

Articles of Incorporation of Friends of DramaTech, Inc.

The undersigned, a majority of whom are citizens of the United States, desiring to form a Nonprofit Corporation under the Georgia Nonprofit Corporation Code, do hereby certify:

ARTICLE I

The name of the Corporation is **Friends of DramaTech, Inc**.

ARTICLE II

The Corporation is organized pursuant to the Georgia Nonprofit Corporation Code. Said Corporation is organized and operated exclusively as a social club for the pleasure and recreation of its Members and other nonprofit purposes, within the meaning of § 501(c)(7) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE III

The street address of the registered office is 400 W. Peachtree St., N.W., Unit 2916, Atlanta, Georgia 30308. The registered agent at such address is Graham P. Sweeney. The county of the registered office is Fulton.

ARTICLE IV

The name and address of each incorporator is:

Graham P. Sweeney 400 W. Peachtree St., N.W., Unit 2916 Atlanta, Georgia 30308

Morgan E. Milton, Ph.D. 4101 Charles Blvd. Greenville. North Carolina 27858 Thomas Copeland 624 Yale Ave. N., Apartment 417 Seattle, Washington 98109

Michael Lee 224 Pontius Ave. N., Apartment 130 Seattle, Washington 98109

Jennifer J. Zhang 245 Murray Ave. Ann Arbor, Michigan 48103

> Friends of DramaTech, Inc. FriendsofDT.org board@friendsofdt.org



ARTICLE V

The Corporation will have members.

ARTICLE VI

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, directors, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay customary and reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article II hereof. 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 or in opposition to any candidate for public office. Notwithstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under § 501(c)(7) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VII

Upon the dissolution or winding up of the Corporation, all of the business, properties, assets and income of the Corporation remaining after payment, or provision for payment, of all debts and liabilities of this Corporation, shall be distributed between the members of the Corporation.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation on the 20th day of February, 2021.

Graham P. Sweeney, Chair

Thomas Copeland, Treasurer

Morgan E. Milton, Ph.D., Secretary

Michael Lee, Member-at-large

Jennifer J. Zhang, Member at large

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