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### **COVER LETTER**

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



## **SUBJECT:** NEXT STEP STEVE ANDERSON FOUNDATION INC.

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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 ■\$78.75 Filing Fee & Certified Copy

■ \$87.50 Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

DWAYNE PEAN FROM:

Name (Printed or typed)

6228 SW 194TH AVENUE

Address

FORT LAUDERDALE, FLORIDA 33332

City, State & Zip

954-600-3466

Daytime Telephone number

DPEAN34@GMAIL.COM

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

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

## ARTICLES OF INCORPORATION OF NEXT STEP STEVE ANDERSON FOUNDATION INC. A NONPROFIT CORPORATION

#### ARTICLE I. NAME

PARTINE OF CLUDING

The name of the corporation is: Next Step Steve Anderson Foundation Inc.

#### ARTICLE II. AUTHORITY

The corporation is organized pursuant to the provisions of the Florida Not For Profit Corporation Act as amended.

#### ARTICLE III. PURPOSES

The corporation is organized exclusively for charitable and educational purposes within the meaning of Section 501 (c)(3) of the Internal Revenue Code. Next Step Steve Anderson Foundation Inc. is dedicated to the educational growth of student athletes in teaching them to become future leaders in their communities. The specific purpose of Next Step Steve Anderson Foundation Inc. is to educate the general public's youth about all aspects of basketball, develop life skills such as respect, responsibility, sportsmanship and work ethic as well as providing a positive environment for student athletes to learn the importance of nutritional and mental health. Next Step Steve Anderson Foundation Inc.'s educational program includes but is not limited to, organizing seminars for student athletes at local schools, producing an educational podeast, providing athletic training sessions, offering nutritional guidance and support, building self-esteem and promoting mental health all through a positive and encouraging environment. Subject to the foregoing, the corporation shall have all powers authorized for nonprofit corporations, and not prohibited to nonprofit corporations, under the Florida Not For Profit Corporation Act.

#### ARTICLE IV. DURATION

The corporation shall have perpetual duration.

# ARTICLE V. RESTRICTIONS

010 SEC. 19 MAY 13 AM 10. 43 Section 1. No Private Inurement. No part of the net earnings or property of the corporation shall inure to the benefit of, or be distributable to, its directors, 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 in Article III hereof. The corporation shall not have capital stock or shareholders.

Section 2. No Substantial Lobbying. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, provided that the corporation may make the election provided in Section 501(h) of the Internal Revenue Code.

Section 3. No Political Campaigning. The 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.

Section 4. Irrevocable Dedication. The income and assets of the corporation shall be irrevocably dedicated to its exclusive purposes.

#### <u>ARTICLE VI. DIRECTORS</u>

Section I. Number. The Board of Directors shall consist of not fewer than three (3) members, and of not more than a maximum number determined by the Byławs of the corporation as amended from time to time.

Section 2. Powers. The Board of Directors shall govern the corporation, and shall have all the rights and powers of a board of directors under the laws of the State of Florida and of the United States, as well as such other rights and authority as are herein granted. Such rights and powers shall include, but not be limited to, the power to adopt and amend the Bylaws and other corporate governing documents (except these Articles of Incorporation), by a majority vote, in any way not inconsistent with the Articles of Incorporation, the laws of the State of Florida, or the laws of the United States.

Section 3. Term. The term of each member of the Board of Directors shall be as established in the Bylaws.

Section 4. Election. Directors shall be elected by the remaining Directors by a majority vote, upon the expiration of a Director's term or a vacancy for any reason (including positions created by an increase in the number of Directors). If the Board of Directors is unable to select a successor Director(s), such successor(s) shall be appointed by the appropriate court of the county in which the principal Florida office (or if none the Florida registered office) of the corporation is then located.

Section 5. Amendment. The Board of Directors shall have the power to amend these Articles of Incorporation, by a majority vote of the Directors then in office, in any way not inconsistent with the laws of the State of Florida or of the United States.

Section 6. Initial Directors. The initial Board of Directors shall consist of three 19 MAY 13 RH ICE members, whose names and addresses are:

Głoria Pean	1877 93rd Way Plantation, Florida 33322	
Sheldon Peterson	6391 N.W. 94th Avenue Plantation, Florida 33322	
Paradise Afshar	5665 John F. Kennedy Blvd., Apt 234 North Bergen, NJ 07047	

#### ARTICLE VII. NO MEMBERS

Section 1. No Members. The corporation shall not have members.

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#### ARTICLE VIII. POWERS

Section 1. General. The corporation shall have all the rights and powers customary and proper for tax exempt nonprofit corporations, including the powers specifically enumerated in Section 617.0302 of the Florida Statutes Annotated as amended.

Section 2. Restrictions. Notwithstanding any other provisions of these Articles of Incorporation, the corporation shall not carryon any activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code, or by a corporation to which contributions are deductible under Sections 170(b)(l)(A) or (B) and 170(c)(2) of the Internal Revenue Code.

<u>Section 3.</u> <u>Charitable Trusteeship Etc</u>. The corporation shall be empowered to hold or administer property for the purposes stated in Article III, including the power to act as trustee.

#### ARTICLE IX. DISSOLUTION

<u>Section 1</u>. <u>Dissolution</u>. The Board of Directors may cease corporate activities and dissolve and liquidate the corporation, by majority vote.

Section 2. Liquidation. Upon the dissolution of the corporation, the Board of Directors shall pay or make provision for the payment of all of the liabilities of the corporation, and shall thereafter dispose of all of the assets of the corporation (i) exclusively for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, in such manner as the Board of Directors shall determine, (ii) or exclusively to such organization or organizations organized and operated exclusively for charitable, educational, religious, literary, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3), and shall at the time be described in Section 170(c)(2) of such Code, as the Board of Directors shall determine.

Section 3. Contingent Provision. If any such assets are not so disposed of, the Page 4 of 8

appropriate court of the county in which the principal Florida office (or if none the Florida,  $\frac{19}{3}$   $\frac{10}{10}$   $\frac{10}{3}$   $\frac$ 

#### ARTICLE X. CONTINGENT RESTRICTIONS

Section 1. Contingent Restrictions. In the event that the corporation is determined by the Internal Revenue Service to be a private foundation within the meaning of Section 509 of the Internal Revenue Code, and only during the period during which such determination applies, notwithstanding any other provision of these Articles of Incorporation, this Article X shall apply and the corporation shall: (1) not engage in any act of "self-dealing" (as defined in Section 4941(d) of the Internal Revenue Code) that would subject the corporation to tax under Section 4941 of the Internal Revenue Code; (2) distribute its income for each taxable year for the purposes specified in Article III herein at such time, in such manner, and in such amounts as are necessary to avoid subjecting the corporation to tax under Section 4942 of the Internal Revenue Code: (3) not retain any "excess business holdings" (as defined in Section 4943(c) of the Internal Revenue Code) that would subject the corporation to tax under Section 4943 of the Internal Revenue Code: (4) not make any investments that would jeopardize the carrying out of any of the exempt purposes of the corporation (within the meaning of Section 4944 of the Internal Revenue Code) that would subject the corporation to tax under Section 4944 of the Internal Revenue Code; and (5) not make any "taxable expenditures" (as defined in Section 4945(d) of the Internal Revenue Code) that would subject the corporation to tax under Section 4945 of the Internal Revenue Code.

<u>Section 2</u>. <u>IRC References</u>. Each reference throughout these Articles to a section of the Internal Revenue Code shall be deemed to include the corresponding provisions of any future

United States internal revenue law.

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#### ARTICLE XI. INITIAL OFFICE AND AGENT

<u>Section 1</u>. <u>Registered Office</u>. The name and street address and county of the initial registered agent and initial registered office of the corporation shall be Dwayne Pean, 6228 S.W. 194th Avenue, Fort Lauderdale, Broward County, Florida 33332.

<u>Section 2</u>. <u>Principal Office</u>. The mailing address of the initial principal office shall be 6228 S.W. 194th Avenue, Fort Lauderdale, Broward County, Florida 33332.

#### ARTICLE XII. LIMITATION OF LIABILITY

<u>Section 1</u>. <u>Limitation</u>. The personal liability is hereby eliminated entirely of a director to the corporation for monetary damages for breach of duty of care or other duty as a director: provided that such provision shall not eliminate or limit the liability of a director: (i) For any appropriation, in violation of his duties, of any business opportunity of the corporation; (ii) For acts or omissions which involve intentional misconduct or a knowing violation of laws; (iii) For the types of liability set forth in the Florida Not for Profit Corporation Act as amended; (iv) For any transaction from which the director received an improper personal benefit; or (v) For any excise tax prescribed by Internal Revenue Code Sections 4940 through 4945, not restricting the corporation from providing insurance in connection with such excise taxes.

<u>Section 2</u>. <u>No Effect on Prior Liability</u>. Such provision shall not eliminate or limit the liability of a director for any act or omission occurring prior to the date of these Articles of Incorporation when such provision becomes effective.

Section 3. <u>Amendment</u>. Any repeal or modification of the provisions of this Article shall be prospective only, and shall not adversely affect any limitation on the personal liability of a director of the corporation with respect to any act or omission occurring prior to the effective date of such repeal or modification, and must be approved by majority of the directors present at a duly

noticed meeting with a quorum present. In the event of any amendment of the Florida Nonprofit Corporation Act to authorize the further elimination or limitation of liability of directors, then the liability of a director of the corporation shall be limited to the fullest extent permitted by the amended Florida Nonprofit Corporation Act, in addition to the limitation on personal liability provided herein.

Section 4. Severability. In the event that any provision of this Article (including a clause) is held by a court of competent jurisdiction to be invalid, void, or otherwise unenforceable, the remaining provisions are severable and shall remain enforceable to the fullest extent permitted by law.

#### ARTICLE XIII. INCORPORATOR(S)

Section 1. Incorporator(s). The name and address of the incorporator(s), who  $\frac{1}{2}$  a citizen(s) of the United States, is:

Dwayne Pean 6228 S.W. 194th Avenue Fort Lauderdale, Florida 33332

IN WITNESS WHEREOF, the undersigned incorporator or attorney for and representative of the incorporator has executed these Articles of Incorporation, pursuant to the Florida Not For Profit Corporation Act.

By:

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Dwayne Pean, Incorporator 6228 S.W. 194th Avenue Fort Lauderdale, Florida 33332

#### <u>CERTIFICATE OF DESIGNATION AND ACCEPTANCE</u> <u>REGISTERED AGENT/REGISTERED OFFICE</u>

Pursuant to the provisions of sections 617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

- 1. The name of the corporation is Next Step Steve Anderson Foundation Inc.
- 2. The name and address of the registered agent and office is:

Dwayne Pean 6228 S.W. 194th Avenue Fort Lauderdale, Florida 33332

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE. I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

Signature:	Pr-	 
Date:	5-1-19	<b>61</b> S 10
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