attachment to

Articles of Incorporation of

Florida Wrestling Coaches Association, Inc.

Said organization is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under the section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code. The business activity for said organization is as follows: To develop an organization that specifically represents wrestling coaches at all levels. To promote amateur wrestling in the state of Florida through recruiting, training, developing, and mentoring coaches.

No part of the net earnings of this organization shall inure to the benefit of, or be distributable to, its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth herein. No substantial part of the activities of this corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, 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 this document, 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.

Upon the dissolution of this corporation, assets remaining shall be distributed for one or more exempt purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code, or 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 by a Court of Competent Jurisdiction of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.