

N 05000005556

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

☐ PICK-UP ☐ WAIT ☐ MAIL

(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

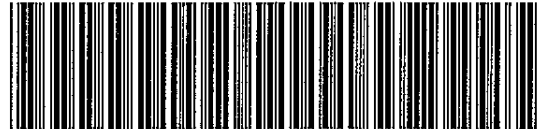
Special Instructions to Filing Officer:

Martinochm. Roseme GAVE

AUTHORIZATION BY PHONE TO

11/16/05 By Blp No Adm
DC Conwell

Office Use Only



700061349967

11/14/05--01026--006 **43.75

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
05 NOV 14 PM 3:53

Amendment
11/16/05
DC

COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION: Triple Threat, Inc.

DOCUMENT NUMBER: NO5000005556

The enclosed *Articles of Amendment* and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

Martintoch M. Roseme

(Name of Contact Person)

Triple Threat, Inc.

(Firm/ Company)

11448 N.W. 43rd Street

(Address)

Coral Springs, Fl., 33065

(City/ State and Zip Code)

For further information concerning this matter, please call:

Martintoch M. Roseme

(Name of Contact Person)

at (954) 954-709-2579

(Area Code & Daytime Telephone Number)

Enclosed is a check for the following amount:

☐ \$35 Filing Fee

☒ \$43.75 Filing Fee &
Certificate of Status

☐ \$43.75 Filing Fee &
Certified Copy
(Additional copy is
enclosed)

☐ \$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

Street Address

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Articles of Amendment
to
Articles of Incorporation
of

TRIPLE THREAT, INC.

(Name of corporation as currently filed with the Florida Dept. of State)

N05000005556

(Document number of corporation (if known))

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

NEW CORPORATE NAME (if changing):

(must contain the word "corporation," "incorporated," or the abbreviation "corp." or "inc." or words of like import in language; "Company" or "Co." may not be used in the name of a not for profit corporation)

AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (**BE SPECIFIC**)

PLEASE SEE ATTACHED AMENDMENTS.

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS

05 NOV 14 PM 3:53

(Attach additional pages if necessary)
(continued)

TRIPLE THREAT, INC.

**ARTICLES OF INCORPORATION
AMENDMENTS ADOPTED**

ARTICLE IV – PURPOSES

ADD

- A. The organization is organized exclusively for charitable, and educational purposes under section 501 © (3) of the Internal Revenue Code OF 1986, or corresponding section of any future federal tax code. The purpose of Triple Threat Inc. will include fostering national and international amateur sports competition for children and adults, and to combat community deterioration and juvenile delinquency through the use of sports instruction and intervention.
- B. The purpose of Triple Threat Inc. is to sponsor underprivileged and at risk children into after school enrichment programs. Through instruction in athletics and sportsmanship, provide social intervention to occupy after school idle time, and sporting activity to sublimate school age children's energy into positive, healthy and enlightening production, to combat the negative aspects of community and family life deterioration that may lead to juvenile delinquency, demotivation and lax academic attitudes in school age children.
- C. Triple Threat will fulfill its mission through fund raising and revenue generating activities. Fund raising will be accomplished through charitable contributions from other agencies, foundations, corporations, individuals and application of government grants and such funding as may be appropriate within the guidelines of the Triple Threat's charter and bylaws. Revenues will be raised through dues, fees and charges for use of services and facilities available to persons, schools, businesses and contracted organizations, such as are permissible under the Triple Threat's charter and bylaws.

ARTICLE V – LIMITATION

ADD

Upon dissolution of this organization, its assets shall be distributed for one or more exempt purposes within the meaning section 501 © (3) of the Internal Revenue Code or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government for a public purpose.

ARTICLE VI - MEMBERS

NAME

ADDRESS

CHANGE ADDRESS ONLY

Martintoch M. Roseme

3003 Riverside Drive,
Coral Springs, FL. 33065

ARTICLE VIII-INITIAL BOARD OF DIRECTORS

NAME

ADDRESS

CORRECT OFFICER/DIRECTOR NAME AND ADDRESS

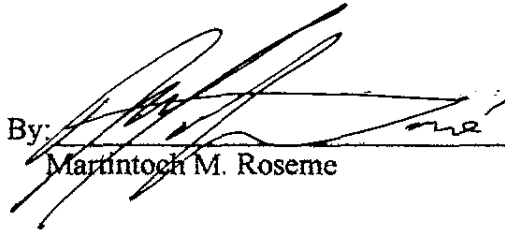
Martintoch M. Roseme

3003 Riverside Drive
Coral Springs, FL 33065

The date of each amendments adoption: September 30th, 2005

Effective date if applicable: September 30th, 2005

There are no members or members entitled to vote on the amendment. The amendments were adopted by the board of directors.

By:  President
Martintoch M. Roseme