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APPROVED AND FILED

Milly N

#### **COVER LETTER**

**TO:** Amendment Section • Division of Corporations

NAME OF CO	RPOR	ATION: Bobcat Cheerle	eading	Boos	ter Club, Inc	· · · · · · · · · · · · · · · · · · ·
DOCUMENT !	NUMB	er: N09000005839	<del> </del>			
The enclosed A	rticles d	of Amendment and fee are subm	nitted fo	r filing.		
Please return all	corres	condence concerning this matte	r to the	following	g:	
_		Joanne Mo	Shane	, Esquii	re	
		(Name of C	Contact I	Person)		
•		McShane L	aw Fir	m, PLL	С	
_		(Firm/	Compar	ıy)		
		4801 S. Univers	ity Driv	e, Suite	e 219	
<del></del>		(A	ddress)	•	· · · · · · · · · · · · · · · · · · ·	<del></del>
		Davie, F	orida 3	3328		
-		(City/ State	and Zip	Code)		
_		joannemcshane@ E-mail address: (to be used				on)
For further infor	mation	concerning this matter, please	call:			
Joanne McSt	nane,	Esquire	at (	954	632-2901	
(1)	Name o	f Contact Person)		(Area	Code & Daytime	Telephone Number)
Enclosed is a che	eck for	the following amount made pa	yable to	the Flori	da Department o	of State:
<b>☑</b> \$35 Filing Fe		☐ \$43.75 Filing Fee & Certificate of Status	Certif	fied Copy itional co osed)	ppy is	☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314			Ameno Divisio Cliftor 2661 E	Address dment Section on of Corporations n Building Executive Center C assee, FL 32301		

### Articles of Amendment to

### ARTICLES OF INCORPORATION OF

OS NOVEL PARTY CO

BOBCAT CHEERLEADING BOOSTER CLUB, INC.
(Name of corporation as currently filed with the Florida Dept. of State)

#### N0900000539

(Document number of corporation)

Pursuant to the provisions of section 617.1006, Florida Statutes, this *Florida Not For Profit Corporation* adopts the following amendments(s) to its Articles of Incorporation:

#### **AMENDMENTS ADOPTED**

#### Article II. (Amended)

#### PRINCIPLE PLACE OF BUSINESS

The principle office and mailing address of this corporation is 19420 NW 8 Street, Pembroke Pines, Florida 33029.

The name and Florida street address of the registered agent of this corporation is:

Joani Welhaf 19420 NW 8 Street Pembroke Pines, Florida 33029

## Article III. (Amended) PURPOSE

This corporation is being formed for the purpose of charitable, educational, civic, fraternal, and recreational purposes within the meaning of section 501 (c) of the Internal Revenue Code (or corresponding section of any future Federal tax code). This corporation may engage in only such activities permitted under the laws of the State of Florida and the United States of America and will not engage in non-exempt purposes.

The general purposes for which this corporation is organized are as follows:

To operate for the advancement of the education and physical education of high school students by raising and distributing funds for such purposes particularly in support of the West Broward High School Cheerleading Teams.

To do other things incidental to the furtherance of the foregoing or necessary or desirable in order to accomplish the foregoing.

To carry out any business, occupation, undertaking or enterprise and to exercise any power or authority which may be done by a private non-profit corporation organized and existing under and by virtue of Chapter 617, Florida Statutes, as amended, it being the intention that this corporation may conduct and transact any business lawfully authorized and not prohibited by Chapter 617, Florida Statutes, as amended.

#### Article V. (Amended)

#### REGISTERED AGENT

The name and Florida street address of the registered agent of this corporation is:

Joani Welhaf 19420 NW 8 Street Pembroke Pines, Florida 33029

Having been named as registered agent to accept service of process for the above state corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to serve in this capacity.

#### Signature/Registered Agent Date

Signature/Registered Agent Oair Welly Date 11-15-05

#### Article VII (Amended)

#### **BOARD OF DIRECTORS/OFFICERS**

This corporation shall have seven (6) Directors/Officers. The number of Directors/Officers may increase or decrease from time to time by the By-laws, but shall never be less than three (3). The manner in which the Directors/Officers shall be elected shall be set forth in the by-laws of this corporation. The names and address of the Directors/Officers of this corporation are:

<u>Name</u>	<u>Address</u>
(1) Gloria Casazza – Director/President	603 NW 183 Terr. Pembroke Pines, Fl. 33029
(2) Tammy Kuhns – Director/1 <sup>st</sup> VP	601 NW 172 Terr. Pembroke Pines, Fl. 33029
(3) Joani Welhaf - Director/Treasurer	19420 NW 8 Street Pembroke Pines, Fl.33029
(4) Silmary Cedeno – 2 <sup>nd</sup> Vice President	16409 NW 1 Street Pembroke Pines, Fl. 33029
(5) Gale Coleman – 3 <sup>rd</sup> Vice President	321 NW 198 Avenue Pembroke Pines, Fl. 33029
(6) Tracy Simpson - Secretary	19398 NW 14 Street Pembroke Pines, Fl. 33029

#### Article IX (Added)

#### **DURATION**

This corporation shall have a perpetual existence, unless dissolved according to law.

#### Article X (Added)

#### **SPECIAL PROVISIONS**

No part of the income or assets of this corporation shall inure to the benefit of or be

distributed to any member, officer, director, trustee or other private persons of the corporation, except that the corporation shall be authorized and empowered to make payments and distributions in furtherance of the purposes in Article III herein.

No part of the activities of the corporation shall consist of carrying on of propaganda, or otherwise attempting to influence legislation, or of participating in, or intervening in (including the publishing of 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 other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (2) by a corporation, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Notwithstanding any other provision of these articles, this corporation shall not, engage in any activities or exercise any powers that are not in the furtherance of the purposes of this corporation..

# Article XI (Added) DISPOSITION OF ASSETS ON DISSOLUTION

In the event of complete or partial liquidation or dissolution of this corporation, whether voluntary or involuntary, no member, officer, director or individual involved in this corporation shall be entitled to any distribution or division of the corporation's property or its proceeds. All of the business, property and the residual assets and

proceeds received from any source of this corporation shall be distributed to a non-profit corporation qualifying as an organization exempt under the provisions of Section 501(c) (3) of the Internal Revenue Code and with the purpose of supporting high school athletes preferably at West Broward High School. The non-profit organization(s) receiving the assets will be chosen by the Directors/Officers of this corporation. At no time shall any residual assets be distributed to any officer, director or any other member or individual involved in this corporation.

## Article XII (Added) INDEMNIFICATON

This corporation shall indemnify any director, officer, employee, or agent and any former director, officer, employee or agent to the full extent permitted by law.

The date of each amendment	(s) adoption: November 6, 2009
Effective date if applicable:	(date of adoption is required) November 6, 2009
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/wer was/were sufficient for appr	re adopted by the members and the number of votes cast for the amendment(s) roval.
There are no members or nadopted by the board of directions	nembers entitled to vote on the amendment(s). The amendment(s) was/were ectors.
Signature(By	the chairman or vice chairman of the bears, president or other officer-if directors
	e not been selected, by an incorporator – if in the hands of a receiver, trustee, or court appointed fiduciary by that fiduciary)  Gloria Casazza, President and Director
	(Typed or printed name of person signing)
	Director President (Title of person signing)
	(Title of person signing)