

Articles of Incorporation for ASSEAOPA, Inc.

I, Jennifer Wiley of 15 Bryan Lane in Alexandria, KY 41001, have consented to serve as the Incorporator and Registering agent of the below Articles of Incorporation for ASSEAOPA Inc. I declare that these Articles of Incorporation have been examined by me and is, to the best of my knowledge and belief, true, correct, and complete. These articles have been formed and read by ASSEAOPA members, trustees and officials. It was agreed by those readers to submit for the purposes of obtaining Incorporated Status.

We the undersigned, all of whom are citizens of the United States desiring to form a corporation not for profit, do hereby certify:

ARTICLE I

The name of the corporation shall be ASSEAOPA (a-se- o- pa), Inc. The aforementioned is an acronym or abbreviation for Alexandria Society for Social Events and/or Public Activities.

ARTICLE II

The principle office and place of business of said corporation shall be the City of Alexandria, Campbell County, KY.

ARTICLE III

The purpose for which the corporation is formed, are to participate in community activities and functions and to help widen the horizons of our educable and depraved Northern Kentucky citizens of all ages. We aspire to increase civic pride in the local cities and counties, and improve intra-county correspondence involving our poor and disabled. This being a corporation, not for profit, there shall be no capital stock issued. The corporation is organized exclusively for charitable purposes.

ARTICLE IV

This corporation shall be governed by its Constitution, its By-laws and by its President, Vice President, Secretary, Treasurer and/or trustees.

The initial trustees/directors of the corporation are as follows:

Bruce Rekers 28 Paul Ln. Alexandria, KY. 41001

Scott Rekers 4554 Sycomore Rd. Cincinnati, OH. 45236

Jason Wiley 15 Bryan Ln. Alexandria, KY. 41001

They shall conduct the business of the corporation and names and addresses of the incorporators named.

ARTICLE V

No part of the net earnings of the 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 the services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Third hereof. No substantial part of the activities of the corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

ARTICLE VI

Any trustee under this Declaration of Trust may, by written instrument, signed and acknowledged, resign his office. The number of trustees shall be at all times not less than three. Whenever for any reason the number is reduced to two, there shall be, and at any other time there may be, appointed one or more additional trustees by the current officers. Any succeeding or additional trustee shall, upon his or her acceptance of the office, have the same powers, rights, and duties, and the same title to the trust estate jointly with the surviving or remaining trustee or trustees as if originally appointed. None of the trustees or officers shall be required to furnish any bond or surety. None of them shall be responsible or liable for the acts or omissions of any other of the trustees or of any predecessor or of a custodian, agent, depository, or counsel selected with reasonable care. No trustees, whether original or successor, for the time being in office, shall have full authority to act even though one or more vacancies may exist. A trustee may, by appropriate written instrument, delegate all or any part of his or her powers to another or others of the trustees for such periods and subject to such conditions as such delegating trustee may determine.

ARTICLE VII

This Declaration of Trust may be amended at any time or times by written instrument or instruments signed and sealed by the trustees, and acknowledged by any of the trustees or officers, provided that no amendment shall authorize the trustees or officers to conduct the affairs of this trust in any manner or for any purpose contrary to the provisions of section. In this Declaration of Trust and in any amendment to it, references to "trustees" or "officers" mean the one or more, whether original or successor, for the time being in office.

ARTICLE VIII

The duration of said corporation shall be perpetual, or until such time as the same shall be dissolved voluntarily in conformance with the terms of the Kentucky Revised Statutes made and provided for such dissolution, or by operation of the law.

ARTICLE IX

In witness whereof, we the trustees, and officers have hereunto subscribed our names this 23rd day of March, 2014.

x Bruce Rekers

Bruce Rekers

x Scott Rekers

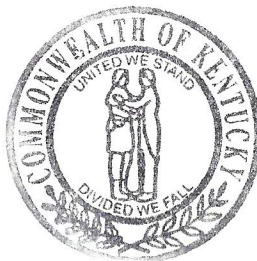
Scott Rekers

x Jason Wiley

Jason Wiley

Eric Severson

My commission expires 1-9-16



ERIC SEVERSON
Notary Public, Kentucky
State At Large
My Commission Expires
January 9, 2016
Notary ID# 457768

x Jennifer Wiley
Jennifer Wiley (Registering agent/Incorporator)