ARTICLES OF INCORPORATION
OF
FORTY-NINER SHOPS, INC.

Know of persons by these presents that we, the undersigned, have this day voluntarily associated ourselves together for the purpose of forming a corporation pursuant to the “General Non Profit Corporation Law of the State of California,” as we hereby certify:

ARTICLE I

The name of this Corporation is Forty-Niner Shops, Inc.

ARTICLE II

This corporation is a nonprofit public benefit corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation Law for charitable purposes. The charitable purposes for which this corporation is organized are:

(1) To promote and assist in carrying out the educational services of California State University, Long Beach, and to perform other functions related to the activities of the University.

(2) To operate the commercial activities of the University as determined by the Board of Directors including, but not limited to, the following activities:

(A) To establish, maintain, and conduct retail operations including, but not limited to, sales and service of course materials and textbooks, general books, supplies, apparel, technology, and gifts on or near the campus of the University and in connection therewith as well as via the internet.

(B) To establish, maintain, and conduct dining services including, but not limited to, residential dining, retail dining, catering, vending, concessions, and convenience stores on or near the campus of the University and in connection therewith.

(C) To establish, maintain, and conduct trademark licensing on behalf of the University to include protecting the University marks and logos from unauthorized use, and
selling apparel and merchandise bearing the University marks and logos on or near the campus of the University and in connection therewith as well as via the internet.

(D) To print, reproduce, or copy documents including, but not limited to, banners, forms, labels, letterhead, course materials, custom textbooks, lab manuals, syllabi, and other printed material related to the academic and business purposes of the University. That includes pay for print operations in various campus locations to support student labs and study areas.

(E) To build, construct, lease, or purchase buildings which may be necessary to carry out the purposes of the Corporation.

(F) To apply funds and property coming into its possession toward furthering the education services of California State University, Long Beach, and to perform other functions related to the activities of the University.

ARTICLE III

This Corporation is formed for purposes which do not contemplate the distribution of gains, profits, or dividends to the members thereof.

ARTICLE IV

In accordance with the provisions of Section 9913 of the California Corporations Code, this corporation elects to be governed by all of the provisions of the California Nonprofit Public Benefit Corporation Law not otherwise applicable to this corporation under Sections 9910-9927 of the Corporations Code.

ARTICLE V

The County in the State where the principal office for the transaction of the business of the Corporation is located in Los Angeles County.

ARTICLE VI

This Corporation is not to be authorized to issue shares of stock.
ARTICLE VII

The members of the Corporation shall be those eleven (11) members of faculty, administration, student body, student affairs, and local community who for the time being constitute the Board of Directors.

ARTICLE VIII

The Board of Directors of this Corporation shall be composed of eleven (11) members. The Board of Directors shall have ten (10) voting members and one (1) non-voting member. The voting member composition consists of two (2) of whom shall be members of the Faculty, two (2) of whom shall be members of the Administration, (1) of whom shall be a member of the University Staff, (4) of whom shall be members of the Student Body, and one (1) of whom shall be a local Community member. The non-voting member composition consists of one (1) of whom shall be from the Division of Student Affairs.

The Board of Directors non-voting member shall be a staff member or administrator from the Division of Student Affairs and appointed by the Board of Directors for a two-year term. The Vice President of Student Affairs shall recommend a candidate nomination pool to the Nominating Committee for the non-voting board member selection. The non-voting candidate nomination pool shall have no fewer than three (3) nominees and no more than five (5) nominees.

It shall require an amendment of the Articles of Incorporation by a three-fourths (3/4) vote of the total number of Directors to change the number of Directors or reduce the number of students on the Board of Directors.

The Faculty members shall include two (2) members appointed by the Board of Directors. The Administration members shall be the holder of the position of Vice President for Student Affairs, and the Vice President of Finance and Administration. In the event either or both offices are vacant, the President of the University shall designate, in consultation with the Board of Directors, an individual to serve as a member of the Board of Directors.

Student Body members shall be the holders of the positions of President, Vice President, and Treasurer of the Associated Students, Inc. of California State University, Long Beach, or their designated representatives, during their respective terms of office as such, and one non-designated student from the Student Body at large. Vacancies of non-designated Directors shall be filled by a majority vote of the Board of Directors.

Compensation shall not be paid to any member of the Board of Directors except for actual and necessary expenses which are incurred in the discharge of a Director’s duties as such and as approved by the Board of Directors.
ARTICLE IX

It shall be the duty of the Board of Directors, among other duties, to appoint and supervise the General Manager, CEO, to establish the duties and compensation for that position and to consider and approve the purchase of major items of equipment and fixtures, and to approve all disbursements for items of non-operation expense. In considering disbursements of items of non-operating expense, the Board shall be governed by the principle that such disbursements shall promote the best interest of the University as a whole.

ARTICLE X

The names and addresses of the persons, who are to act in the capacity of Directors until the selection of their successors, and their titles, are as follows:

P. Victor Person, President of the College
5403 East Anaheim Street
Long Beach, California

David L. Bryant, Executive Dean of the College
5561 Las Lomas
Long Beach, California

Clayton Tidyman, Member of the Faculty
5229 Wardlow Road
Long Beach, California

Francis J. Flynn, Dean of Students of the College
5511 Pasada
Long Beach, California

Walter A. Nagle, Member of the Faculty
1808 Bellflower Boulevard
Long Beach, California

Duane Ring
President of the Long Beach State College
Student Body
822 Eubank
Wilmington, California

Claude King
Treasurer of the Long Beach State College
Student Body
49 West Arbor Street
Long Beach, California
ARTICLE XI

An existing unincorporated association is hereby incorporated; the name of said existing unincorporated association is the “Long Beach State College Bookstore.”

ARTICLE XII

Upon the dissolution of this corporation, nets assets other than trust funds shall be distributed to a successor approved by the President of the campus and by the Chancellor. If upon dissolution, this corporation holds any assets in trust, such assets shall be disposed of in such a manner as may be directed by decree of the Superior Court of the county in which this corporation’s principal office is located upon petition therefor by the Attorney General or by any person concerned in the liquidation. In no event shall any assets be distributed to any member, director, or officer of this corporation.

ARTICLE XIII

The property of this corporation is irrevocably dedicated to the charitable purposes set forth in Article II, and no part of the net income or assets of this corporation shall inure to the benefit of any private person.

ARTICLE XIV

Unless otherwise stated, the Articles of Incorporation of this corporation shall be amended only by vote of a two-thirds (2/3) majority of the total voting membership of the Board of Directors.