ARTICLES OF INCORPORATION

ZONETON ATHLETIC BOOSTERS, INC.

0835793.09

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Alison Lundergan Grimes Kentucky Secretary of State Received and Filed:

8/14/2012 8:09 AM Fee Receipt: \$8.00

A Non-Profit Corporation

ARTICLE I: The name of the corporation is Zoneton Athletic Boosters, Inc.

ARTICLE II: The corporation is a nonprofit PUBLIC BENEFIT CORPORATION and

is not organized for the private gain of any person. It is organized for public and charitable purposes. The specific purpose of Zoneton Athletic Boosters, Inc. is to support the athletes, coaches, and administrators of the Zoneton Middle School athletic programs by engaging in charitable, civic,

and educational activities that contribute to the organization by encouraging sportsmanship, social participation, and etiquette.

ARTICLE III: The corporation will have members.

ARTICLE IV: The duration of the corporation is perpetual.

ARTICLE V: The address of this corporation's principal office is:

797 Old Preston Highway North Shepherdsville, KY 40165

ARTICLE VI-A: The name and address of this corporation's registered agent for the service

of process is:

Rita Muratalla

797 Old Preston Highway North Shepherdsville, KY 40165

ARTICLE VI-B: The name and address of this corporation's incorporator is:

Tammy Zachery

797 Old Preston Highway North Shepherdsville, KY 40165

ARTICLE VI-C: The name and address of this corporation's initial directors are:

Tammy Zachery, President 797 Old Preston Highway North

Shepherdsville, KY 40165

Sandy Deel, Vice President 797 Old Preston Highway North Shepherdsville, KY 40165 Amanda Vuick, Secretary 797 Old Preston Highway North Shepherdsville, KY 40165 Tammy Ross, Treasurer 797 Old Preston Highway North Shepherdsville, KY 40165

Keri Andres, Fundraising 797 Old Preston Highway North Shepherdsville, KY 40165

ARTICLE VII:

The corporation is organized and will be operated exclusively for charitable and educational purposes within the meaning of 501(c)(3) of the Internal Revenue Code. (All references to sections in these Articles refer to the Internal Revenue Code of 1986 as amended or to comparable sections of subsequent internal revenue laws.) In pursuance of these purposes, it shall do all thing necessary, proper, and consistent with maintaining tax exempt status under section 501(c)(3).

ARTICLE VIII:

No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.

ARTICLE IX:

The property of this corporation is irrevocably dedicated to charitable and educational purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person. Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable and educational purposes and which has established its tax exempt status under Internal Revenue Code section 501(c)(3).

Signature of Incorporator

rint Name & Title Poss

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