ARTICLES OF INCORPORATION OF COLLINS HIGH SCHOOL ROBOTICS & ENGINEERING BOOSTER CLUB, INC.

ARTICLE I - NAME

The name of the corporation is Collins High School Robotics & Engineering Booster Club, Inc.

ARTICLE II - NON-PROFIT CORPORATION

The corporation is a non-profit corporation.

ARTICLE III - DURATION

The period of corporation duration is perpetual.

ARTICLE IV - PURPOSES

The purposes and objects of the corporation are exclusively charitable and educational and are to seek, cultivate and obtain revenues and donations to be used for developing and expanding educational opportunities for students associated with the Martha Layne Collins High School robotics and engineering programs and its associated elementary and middle school feeder programs. The corporation is empowered to solicit, obtain, accept and receive gifts, donations, legacies and contributions, covering both real property and personal property, for the endowment of the corporation and for its operations; to execute any and all contracts for the essential needs of the corporation and for the purpose of carrying out its objects and purposes; and to do all other lawful acts necessary or desirable to carry out its purposes; provided, however, that the corporation shall take no action inconsistent with the Kentucky Uniform Unincorporated Nonprofit Association Act or Section 501(c)(3) of the Internal Revenue Code, and the regulations promulgated thereunder.

ARTICLE V - REGISTERED AGENT AND OFFICE ADDRESS

The registered agent of the corporation is Sarah Embry.

The street address of the initial registered office of the corporation is Martha Layne Collins High School, 801 Discovery Blvd., Shelbyville, KY, 40065.

ARTICLE VI - EXECUTIVE BOARD

The management of the corporation is vested in its Executive Board and such committees that the Board may from time to time, establish. The bylaws provide the qualifications, manner of selection, duties, terms, and other matters relating to the Executive Board. The initial directors will consist of:

Sarah Embry, President 3401 Charleston Way, Shelbyville, KY 40065 Emily McFall, Vice President 414 Old Veechdale Rd., Simpsonville, KY 40067 Kristie Eldridge, Secretary Kim Munsterman, Treasurer 185 Lincoln Station Dr., Simpsonville, KY 40067 2765 Brassfield Circle, Shelbyville, KY 40065

ARTICLE VII - MEMBERS

The corporation shall have members. The eligibility, rights and obligations of the members shall be determined by the organization's bylaws.

ARTICLE VIII - EXEMPTION REQUIREMENTS

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, if any, directors, 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 Article IV, above. 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 (including the publishing or distribution of statements), any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these Articles, the corporation shall not carry on any activities not permitted to be carried on (a) by a Kentucky non-profit corporation; (b) by a corporation exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code, or (c) by a corporation, contributions to which are deductible under Section 170 (c)(2) of the Internal Revenue Code (or provision of any future United States Internal Revenue Law).

ARTICLE IX - DISSOLUTION

Upon dissolution of the corporation, the Executive Board shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner as the Executive Board shall determine, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code, as the Board shall determine. Any such assets not so disposed of shall be disposed of by the State District Court 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 purpose.

ARTICLE X - PERSONAL LIABILITY

No member, officer, or director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers, or directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE XI - INDEMNIFICATION

The corporation may indemnify a person who was, is, or is threatened to be made a named defendant or respondent in litigation or other proceedings because the person is or was a director

or other person related to the corporation as provided by the provisions of the Kentucky Uniform Unincorporated Nonprofit Association Act governing indemnification. As the bylaws provide, the Executive Board may define the requirements and limitations for the corporation to indemnify directors, officers or others related to the corporation.

ARTICLE XII - INCORPORATORS

The name and address of the corporation's incorporators are:
Sarah Embry, President 3401 Charleston Way, Shelbyville, KY 40065
Kim Munsterman, Treasurer 2765 Brassfield Circle, Shelbyville, KY 40065
IN WITNESS WHEREOF, the undersigned hereby execute these Articles of Incorporation effective the 8th day of December 2016. Sarah Embry, Incorporator
Kim Munsterman, Incorporator
I,
Notary Printed Name: Hulis Hedges
My Commission Expires: Oct 19 2019
I,
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Printed Name: The Lirs Llodges
My Commission Expires: 00+ 9 2019