

<u>Articles of Incorporation</u> Non-profit Corporation Art in Motion All-Star Boosters, Inc.

Articles of Incorporation of the undersigned, desire to form a Non-Profit Corporation under the Non-Profit Corporation Law of Kentucky, do hereby certify:

Article I: The name of the Corporation shall be ART IN MOTION ALL-STAR BOOSTERS, Inc.

Article II: The place of this state where the principal office of the Corporation is located is 512 South Clay Street, Hopkinsville, Kentucky, with a mailing address of 4044 Ft. Campbell Blvd, Box 124, Hopkinsville, Christian County, Kentucky.

Article III: The name of the registered agent of the Corporation is Katie Peebles and the street address of the corporation's initial registered office in Kentucky is 407 Marietta Drive, Hopkinsville, KY 42240.

Article IV: The number of directors constituting the initial board of directors is three (3). The names and addresses of the personals who are the initial board of directors and incorporators of the Corporation are as follows:

Name	Position	Address
Kelly Dunbar	President	1076 Silver Star School Road, Princeton, KY 42445
Sarah Hallmark	Vice President	106 Daven Drive, Hopkinsville, KY 42240
Katie Peebles	Secretary/Treasurer	407 Marietta Drive, Hopkinsville, KY 42240

Article V: The purpose for which the corporation is organized is to promote mature athletics at state and national levels in the form of competitive dance. The Corporation will develop the skills of dance technique and further the ideals of teamwork and good sportsmanship at the competitive level. Furthermore, the Corporation will facilitate all associated functions and assist in meeting the needs of the ART IN MOTION ALL-STAR competitive dance teams.

Article VI: The Corporation is organized exclusively for charitable and educational purposes within the meaning of 501(c)(3) of the Internal Revenue Code. The Corporation shall do all things necessary, proper and consistent with maintaining tax exempt status under section 501(c)(3).

Article VII: No part of the net earnings of the corporation shall insure to the benefit of or be distributed to any director, employee or other individual, partnership, estate, trust or other private person, 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 V herein. No substantial 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 any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these Articles, the Corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purpose of this Corporation.

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Article VIII: Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purpose 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 disposed of shall be disposed of by the 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 or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

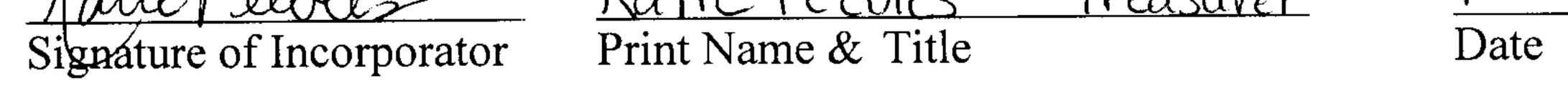
Article IX: This application will be effective upon filing, unless a delayed effective date and/or time is provided. The effective date or the delayed effective date cannot be prior to the date the

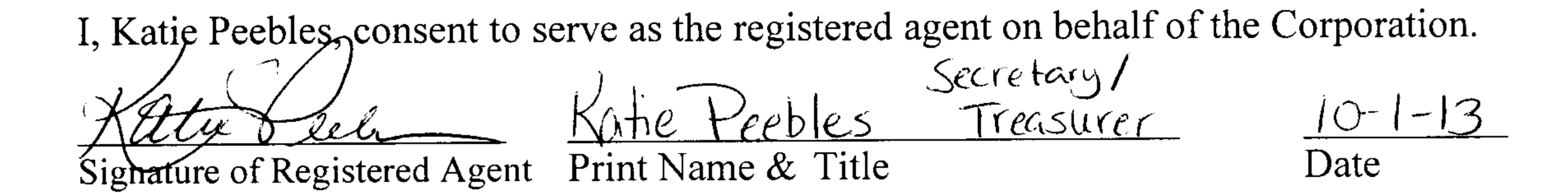
application is filed.

We declare under penalty of perjury under laws of the Commonwealth of Kentucky that the foregoing is true and correct.

In witness thereof, we have hereunto subscribed our names this 1 day of October, 2013.

President. Kelly Dusber inter Print Name & Title Signature of Incorporator Date VILLO Print Name & Title Date Signature of Incorporator Secretary/ Treasurer Katie Peebles







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