# N0700012073

(Re	equestor's Name)	
•	,,	
(Ad	ldress)	
(Ad	ldress)	
(Cit	ty/State/Zip/Phone	#)
PICK-UP	☐ WAIT	MAIL
(Bu	isiness Entity Nam	e) •
(Do	ocument Number)	
Certified Copies	_ Certificates	of Status
Special Instructions to	Filing Officer:	

Office Use Only



800123945678

04/18/08--01021--005 \*\*43.75

08 APR 18 PH 2:59

SLOREJARY OF STATE

Orton

## **COVER LETTER**

TO: Amendment Section **Division of Corporations** NAME OF CORPORATION: Orlando Comets Baskerball and Athletic Corp. DOCUMENT NUMBER: NO700012073 The enclosed Articles of Amendment and fee are submitted for filing. Please return all correspondence concerning this matter to the following: Vronze Avenue Sute 405
JAddress) For further information concerning this matter, please call: at (40) 649-711 (Area Code & Daytime Telephone Number) Enclosed is a check for the following amount: \$35 Filing Fee \$43.75 Filing Fee & □\$43.75 Filing Fee & \$52.50 Filing Fee Certificate of Status Certified Copy Certificate of Status (Additional copy is Certified Copy

## **Mailing Address**

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

## **Street Address**

enclosed)

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

(Additional Copy is enclosed)

# Articles of Amendment To Articles of Incorporation

## ORLANDO COMETS BASKETBALL and ATHLETIC CORPORATION

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

### N07000012073

( Document number of corporation (if known )

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

# **NEW CORPORATE NAME (IF CHANGING):**

( MUST CONTAIN THE WORD "CORPORATION, " "INCORPORATED," OR THE ABREVIATION "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(s0 being amended, added or deleted; (BE SPECIFIC)

Article I. The organization is organized exclusively for charitable, religious, educational, and/or scientific purposes under Internal Revenue Code section 501-(c)(3) or corresponding section of any future federal tax code.

Article VII. That all teams playing within the Orlando Comets Basketball and Athletic Corporation shall play under the Orlando Comet name and a color. (for example, Orlando Comets Red) The corporation shall not allow any team to play under the comets banner that is not willing to abide by this article.

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

Article XIII. The members of this organization will pay a membership fee that shall be established by the board of directors. The membership fee

_	
•	
, A	
will not be based on any racial criteria. This corporation shall not use race	
as any criteria for membership. Athletes of all ethnic groups and racial	
groups are invited to compete on our teams. Membership on our teams is	
based on athletic ability. The teams are comprised of elite athletes.	
	•
(Attach additional pages if necessary) (continued)	

Adoption of Amendment(s)  (CHECK ONE)  The amendment(s) was (were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.  There are no members or members entitled to vote on the amendment. The CHECK ONE amendment(s) was (were) adopted by the board of directors.  Signature  (By the chairman or vice chairman of the board, president or other officer- if directors have not been selected, by an inforporator- if in the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary.)
The amendment(s) was (were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.  There are no members or members entitled to vote on the amendment. The case of the amendment of the board of directors.  Signature  (By the chairman or vice chairman of the board, president or other officer- if directors have not been selected, by an incorporator- if in the hands of a receiver, trustee, or
The amendment(s) was (were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.  There are no members or members entitled to vote on the amendment. The same amendment(s) was (were) adopted by the board of directors.  Signature  (By the chairman or vice chairman of the board, president or other officer- if directors have not been selected, by an incorporator- if in the hands of a receiver, trustee, or
(Typed or printed name of person signing)  Secretary of Grand of Director 1  (Title of person signing)

FILING FEE: \$35