APPROVED AND FILED

CONNIE LAWSON INDIANA SECRETARY OF STATE 01/17/2017 09:21 AM

ARTICLES OF INCORPORATION

Formed pursuant to the provisions of the Indiana Nonprofit Corporation Act of 1991

ARTICLE I - NAME AND PRINCIPAL OFFICE ADDRESS

BUSINESS ID 201701141175686

BUSINESS TYPE Domestic Nonprofit Corporation

BUSINESS NAMEHUMOR ASSOCIATION INCORPORATEDPRINCIPAL OFFICE ADDRESS822 Lake Avenue, Fort Wayne, IN, 46805, USA

ARTICLE II - REGISTERED OFFICE AND ADDRESS

NAME Regina Chiappazzi

ADDRESS 822 Lake Avenue, Fort Wayne, IN, 46805, USA

ARTICLE III - PERIOD OF DURATION AND EFFECTIVE DATE

PERIOD OF DURATION Perpetual EFFECTIVE DATE 01/14/2017

ARTICLE IV - PRINCIPAL(S)

TITLE CEO

NAME Regina Theresa Chiappazzi

ADDRESS 822 Lake Avenue, Fort Wayne, IN, 46805, USA

TITLE Secretary

NAME Jody Lee Reiter

ADDRESS 822 Lake Avenue, Fort Wayne, IN, 46805, USA

TITLE Treasurer
NAME Justin McClain

ADDRESS 4916 Maple Ridge Road, Fort Wayne, IN, 46835, USA

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ARTICLE V - INCORPORATOR(S)

NAME Regina Theresa Chiappazzi

ADDRESS 822 Lake Avenue, Fort Wayne, IN, 46805, USA

ARTICLE VI - GENERAL INFORMATION

STATEMENT OF PURPOSE

Humor Association Incorporated is organized exclusively for charitable and educational purposes under Section 501(c)(3) of the Internal Revenue Code, or corresponding Section of any future federal tax code. More importantly, its purpose is to empower statistically impoverished children & those with a probable lower success rate in adulthood.

TYPE OF CORPORATION

Public benefit corporation, which is organized for a public or charitable purpose

WILL THE CORPORATION HAVE MEMBERS?

Yes

DISTRIBUTION OF ASSETS

In the event of dissolution or final liquidation of the Corporation, all of the remaining assets and property of the Corporation shall, after paying or making provision for the payment of all of the liabilities and obligations of the Corporation and for necessary expenses thereof, be distributed by the Board of Directors for one or more exempt purposes within the meaning of section 501(c)(3) of the Code, or shall be distributed to the federal government, or to a state or local government, for public purposes. In no event shall any of such assets or property be distributed to any director or officer, or to any private individual.

SIGNATURE

THE SIGNATOR(S) REPRESENTS THAT THE REGISTERED AGENT NAMED IN THE APPLICATION HAS CONSENTED TO THE APPOINTMENT OF REGISTERED AGENT.

THE UNDERSIGNED, DESIRING TO FORM A CORPORATION PURSUANT TO THE PROVISIONS OF THE INDIANA NONPROFIT CORPORATION ACT, EXECUTE THESE ARTICLES OF INCORPORATION.

IN WITNESS WHEREOF, THE UNDERSIGNED HEREBY VERIFIES, SUBJECT TO THE PENALTIES OF PERJURY, THAT THE STATEMENTS CONTAINED HEREIN ARE TRUE, THIS DAY January 14, 2017

SIGNATURE Regina Chiappazzi
TITLE Incorporator

Business ID: 201701141175686

Filing No: 7478921

Articles of Incorporation

THE UNDERSIGNED, who are all natural persons of the age of eighteen years or more, acting as incorporators of a corporation pursuant to the Indiana Nonprofit Corporation Act, hereby certify:

FIRST: The name of the Corporation is: Humor Association Incorporated (hereinafter "the Corporation").

SECOND: The period of duration of the Corporation is perpetual.

THIRD: The Corporation is organized and shall be operated exclusively for charitable and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended ("the Code"). The specific purposes for which the Corporation is formed include, but are not limited to empower statistically impoverished children & those with a probable lower success rate in adulthood; stop bullying through humor; raise funds for programs and institutions that assist in the success of all members of the community; and offer education for the heart of the community.

FOURTH: The Corporation shall have members. The membership categories and their voting rights shall be as set forth in the bylaws.

FIFTH: The Corporation shall be governed by a board of directors. There shall at all times be at least three directors, who shall be elected or appointed as provided by the Bylaws. The number of directors constituting the initial Board of Directors is three, and the names and addresses, including street and number of the persons who are to serve as the initial directors until the first annual meeting or until their successors are elected and qualify are as follows:

CEO: Secretary: Treasurer:
Regina Chiappazzi Jody Reiter Justin McClain
822 Lake Ave. 822 Lake Ave. 4916 Maple Ridge Rd.
Fort Wayne, IN. Fort Wayne, IN. Ft. Wayne, IN.
46805 46805.

SIXTH: Provisions for the regulation of the internal affairs of the Corporation, including provisions for distribution of assets on dissolution or final liquidation are as follows:

A. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to any director or officer of the Corporation, or any other private person, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered to or for the Corporation and to make payments and distributions in furtherance of the purposes set forth in Article Third hereof.

B. No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation (except as otherwise permitted by Section 501(h) of the Code), and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements concerning) any political campaign on behalf of (or in opposition to) any candidate for public office.

C. Notwithstanding any other provisions of these Articles, the Corporation shall not directly or indirectly carry on any activity which would prevent it from obtaining exemption from Federal income taxation as a corporation described in Section 501(c)(3) of the Code, or cause it to lose such exempt status, or carry on any activity not permitted to be carried on by a corporation, contributions to which are deductible under Section 170(c)(2) of the Code.

D. In the event of dissolution or final liquidation of the Corporation, all of the remaining assets and property of the Corporation shall, after paying or making provision for the payment of all of the liabilities and obligations of the Corporation and for necessary expenses thereof, be distributed by the Board of Directors for one or more exempt purposes within the meaning of section 501(c)(3) of the Code, or shall be distributed to the federal government, or to a state or local government, for public purposes. In no event shall any of such assets or property be distributed to any director or officer, or to any private individual.

SEVENTH: The address, including street and number, of the initial registered office of the Corporation is 822 Lake Avenue, Fort Wayne, IN., 46805 and the name of its initial registered agent at such address is Regina Chiappazzi.

EIGHTH: The name and address, including street and number, of the incorporator is as follows: 822 Lake Avenue, Fort Wayne, IN., 46805.

IN WITNESS WHEREOF, the undersigned subscribe these Articles of Incorporation this 9th day of January, 2017.

REGINA CHIAPPAZZI

JODY REITER

JUSTIN MCCLAIN