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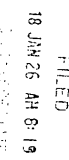
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COVER LETTER

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

Association of Objective Journalists, Inc.				
	(PROPOSED CORPORATE NAME -		MUST INCLUDE SUFFIX)	
Enclosed are an	original and one (1) copy of the artic	cles of inco	rporation and a	check for:
□ \$70.0 Filing Fe			ee fied Copy	S87.50 Filing Fee, Certified Copy & Certificate of Status Y REQUIRED
FROM:				
	Name 623 Glenbrook Drive	(Printed or	typed) 	
	Address		<u> </u>	
	Middletown, Maryland 21769			
	City, State & Zip			
	443-824-3114			
	Daytime Telephone number			
	scarp@scarp.info			
	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 607 and/or Chapter 621, F.S. (Profit)

ARTICLE I - NAME

The name of the corporation shall be Association of Objective Journalists, Inc.

ARTICLE II - PRINCIPAL OFFICE

The principal street address and mailing address is:

623 Glenbrook Drive Middletown, MD 21769

ARTICLE III - PURPOSE

The purpose for which the corporation is organized is any and all lawful business.

ARTICLE IV - SHARES

The classes of shares shall be A-Class, K-Class, and Preferred. The number of A-Class shares is 20,000,000. The number of K-Class shares is 50,000,000. The number of Preferred shares is 20,000,000.

A-Class shares are common shares having a par value of \$0.0\phi01 per share. A-Class shares have one vote per share.

K-Class shares are common shares having a par value of \$0.0011 per share. K-Class shares have ten votes per share. The corporation elects to have preemptive rights for K-Class shares. K-Class shares have preemptive rights allowing K-Class shareholders to maintain their proportional ownership in the corporation in the event that the corporation issues another offering of stock. K-Class shareholders have the right, but not the obligation, to purchase as many new shares of the stock being issued as it would take to maintain their proportional ownership in the corporation. Additionally, the corporation shall not issue or deliver unissued or treasury shares without first offering them to existing K-Class shareholders.

Preferred Shares have a par value of \$0.0005 per share. Preferred shares shall have no voting rights. Preferred shares have preference over any other class with respect to distributions. Pursuant to s.607.0602 F.S., the board of directors may determine, in whole or part, any share preferences, limitations, and relative rights (within the limits set forth in s.607 0601 F.S.) of:

- Preferred class of shares before the issuance of any shares of that class, or
- One or more series within the Preferred class before the issuance of any shares of that series.

Each series of a class must be given a distinguishing designation. All shares of a series must have preferences, limitations, and relative rights identical with those of other shares of the same series and, except to the extent otherwise provided in the description of the series, of those of other series of the same class.

The power to issue initial shares is exclusively reserved to the initial directors at the Organizational Meeting of Directors. Thereafter, the power to issue shares is exclusively reserved to the shareholders, and the board of directors shall have no power to issue shares.

The power for the board of directors to authorize additional corporate shares, or effect a division or combination of the corporation's shares shall require shareholder action.

The corporation may issue rights, options, or warrants for the gurchase of shares of the corporation. The board of directors shall determine suggested terms upon which the rights, options, or warrants are to be issued, their suggested form and content, and the suggested consideration for which the shares are to be issued. The power to issue rights, options, or warrants is exclusively reserved to the shareholders, and the board of directors shall have no power to issue said items.

If the corporation acquires its own shares, such shares belong to the corporation and constitute treasury shares until disposed of or canceled by the corporation.

ARTICLE V - INITIAL OFFICERS AND/OR DIRECTORS

The name and address of the initial Director is:

Name and Title: Mary Chamberlain, Director

Address:

623 Glenbrook Drive

Middletown, MD 21769

ARTICLE VI - REGISTERED AGENT

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

Name:

David Scarpignato

Address:

2519 SE Leithgow Street

Port Saint Lucie, FL 34952

ARTICLE VII - INCORPORATOR

The name and address of the Incorporator is:

Name: Address: Mary Chamberlain 623 Glenbrook Drive

Middletown, MD 21769

ARTICLE VIII - AMENDING ARTICLES OF INCORPORATION

The power to adopt, amend, or repeal the articles of incorporation shall be reserved exclusively to the corporation's shareholders. The board of directors shall not adopt any amendments, including those specified in s.607.1002 F.S., to the corporation's articles of incorporation without shareholder action.

ARTICLE IX - AMENDING BYLAWS

The power to adopt initial bylaws of the corporation is reserved exclusively to the initial Directors at the Organizational meeting of directors. Thereafter, the power to adopt, amend, or repeal the bylaws shall be reserved exclusively to the corporation's shareholders.

The board of directors shall not have the power to adopt emergency bylaws. The shareholders shall have the power to adopt emergency bylaws to the extent described in Chapter s.607.0207 F.S.

ARTICLE X - SPECIAL MEETING OF SHAREHOLDERS

The corporation shall hold a special meeting of shareholders if the holders of not less than 50 percent of all the votes entitled to be cast on any issue proposed to be considered at the proposed special meeting sign, date, and deliver to the corporation's secretary one or more itemized written demands for the meeting describing the itemized purpose or purposes for which it is to be held.

The corporation shall hold a special meeting of shareholders on call of the Chairman of the board of directors. The Chairman must deliver to the corporation's secretary a description of the purpose or purposes for which it is to be held.

The corporation shall hold a special meeting of shareholders on call by a simple majority of total directors from the board if they deliver to the corporation's secretary one or more written demands for the meeting describing the itemized purpose or purposes for which it is to be held.

ARTICLE XI - MERGERS AND AQUISITIONS

Action by the shareholders is required on a plan of merger, plan of acquisition by another company/business, or plan of sale of the corporation or an affiliate of the corporation.

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.

Required Signature/Registered Agent

Data

Date

I submit this document and affirm that the facts stated herein are true. I am aware that the false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.15 F.S.

Required Signature/Incorporator

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