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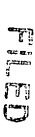




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SECRETIAN OF STATE
TALLAHASSEE, FL



## **COVER LETTER**

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

SUBJECT:	EAA CHAPTER 180 MANASOTA, 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	☐ \$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:	RIC ROMANOFF
T NOIVI.	Name (Printed or typed)
	8203 PLANTERS KNOLL TERRACE
	Address
	UNIVERSITY PARK, FL 34201
	City, State & Zip
	941-342-9111
	Daytime Telephone number
	ric@theromanoffs.com
ĺ	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**

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

ARTICLE I The name of the	<i>NAME</i> necorporation shall be: _	EAA CHAPTER	. 180 MANASOT.	A. INC.		_
	PRINCIPAL OFFIC					
8203	Principal <u>street</u> addr 3 PLANTERS KNOLL			Mailing address, if different is:		
UNI	VERSITY PARK, FL 3	4201		•		
ARTICLE III The purpose f	PURPOSE or which the corporation	n is organized is: SE	EE ATTACHED.			_ <del></del>
			<del></del>			
				ectors are elected and appointed: $\underline{^{ ext{MEMB}}}$	ER VOT	E
ARTICLE V	INITIAL OFFICER	S AND/OR DIRECT	rors	RIC ROMANOFE TREASURER	ER VOT	E
ARTICLE V  Name and Titl	INITIAL OFFICER	S AND/OR DIRECT	<u>FORS</u> _ Name and Title	RIC ROMANOFE TREASURER	-	E
<b>ARTICLE V</b> Name and Titl	INITIAL OFFICERS  GARY STEVENS P	S AND/OR DIRECT PRESIDENT NOLL TERRACE	rors	RIC ROMANOFF TREASURER	-	F:
ARTICLE V  Name and Titl  Address	e: GARY STEVENS P 8203 PLANTERS KN UNIVERSITY PARK	S AND/OR DIRECT PRESIDENT NOLL TERRACE C. FL 34201	FORS _ Name and Title _ Address: _	RIC ROMANOFF TREASURER  8203 PLANTERS KNOLL TERRACE  UNIVERSITY PARK, FL 34201	-	E
ARTICLE V  Name and Titl  Address  Name and Titl	e: GARY STEVENS P 8203 PLANTERS KN UNIVERSITY PARK	S AND/OR DIRECT PRESIDENT NOLL TERRACE K, FL 34201 TICE PRESIDENT	FORS  Name and Title  Address:  Name and Title	RIC ROMANOFF TREASURER  8203 PLANTERS KNOLL TERRACE  UNIVERSITY PARK, FL 34201	-	F
ARTICLE IV  ARTICLE V  Name and Titl  Address  Name and Titl  Address	E GARY STEVENS P  8203 PLANTERS KN  UNIVERSITY PARK  E JEFF CLARIDGE V	S AND/OR DIRECT PRESIDENT NOLL TERRACE K, FL 34201 PICE PRESIDENT NOLL TERRACE	FORS _ Name and Title _ Address: _	RIC ROMANOFF TREASURER  8203 PLANTERS KNOLL TERRACE  UNIVERSITY PARK, FL 34201	2020	
ARTICLE V  Name and Titl  Address  Name and Titl  Address	e: GARY STEVENS P  \$203 PLANTERS KN  UNIVERSITY PARK  LAIME ROPLEDO	S AND/OR DIRECT PRESIDENT NOLL TERRACE C, FL 34201 VICE PRESIDENT NOLL TERRACE C, FL 34201	FORS  Name and Title Address:  Name and Title Address:	RIC ROMANOFF TREASURER  8203 PLANTERS KNOLL TERRACE  UNIVERSITY PARK, FL 34201	2020 APR 14	Landard Company of the Company of th
ARTICLE V  Name and Titl  Address  Name and Titl	e: GARY STEVENS P  \$203 PLANTERS KN  UNIVERSITY PARK  LAIME ROPLEDO	S AND/OR DIRECT PRESIDENT NOLL TERRACE C. FL 34201 PICE PRESIDENT NOLL TERRACE C. FL 34201 SECRETARY	FORS  Name and Title  Address:  Name and Title	RIC ROMANOFF TREASURER  8203 PLANTERS KNOLL TERRACE  UNIVERSITY PARK, FL 34201	2020 APR 1 L PM	

Name and Title	·	Name and Title	ž.			
Address,	<u> </u>	Address				
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Name and Title	<u> </u>	_ Name and Title	e:			
Address		Address:				
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ARTICLE VI	REGISTERED AGENT					
	Florida street address (P.O. Box NOT acc	eptable) of the regi	stered agent is:			
Name.	RIC ROMANOFF					
Address:	8203 PLANTERS KNOLL TERRAC	JE				
	UNIVERSITY PARK, FL 34201			7.3	21	
					2020 APR	
	INCORPORATOR address of the Incorporator is:			[ - [ 1 ]   25	PR	Lanes Li
Name:	RIC ROMANOFF			SVI AS	<u>+</u>	% ≈ 39 31 Comman
Address:	8203 PLANTERS KNOLL TERRAG	CE		<u>က်လ</u> ကြည် လူလ	P	; 1 () {}
	UNIVERSITY PARK, FL 34201			FL	3: 07	
ARTICLE VIII	EFFECTIVE DATE:					
Effective date, i	• · · · · · · · · · · · · · · · · · · ·		(OPTIONAL)	e 00 days after t	tha filie	-a \
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	te inserted in this block does not meet the active date on the Department of State's re		y ning requirements, triis	uate will not be	iisteo a	sue
	arned as registered agent to accept service familiar with and accept the appointment				esignati	ed in this
	Shand			4-10-	202	20
	Required a gnature of Registere	ed Agent		4-10 - 0 Date	<u></u>	
	cument and affirm that the facts stated her			nation submitted	in a do	cument to
the Department	of State constitutes a third degreefielony a	ısprомded for in s	877.155, F.S.	1		_
	People of Inco			4-10-2	<u> 20 2</u>	0
	Jacob Spirit of The	J. POTOGOT		Date		

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EAA CHAPTER 180 MANASOTA, INC.

### **PURPOSE AND DISSOLUTION**

### ATTACHMENT TO ARTICLES OF INCORPORATION

- 1.) EAA CHAPTER 180 MANASOTA, INC., is organized exclusively for charitable, educational and scientific purposes. The corporation as part of its charitable purposes may also make distributions to other organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code.
- 2.) The assets of the corporation are dedicated to the charitable purpose described in Paragraph 1.) above.
- 3.) Upon dissolution of the corporation, the assets of the corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or the 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 distributed shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization(s) as said Court shall determine, which are organized and operated exclusively for such purposes.
- 4.) No part of the net earnings of this corporation 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 in Paragraph 1.) above. No part of the activities of the corporation shall 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 distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Furthermore, notwithstanding any other provision of these articles, this corporation shall not engage in any activities or exercise any powers that are not permitted to be carried on by a corporation exempt from the federal income tax under Section 501(c)(3) of the of the Internal Revenue code or the corresponding section of any future federal tax code or 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.