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COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPO	RATION: Hurricanes Bo	ys Basketball, Inc.	
DOCUMENT NUM	BER: N09000008285		
The enclosed Article	s of Amendment and fee are sub	mitted for filing.	
Please return all corre	espondence concerning this mat	ter to the following:	
		o Martinez, Jr.	·
	(Name of	Contact Person)	
***************************************	(Firm	/ Company)	
		V 131 Terrace	
	(2	Address)	
	· · · · · · · · · · · · · · · · · · ·	e, FL 33330 te and Zip Code)	
	martinez1	964@gmail.com d for future annual report notific	ation)
For further information	on concerning this matter, pleas	e call:	
Gustavo Martinez	**************************************	at (954) 394-707	' 8
(Name	of Contact Person)	(Area Code & Dayti	me Telephone Number)
Enclosed is a check f	or the following amount made p	ayable to the Florida Departmen	t of State:
\$35 Filing Fee	\$43.75 Filing Fee & Certificate of Status	S43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	☑ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Malling Address Amendment Section Division of Corporations		Street Address Amendment Section Division of Corporation	ons
	Box 6327 hassee, FL 32314	Clifton Building 2661 Executive Cente Tallahassee, FL 3230	r Cìrcle

Articles of Amendment Articles of Incorporation of

Art	icles of Amendment	
A set	to eles of Incorporation	
Atu	of	itate) PARIS ANII: So
Hurricanes B	oys Basketball, Inc.	
(Name of Corporation as curre	ently filed with the Florida Dept. of S	itate) Ay,
N09	000008285	10 Sept. 11.54
(Document Nun	ber of Corporation (if known)	
Pursuant to the provisions of section 617.1006, the following amendment(s) to its Articles of In	Florida Statutes, this Florida Not For corporation:	Profit Corporation adopts
A. If amending name, enter the new name of	the corporation:	
The new name must be distinguishable and coabbreviation "Corp." or "Inc." "Company" o	ontain the word "corporation" or "it r "Co." may not be used in the name.	ncorporated" or the
B. Enter new principal office address, if app Principal office address <u>MUST BE A STREE</u>		
C. Enter new mailing address, if applicable (Mailing address MAY BE A POST OFFICE)		
If amending the registered agent and/or registered agent and/or the new registered.		enter the name of the
Name of New Registered Agent:	Gustavo Martinez, Jr.	
	3450 SW 131 Terrace	
New Registered Office Address:	(Florida street address)	1
	Davie (City)	, Florida 33330 (Zip Code)
New Registered Agent's Signature, if changing the hereby accept the appointment as registered position.	ng Registered Agept:	• •
	ignature of New Registered Agent, if c	hansino

Page 1 of 3

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

Title	Name	<u>Address</u>	Type of Action
<u>P</u>	Gus Martinez	3450 SW 131 Terrace Davie, FL 33330	Add Remove
<u>P</u>	Gustavo Martinez, Jr.	3450 SW 131 Terrace Davie, FL 33330	☑ Add ☐ Remove
			Add Remove
A. Hurrica	ding or adding additional Articles, additional sheets, if necessary). (Be annes Boys Basketball, Inc. is on	specific) ganized exclusively for charitab	
	al, and scientific purposes, incl		
	ns to organizations that qualify		
501(c)(3)	of the Internal Revenue Code,	or corresponding section of an	y future
tax code.			
- - ::		· · · · · · · · · · · · · · · · · · ·	
		-	
.			
(Additiona	al Sheets Attached)		
		•	

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

<u>Title</u>	Name	Address	Type of Action
<u>s</u>	Gus Martinez	3450 SW 131 Terrace Davie, FL 33330	☐ Add ☑ Remove
<u>s</u>	Gustavo Martinez, Jr.	3450 SW 131 Terrace Davie, EL 33330	☑ Add ☐ Remove
			Add Remove
(attach addit	or adding additional Articles, enter control in the specific of the net earnings of the organization	·)	of, or be
distributable	to its members, trustees, officers,	or other private persons, ex-	cept that the
organization	shall be authorized and empower	ed to pay reasonable compe	nsation
for services i	endered and to make payments a	nd distributions in furtherand	e of the
purposes set	forth in the purpose clause hereo	f. No substantial part of the a	activities
of the organi	zation shall be the carrying on of p	propaganda, or otherwise att	empting to
influence leg	islation, and the organization shall	not participate in, or interve	ne in (including
	g or distribution of statements) an		
· ·	public office. Notwithstanding an		
	shall not carry on any other activity		
	exempt from federal income tax u		
	de, or corresponding section of ar		
organization	, contributions to which are deduc	tible under section 170(c)(2)	of the Internal
Revenue Co	de, or corresponding section of an	y future federal tax code.	
(Additional S	heet Attached)		

	nd title, name, and address of each O		
	litional sheets, if necessary)		<u> </u>
<u>Title</u>	Name	Address _	Type of Action
	 	***************************************	— _
			
			Add Remove
E. <u>If amen</u> (attach a	ding or adding additional Articles, en additional sheets, if necessary). (Be sp	ter change(s) here: ecific)	
C. Upon	the dissolution of the organization	ı, assets shall be distrib	uted for one or more
exempt p	ourposes within the meaning of se	ction 501(c)(3) of the In	ternal Revenue Code, or
correspo	nding section of any future federa	i tax code, or shall be d	istributed to the federal
	ent, or to a state or local governm		
			
	of shall be disposed of by the Co		
the princi	pal office of the organization is th	en located, exclusively	for such purposes
or to sucl	n organization or organizations, a	s said Court shall deten	mine, which are organized
and opera	ated exclusively for such purpose	s	
			· · · · · · · · · · · · · · · · · · ·
		· · · · · · · · · · · · · · · · · · ·	
(Addition	al Sheet Attached)		

The date of each amendmen	it(s) adoption: 01/08/2009
Effective date <u>if applicable</u> :	(date of adoption is required)
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/w was/were sufficient for app	ere adopted by the members and the number of votes cast for the amendment(s) proval.
There are no members or adopted by the board of d	members entitled to vote on the amendment(s). The amendment(s) was/were irectors.
Dated 01/0	08/2009
(B ha	y the chairman or vice chairman of the board, president or other officer-if directors ve not been selected, by an incorporator – if in the hands of a receiver, trustee, or her court appointed fiduciary by that fiduciary)
	Gustavo Martinez, Jr. (Typed or printed name of person signing)
	President
	(Title of person signing)