



of the American Bowling Congress

TREASURER RALPH GIRARD

MAILING ADDRESS SECRETARY GREG WOLF 7944 WOODGROVE CIRCLE TAMPA, FL 33615 PHONE 886-3959

May 13, 1998



Florida Department of State Division of Corporations Post Office Number 6327 Tallahassee, Florida 32314

TAMPA BOWLING ASSOCIATION, INC.

No. 717536

Dear Sirs;

Enclosed, herewith, please find Articles of Amendment to the Articles of Incorporation for Tampa Bowling Association, Inc., which we desire to be filed with your office. These Amendments were adopted by an action of the Board of Directors on December 11, I would request that you please file these Articles of Amendment to the Articles of Incorporation with your office and return to me a copy of the filed Articles for our corporate records. I am enclosing Tampa Bowling Association's, Inc. check in the amount of \$35.00 Dollars as and for the required filing fee, envelope with a self-addressed-stamped convenience in returning the filed copy to me.

Thank you for your cooperation in this matter.

Very truly yours

Greg Wolf, Secretary

IGL/11c ENCLOSURE: as noted

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

TAMPA BOWLING ASSOCIATION, INC.

SOM STATE OF MILLS Pursuant to the provisions of <u>Section 617.1002 Florida</u> Corporation Not For Profit Act, the undersigned corporation adopts the following Articles of Amendments to its Articles of Incorporation:

- The Name of the corporation is TAMPA BOWLING ASSOCIATION, 1. INC.
 - Text of each of the Amendments is as follows: 2.

ARTICLE II PURPOSE

The general nature or objective of the corporation shall be as follows:

The encouragement, improvement and promotion of the game of tenpins and all other bowling games; to institute, conduct and manage tournaments of bowling of whatever nature and to fix the qualifications of the participants therein; to protect and promote the mutual interest of its members, who shall consist only of regularly organized bowling clubs, leagues, tournaments or teams of specific business houses, lodges, councils of a fraternal order military or governmental bodies, or social or athletic clubs and to do everything necessary and proper to the conduct of said purpose.

In furtherance of the foregoing objects, this association shall be conducted as a non profit organization, organized and operated at all times exclusively for charitable and educational purposes and, particularly, to foster regional, national international bowling competition either directly or by contributions to organizations that are recognized exempt from federal income taxation as organizations described in Section 501(c)(3) of the Internal Revenue In furtherance of the Code of 1986, as amended. foregoing purposes, this association shall be organized and operated primarily to conduct or support bowling competition and to support or develop amateur bowling athletes for national or international competition within the meaning of Section 501(j)(2) of the Internal Revenue Code of 1986, as amended.

AND BY ADDING

DISSOLUTION

In the event that the Corporation shall be liquidated and dissolved, all of its assets remaining after payment and discharge of its duties, obligations and liabilities shall be distributed, in such proportion as the Board of Directors shall determine, to any organization or organizations, including trust, organized and operated exclusively for charitable and educational purposes, provided that no portion of the assets shall be distributed to any organization that is not described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. Any such assets not so disposed of shall be disposed of by the Circuit Court in which the principal office of the Corporation is then located, exclusively for the purposes described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or to such organization or organizations as said Court shall determine are organized and operated exclusively for such purposes.

- 3. These amendments were adopted on the 11th day of December, 1997.
- 4. The amendments were adopted by a two-thirds (2/3) vote of the Board of Directors as provided for in ARTICLE XI of the Article of Incorporation and the members not being entitled to vote thereon.

dated: \mathcal{DECM} , 199

TAMPA BOWLING ASSOCIATION, INC.

Attested by Secretary

GREG WOLF

BY: Som BOB GARON, President