N11000007782

(Requestor's Name) FROM: PLEASE PRINT) FWBPB / C Sharpe PO BOX 44 F4. White, FL 32038 (City/State/Zip/Phone #)								
PICK-UP	☐ WAIT	MAIL						
	siness Entrty Na							
(Do	cument Numbe	r)						
Certified Copies	Certificates of Status							
Special Instructions to	Filing Officer:							

Office Use Only

WU-38646



600210144226

07/21/11--01021--005 **87.50

11 AUS 15 PH 2:25

L 05/16/11



RECEIVED 11 AUG 15 PH 2: 01

FLORIDA DEPARTMENT OF STATE CORPORATIONS Division of Corporations

July 22, 2011

FWBRB/C. SHARPE PO BOX 44 FORT WHITE, FL 32038

SUBJECT: FORT WHITE BABE RUTH BASEBALL, INC.

Ref. Number: W11000038646

We have received your document for FORT WHITE BABE RUTH BASEBALL, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6949.

Thomas Chang Regulatory Specialist II New Filing Section

Letter Number: 411A00017411

ARTICLES OF INCORPORATION Fort White Babe Ruth Baseball, Inc.

PREAMBLE

The undersigned citizens of the United States, desiring to form a not for profit corporation under the Florida Not For Profit Corporation Act, Chapter 617, Florida Statutes, certify and acknowledge the following:

ARTICLE I. NAME

The name of the Corporation Not for Profit shall be Fort White Babe Ruth Baseball, Inc. ("Corporation").

ARTICLE II. DURATION

The duration of the Corporation shall be perpetual.

ARTICLE III. PURPOSE

The principle office of the Corporation shall be: 17579 SW State Rd 47
Fort White, FL 32038

The mailing address of the Corporation shall be:

PO Box 44 Fort White, FL 32038

ARTICLE IV. PURPOSE

The Corporation is organized exclusively for charitable, scientific and educational purposes within the meaning of 501(c)(3) of the Internal Revenue Code, as may be amended.

ARTICLE V. ELECTION OF CORPORATE OFFICERS

The directors of the Corporation shall be elected in accordance with methods and qualifications specified in the bylaws of the Corporation. In no event, shall the number of directors be fewer than three.

ARTICLE VI. POWERS

The powers of the Corporation shall be provided in the bylaws of the Corporation in accordance with Chapter 617, Florida Statutes with the following limitations within the meaning of 501(c)(3) of the Internal Revenue Code, as may be amended:

1. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributed to its members, directors, officers or other private interests. However, 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 IV.

- 2. Only an insubstantial amount of the activities of the Corporation shall be in furtherance of a purpose not set forth in Article IV.
- 3. Only an insubstantial amount of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, within the meaning of 501(c)(3) of the Internal Revenue Code, as may be amended.
- 4. In no event shall the Corporation have the power to participate in, or intervene in, including the publishing or distributing of statements, any political campaign on behalf of, or in opposition to, any candidate for public office, all within the meaning of 501(c)(3) of the Internal Revenue Code, as may be amended.

ARTICLE VII. MEETINGS

- 1.) After incorporation, the appropriate members of the Corporation shall hold an organizational meeting in accordance with Chapter 617, Florida Statutes, as amended.
- 2.) The board of directors of the Corporation may participate in a regular or special meeting by, or conduct the meeting through, the use of any means of communication which allows all directors participating to simultaneously hear one another. A director participating in such a meeting is deemed present at the meeting. In the alternative, the board of directors may take actions through signed e-mail communications provided all board members agree.

ARTICLE VIII. INCORPORATOR

The name and address of the Incorporator is:

Name:

Christopher Sharpe

Address:

366 SW Thistledew Gln

Lake City, FL 32024

ARTICLE IX. DISSOLUTION

Upon dissolution and upon payment or adequate discharge of all liabilities and obligations, the assets of the Corporation shall be distributed for one or more exempt purposes within the meaning of 501(c)(3) of the Internal Revenue Code, as amended, or shall be distributed to a State or the Federal government for a public purpose.

ARTICLE X. REGISTERED AGENT AND OFFICE

The Registered Agent and Registered Office of the Corporation is:

Name:

Christopher Sharpe

Address:

366 SW Thistledew Gln

Lake City, FL 32024

ACCEPTANCE BY REGISTERED AGENT

Having been na	med as	register	ed agen	t of Fort \	White I	Babe R	uth Bas	seball	l, Inc.,	and	l to	acc	ept
service of proce	ess for t	he abov	e stated	corporati	on at th	ne plac	e desig	nated	l in thi	s ce	rtifi	cate	, I
am familiar wi	ith and	accept	the app	ointment	as regi	stered	agent	and	agree	to a	act i	n t	his
capacity.	1	1											

Required Signature of Registered Agent

SUBMISSION BY INCORPORATOR

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Required Signature of Incorporator

Date