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SECRETARY OF STATE
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COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT:	Parth	Chasers	Incorporated	
		(PROPOSED	CORPORATE NAME – MUST INCLUDE SUFFIX)	

Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for :

\$70.00 Filing Fee

□ \$78.75 Filing Fee &

Certificate of

Status

□\$78.75

\$87.50 Filing Fee,

Filing Fee & Certified Copy

Certified Copy

& Certificate

ADDITIONAL COPY REQUIRED

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION

In Compliance with Chapter 617, F.S., (Not for Profit)

Path Chasers Incorporated Articles of Incorporation and Bylaws

Preamble

We the members of Path Chasers Inc., subscribing to the regulations and policies of the State of Florida, establish these bylaws to govern the matters within our corporation.

Article I- Name of Corporation

The name of the corporation shall be Path Chasers Incorporated. This corporation may also refer to itself as Path Chasers Inc., Path Chasers Corporation or Path Chasers Corp.

Article II- Principal Office of Corporation

The principal place of business and mailing address of this corporation shall be:

12641 SW 35th street Miami, FL 33175

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Article III- Purpose of Corporation

The purpose for which the corporation is organized is to create a support system in the community for people looking to get into running as a recreational activity. Our corporation provides pre marked out trails, a website for information and updates relating to the corporation, water and food after every run and a network of like-minded runners. The corporation helps its members recognize the benefits of partaking in a social club that is involved with achieving a healthier lifestyle.

Article IV- Manner of Election

The manner in which the directors are elected or appointed is as follows:

Section 1: Eligibility

Potential directors must be at least 18 years or older and meet the minimum eligibility requirements of active Path Chaser membership for at least 6 consecutive months. Affiliate members may not hold office.

Section 2: Nomination Process

Members who meet the requirements and are interested in filling a vacant director position must fill out and turn in a Path Chasers Director Application form to an existing director in order to be considered.

Section 3: Election Process

Elections will take place at the directors meeting the month after the application was turned in. Only the acting directors will be able to vote for a candidate to fill the vacant director position. If there is more than one vacant position for a director another vote will take place using the remaining candidates until all positions are filled. The directors will have the opportunity to vote using a secret ballot. Absentee ballots

and proxy ballots are not permitted. The president of the corporation must attend the meeting to act as a facilitator and tabulate all of the votes. The facilitator shall announce the new director with a simple majority (more than 50%) of all votes cast by active directors. In the event of a tie the facilitator shall cast a vote to break the tie. After announcing the new director, the facilitator shall ask if any active director contests the count. If no active director contests the count, the new officer shall take office as per Article IV Section 4. If an active director contests the count, a recount of the votes will take place. Each director may supervise the recount. The facilitator will recount the votes in the presence of the selected representatives.

Section 4: Term of Directors

Newly elected directors shall take office immediately following the directors meeting in which they were appointed. There term will end only if they decide to resign there position or are voted out of the board of directors by a majority of directors at a directors meeting.

Section 5: Removal of a director

A director can be voted out of office with or without reason. The calling for a vote to remove a director from office can only be done at a directors meeting by an active director. Each acting director, except the director being considered for removal, will then do a secret ballot to either a) Yes, remove the director from office or b) No, allow the director to remain in office. Absentee ballots and proxy ballots are not permitted. The president of the corporation must attend the meeting to act as a facilitator and tabulate all of the votes. The facilitator shall announce the removal of the said director with a simple majority (more than 50%) of all votes cast by eligible directors. In the event of a tie the facilitator shall cast a vote to break the tie. After announcing the result of the election, the facilitator shall ask if any active director contests the count. If no active director contests the count, the officer will either a)be removed from office immediately if the votes were a majority for the director to be removed or b)remain as an acting director. If an active director contests the count, a recount of the votes will take place. Each director may supervise the recount. The facilitator will recount the votes in the presence of the selected representatives. Any director removed from office must turn over to the board of directors within 72 hours any and all records of the corporation in his or her possession.

Article V- Initial Directors and Officers

Director 1/President- Anthony Gomez

12641 SW 35st Miami, FL 33175

Director 2/Vice President- Luis Diaz

14763 SW 177terr Miami, FL 33187

Director 3/Treasurer- Analidis Perez 7412 SW 158th pl

Miami FL 33193

Article VI- Initial Registered Agent and Street Address

Registered Agent Name: Anthony Gomez

Address: 12641 SW 35st

Miami, FL 33175

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SECRETARY OF STATE
AND AHASSEE, FLORIDA

Article VII- Incorporator

Incorporator Name: Anthony Gomez

Incorporator Address: 12641 SW 35st

Miami, FL 33175

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

Signature/Registered Agent

Signature/Incorporator

Date

8/24/2

Date