1/1/2005360

(Requestor's Name)	
(Address)	
(Address)	·
(City/State/Zip/Phone #)	
PICK-UP WAIT MAIL	·
(Business Entity Name)	
(Frument Number) Certified Copies Certificates of Status	
Special Instructions to Filing Officer:	
	1

Office Use Only

8 410



900183635819

08/02/10--01034--022 **43.75

M. M. Market

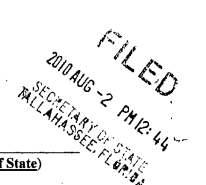


COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF COR	PORATION: Grey Ghosts, F	C, Inc.	
DOCUMENT N	JMBER: 10000005360		
The enclosed Arti	cles of Amendment and fee are subn	nitted for filing.	
Please return all c	orrespondence concerning this matte	er to the following:	
		/ L. Tolgyesi Contact Person)	·
	(Maille of C	contact i erson)	
	Tolgyesi & De La	Rosa-Tolgyesi, P.A.	
	(Firm/	Company)	,
	4649 Ponce De L	eon Blvd., Suite 303	
		ddress)	
	***	s, Florida 33146 and Zip Code)	
	(City) State	and Zip Code)	
. 	atolgyesi	@tdtpa.com	
	·	for future annual report notifica	tion)
For further inform	ation concerning this matter, please	call:	
Anthony L. Tol	avesi	at (786)_412-2954	1
	me of Contact Person)	(Area Code & Daytim	ne Telephone Number)
Enclosed is a chec	k for the following amount made pa	yable to the Florida Department	of State:
□ \$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)
Ai D P.	ailing Address mendment Section vision of Corporations O. Box 6327 allahassee, FL 32314	Street Address Amendment Section Division of Corporation Clifton Building 2661 Executive Center Tallahassee, FL 32301	

Articles of Amendment to Articles of Incorporation of



GREY GHOST, FC, INC.

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

10000005360

(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:

	MIAMI UNTED, INC.	
he new name must be distinguishable and c bbreviation "Corp." or "Inc." <u>"Company" (</u>		
. Enter new principal office address, if app Principal office address <u>MUST BE A STREI</u>		
Enter new mailing address, if applicable (Mailing address MAY BE A POST OFF)		
o. If amending the registered agent and/or new registered agent and/or the new reg		a, enter the name of t
o. If amending the registered agent and/or new registered agent and/or the new registered Agent:		a, enter the name of th
new registered agent and/or the new reg		a, enter the name of the
new registered agent and/or the new reg	istered office address:	a, enter the name of the name

Signature of New Registered Agent, if changing

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
			☐ Add ☐ Remove
			Add Remove
			☐ Add ☐ Remove
(attach a	ding or adding additional Article additional sheets, if necessary). (1) - Purpose		·
Article 4	- Prohibited Activities; new		
Article 5	- Distribution of Assets Upon	Dissolution; new	
Article 6	- Manner of Election; renumbe	ered	
Article 7 -	- Directors; renumbered	, , , , , , , , , , , , , , , , , , ,	
	- Registered Agent; renumber	red	
	- Incorporator; renumbered		
			•
 			,
			
		· · · · · · · · · · · · · · · · · · ·	
		<u>. </u>	

The date of each amendment(s)	adoption:
	(date of adoption is required)
Effective date <u>if applicable</u> :	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were was/were sufficient for approx	adopted by the members and the number of votes cast for the amendment(s) val.
There are no members or me adopted by the board of direct	mbers entitled to vote on the amendment(s). The amendment(s) was/were stors.
Dated vuly 2	7, 2010
Signature	
have t	te charman or vice chairman of the board, president or other officer-if directors not been selected, by an incorporator — if in the hands of a receiver, trustee, or court appointed fiduciary by that fiduciary)
	Anthony L. Kolgyesi
•	(Typed or printed name of person signing)
<i>,</i>	Treasurer
	(Title of person signing)

Page 3 of 3

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF GREY GHOSTS, FC, INC.

DOCUMENT NUMBER N10000005360

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:

ARTICLE 1 - NAME OF THE CORPORATION

The new name of the corporation shall be: SOUTH MIAMI UNITED, INC.

ARTICLE 2 - PRINCIPAL OFFICE

The principal place of business shall be South Miami Park, 4300 SW 58th Avenue, Miami Florida. The mailing address of this corporation shall be 4649 Ponce de Leon Blvd., Suite 303, Coral Gables, Florida, 33146.

ARTICLE 3 – PRINCIPAL PURPOSE

The purpose for which the corporation is formed, and the business and objects to be carried on and promoted by it, are as follows:

- 1. The purposes for which the corporation is organized are to receive and maintain real and personal property, or both, and subject to the restrictions and limitations hereinafter set forth, to use and apply the whole or any part of the income there from and the principal thereof exclusively for charitable, religious, scientific, literary, or educational purposes either directly or by contributions to organizations that qualify as exempt organizations under section 501(c) (3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended.
- 2. The specific purpose for which the corporation is organized shall be: The purpose of SOUTH MIAMI UNITED, INC., is to promote Youth Soccer in a safe and positive environment by providing recreational, competitive, and academy programs for the children in South Miami and its surrounding areas.
- 3. To erect and maintain a building or buildings for the above purpose and to engage in any operation incidental to and essential to carry out the above mentioned purposes.
- 4. To solicit funds and donations in kind from time to time to further the above mentioned purposes.
- 5. To apply for, obtain and contract with any federal, state or local government or agency for financial aid or grants relating to the above mentioned purposes.
- 6. To engage in any kind of activity, and to enter into, perform and carry out contracts of any kind, necessary or in connection with, or incidental to the accomplishment of any one or more of the non-profit purposes of the corporation.
- 7. The corporation shall have such powers as are conferred upon it by Chapter 617 of the Laws of the State of Florida, and to exercise those powers in the accomplishment of its objects and purposes.

ARTICLE 4 - PROHIBITED ACTIVITIES

- 1. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, any Director or Officer of the corporation or any member of the corporation or any other private individual, except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes, and no Director or Officer of the corporation, or any private individual shall be entitled to share in the distribution of any of any of the corporate assets on dissolution of the corporation. No substantial part of the activities of the corporation shall be carrying on of propaganda, or otherwise trying to influence legislation and the corporation shall not participate in, or intervene in, including the publication or distribution of any statement, in any political campaign on behalf of any candidate for public office.
- 2. Notwithstanding any other provision of these Articles, the corporation shall not carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under section 501(c) (3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended, or by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code and said Regulations as they now exist or as they may be amended.

ARTICLE 5 – DISTRIBUTION OF ASSETS UPON DISSOLUTION

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provisions for the payment of all the liabilities of the corporation, dispose of all the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purposes as shall at the time qualify as an exempt organization or organizations under 501(c) (3) of the Internal Revenue Code and Regulations, as the Board of Directors shall determine.

ARTICLE 6 - MANNER OF ELECTION

The manner in which the directors are elected or appointed shall be as stated in the Bylaws of the corporation.

ARTICLE 7 - DIRECTORS

The initial Board of Directors shall consist of a total of 5 persons and the name and address of the persons who are to serve as the initial directors are;

Patrick Flood – President; 4649 Ponce de Leon Blvd., Suite 303 Coral Gables, Florida 33146.

Robert Maseri – Vice President; 4649 Ponce de Leon Blvd., Suite 303 Coral Gables, Florida 33146.

Pedro Hernandez – Vice President; 4649 Ponce de Leon Blvd., Suite 303 Coral Gables, Florida 33146.

Curtis Wolfe – Secretary; 4649 Ponce de Leon Blvd., Suite 303 Coral Gables, Florida 33146.

Anthony L. Tolgyesi - Treasurer; 4649 Ponce de Leon Blvd., Suite 303 Coral Gables, Florida 33146.

ARTICLE 8 – REGISTERED AGENT AND STREET ADDRESS

The name and address of the initial registered agent shall be: Anthony L. Tolgyesi, at 4649 Ponce de Leon Blvd., Suite 303 Coral Gables, Florida 33146.

ARTICLE 9 - INCORPORATOR

The name and address of the incorporator of these Articles of Incorporation is: Anthony L. Tolgyesi, at 4649 Ponce de Leon Blvd., Suite 303 Coral Gables, Florida 33146.

We the undersigned, hereby certify that the forgoing Bylaws were duly adopted at a meeting of the Board of Directors held on July 27+, 2010, in Miami-Dade County, Florida.

.

Dated: July 27

Signature

Patrick Flood, President

Signature

Rebert Maseri, Vice President

Signature

Pedro Hernandez, Vice President