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Cover Letter

To: Amendment Section **Division of Corporations**

Name of Corporation: Hog Wild Paintball Club, Inc. Document Number: N07000010753

The enclosed Articles of Amendment and fees are submitted for filing. Please return all correspondence concerning this matter to the following:

Jenni Gilray Alron Corps, Inc. 3990 Minton Rd Melbourne, FL 32904

Email address to be used for future annual report notifications: roguewarrior51@aol.com

For further information concerning this matter, please call: Jenni Gilray at 321-951-7626

Fax: 321-723-8218

(FAX) 3217238218

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H180002299998 3

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

Hog Wild Paint Ball Club, Inc.

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:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

ARTICLE III Purpose ARTICLE IV Distribution of Corporate Funds ARTICLE V Manner of election ARTICLE VI Limitation of Corporate Powers ARTICLE VII Term ARTICLE VII Registered Agent and Street Address ARTICLE IX Officers and Directors ARTICLE X Incorporator ARTICLE XI Dissolution

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment, if not contained in the amendment itself, are as follows:

Article III shall now be amended and read as follows:

ARTICLE III: PURPOSE

The purpose of the Hog Wild Paint Ball Club, Inc. shall be a not for profit social club organized to promote and provide activities contributing to the development of good character and good sportsmanship, with emphasis on the cultural development of minors.

Article IV shall now be amended and read as follows:

ARTICLE IV: DISTRIBUTION OF CORPORATE FUNDS

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, trustees; officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article III hercof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to 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 (a) by a corporation exempt from federal income tax under 501(c)(3) of the Internal Revenue

Alron Inc.

(FAX) 3217238218

H180002299998 3

Code, or the corresponding section of any future federal tax code, or (b) 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.

Article V shall now be amended and read as follows:

ARTICLE V: MANNER OF ELECTION OF DIRECTORS

The business and affairs of this corporation shall be conducted by a Board of Directors who shall number not less than 3, nor more than 9 members. Said directors shall have the authority and power to increase or decrease the number of serving directors within the limits provided above. The Board of Directors shall be appointed using method(s) as stated in the Corporate By-Laws.

Article VI shall now be amended and read as follows:

ARTICLE VI: LIMITATION OF CORPORATE POWERS

The corporate powers of this corporation are as provided in section 617.0302 of the Florida Statutes.

Article VII shall now be amended and read as follows:

ARTICLE VII: TERM

The term for which this corporation shall exist shall be perpetual.

Article VIII shall now be amended to list the Registered Agent and Street Address, as currently on file.

Article IX shall now be added and list the Officers and Directors, as currently on file. Article X shall now be added and list the initial incorporator, as currently on file.

Article XI shall now be added and read as follows:

ARTICLE XI: DISSOLUTION

In the event of dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

THIRD: The date of each amendment's adoption is November 6, 2007.

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Alron Inc.

(FAX) 3217238218 P.005/005 H18000229998 3

FOURTH: Adoption of Amendment

The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.

There is/are no member(s) entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.

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Signed this August 7, 2018

Signature Chester Bombruit III, President and Director