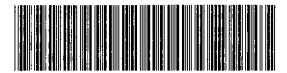
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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPO	RATION: The Central F	lorida O	rlando	o Titans, I	nc.
DOCUMENT NUM	BER: N10000009593				
The enclosed Articles	s of Amendment and fee are su	bmitted for	filing.		
Please return all corre	espondence concerning this ma	tter to the fo	ollowing	g :	
		drick Gray		· · · · · · · · · · · · · · · · · · ·	1877
	(Name o	f Contact Po	erson)		
	The Central Flor	ida Orlan	do Tita	ans, Inc.	
	(Firn	n/ Company	/)		
	2036 M	lercy Dr. #	/ 308		
		Address)			
		-l- -	200		
		do, Fl. 328 ate and Zip			
		•	,		
	centralflorida E-mail address: (to be use	atitans@ya	ahoo.c	com report notific	eation)
For further information	on concerning this matter, pleas			r e port noun.	
Kedrick Gray		at (407	v 860-84	20
	of Contact Person)	((Area (Code & Dayti	20 ime Telephone Number)
Enclosed is a check for	or the following amount made p	payable to th	ne Flori	da Departmei	nt of State:
☑\$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	Certific	ed Copy ional co		☐ \$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			Amend Divisio Clifton	Address Iment Section on of Corporati Building	ons

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

	01				
The Central Florid	la Orlando	Titans, Inc.			
(Name of Corporation as curren	tly filed with t	he Florida Dept. of State	<u>e)</u>		
N1000009593					
(Document Numb	er of Corporati	on (if known)			
Pursuant to the provisions of section 617.1006, Fi the following amendment(s) to its Articles of Inco		this Florida Not For Pro	fit Corporation adopts		
A. If amending name, enter the new name of t	he corporatio	<u>1:</u>			
The new name must be distinguishable and con abbreviation "Corp." or "Inc." "Company" or			porated" or the		
B. Enter new principal office address, if applicable:		2091 Arbor Way St.			
(Principal office address MUST BE A STREET		Apopka, Fl. 32808			
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE)	<u>E BOX</u>)	2091 Arbor Way St.	TMR-2		
	Apopka, Fl. 32808				
D. If amending the registered agent and/or registered agent and/or the new registered Agent:			r the name of the		
New Registered Office Address:	(Florida street address)		- Elavida		
_	(City)	, Florida (Zip Code)			
New Registered Agent's Signature, if changing			the obligations of the		

Signature of New Registered Agent, if changing

position.

- 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) Type of Action Title <u>N</u>ame <u>Address</u> ☐ Add ☐ Remove ☐ Add ☐ Remove E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) Amend - ARTICLE III PURPOSE (see attached sheet) Amend - ARTICLE IV - Manner of Election (see attached sheet) Add - ARTICLE VIII - Dissolution (see attached sheet)

Attached Sheet Central Florida Orlando Titans, Inc.

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

The Central Florida Orlando Titans, Inc., is a PUBLIC BENEFIT nonprofit corporation that is organized and operated exclusively for charitable and educational purposes within the meaning of Section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code. Specifically, this nonprofit corporation is organized and operated to provide Recreational, positive youth development to economically disadvantaged and underserved community residents of Central Florida by providing direct and referral services such as counseling and mentorship programs. In addition informational and referral services will be provided to link community residents to existing educational and social services programs with the goal of diminishing high rates of unemployment, and crime.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, directors, 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 above. No part of the activities of the organization 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 any candidate for public office. Notwithstanding any other provisions, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from Federal Income Tax under section 501 (c)(3) of the Internal Revenue Code, or corresponding provisions of any future United States Internal Revenue Code.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

As provided for in the Bylaws

ARTICLE VIII DISSOLUTION

Upon dissolution of the corporation, its assets remaining after payment of, or provision for payment of all debts and liabilities of this corporation, shall be distributed to a nonprofit fund, foundation, or corporation which is organized and operated exclusively for charitable or educational purposes and which has established its tax exempt status under section 501 (c)(3) of the Internal Revenue Code.

The date of each amendmen	t(s) adoption: 1/4/11
Effective date <u>if applicable</u> :	1/4/11 (date of adoption is required)
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
☑ The amendment(s) was/we 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 di	members entitled to vote on the amendment(s). The amendment(s) was/were rectors.
hav	the chairman or vice chairman of the board, president or other officer-if directors re not been selected, by an incorporator – if in the hands of a receiver, trustee, or er court appointed fiduciary by that fiduciary)
	Kedrick Gray (Typed or printed name of person signing)
	President
	(Title of person signing)

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