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COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

\$70.00

Filing Fee

SUBJECT: FLORIDA LADY ANGELS SOFTBALL INC. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

\$78.75

Filing Fee

\$87.50

Filing Fee,

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for:

Filing Fee &

	Certificate of Status	& Certified Copy	Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED
FROM	M: ANTHONY PR	ESTO Printed or typed)	-
		LK CITY ROAD	-
	LAKELAND, FL 33809 City, State & Zip		
,	863-397-8555 Daytime T	Felephone number	-
	APRESTO64	<u> </u>	_ on)

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION

OF

FLORIDA LADY ANGELS FASTPITCH SOFTBALL INC.

ARTICLE 1

The name of the Corporation is FLORIDA LADY ANGELS SOFTBALL INC.

(Hereinafter "corporation").

ARTICLE 2

The principle place of business address:

11047 LITHIA PINECREST ROAD

LITHIA, FL. US 33547

The mailing address of the corporation is:

1904 OLD POLK CITY ROAD

LAKELAND, FL. US 33809

SECRETALED STATE SECRET

ARTICLE III

Our mission and primary purpose is to contribute to the development of good character and good sportsmanship of minors, predominantly 17 years of age and under, while building strong teams and strong players through positive attitude and training in the fundamentals of softball. We will provide the foundation, training and opportunities necessary for our girls to play at the highest level possible; ultimately building the confidence and skill necessary to enable them to play at the college level. We are confident that every player emerging from the Florida Lady Angel's program will have had an opportunity to enhance their softball ability while learning life and social skills such as enjoying pride in achievement through sustained effort and self-confidence while having respect for others as well as one's self.

The undersigned, all of whom are citizens of the United States, desire to form a non-profit corporation under Chapter 617 of the Florida Statutes.

ARTICLE IV

The manner in which the directors are elected or appointed is:

AS PROVIDED FOR IN THE BYLAWS.

ARTICLE V

The name and Florida Street address of the registered agent is:

ANTHONY J PRESTO
1904 OLD POLK CITY ROAD
LAKELAND, FL. 33809
I certify that I am familiar with and accept the responsibilities of registered agent.

Registered Agent Signature:

Anthony J Presto

ARTICLE VI

The name of the incorporator is:

ANTHONY J PRESTO 1904 OLD POLK CITY ROAD LAKELAND, FL 33809 Incorporator signature:

Anthony J. Presto

ARTICLE VII

The initial officers and/or directors of the corporation are:

Title: President Christina M. DoVale 11047 Lithia Pinecrest road Lithia, FL 33547 US

Title: Treasurer Janet DoVale 6849 Canbury Dr. Lakeland, FL 33809 US

Title: Secretary II
Anthony J. Presto
1904 Old Polk City Road
Lakeland, FL 33809 US

Title: Vice President Cari Murphy 1832 Holton Road Lakeland, FL 33810 US

Title: Secretary I Larry Farkas 1510 S. Alexander Street Plant City, FL 33563



ARTICLE VIII

The effective date for this corporation shall be:

Upon receipt

ARTICLE IX

Purpose of Corporation

The corporation is organized exclusively for charitable, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE X

Prohibitions

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 purpose set forth in Article IX hereof. No substantial part of the activities of the corporation shall be 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 or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future tax code, or (b) by a corporation contributions to which are deductable under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE XI

Term of Existence

This corporation shall have perpetual existence.

ARTICLE XII

This corporation shall have no capital stock and shall be composed of members rather than shareholders.

ARTICLE XIII

Qualification for Membership

The categories of membership, qualifications of membership and the manner of admission shall be as set forth in and regulated by the Bylaws of the corporation.

ARTICLE XIV

Liability for Debts

Neither the members nor the members of the board of directors or officers of the corporation shall be liable for the debts of the corporation.

ARTICLE XV

Amendments

These articles of incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors.

ARTICLE XVI

Dissolution

Upon dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of the section 501(c)(3) of the Internal Revenue code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government for public purpose. Any such assets not so disposed of shall be disposed of by court of competent jurisdiction of the county in which the principle office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine which are organized and operated exclusively for such purposes.

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ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NAME
The name of the corporation shall be: SEE ATTACHED

ARTICLE II	PRINCIPAL OFFICE		
	Principal street address		Mailing address, if different is:
ARTICLE III	<u>PURPOSE</u>		
The purpose for whi	ch the corporation is organized is:		
ARTICLE IV	MANNER OF ELECTION The man	nar in which the directors are a	lanted and unnainted
MITCHE IV	The man	ner in which the directors are e	rected and appointed.
ARTICLE V	INITIAL OFFICERS AND/OR DIRE	CTORS	
Name and Title	e:	Name and Title:	
Address:			
Name and Title			
Address:		Address:	
			:
Name and Title Address:	:	Name and Title:	
Addiess.			
	REGISTERED AGENT		. 蠼
The <u>name and Floriante</u> Name:	da street address (P.O. Box NOT acceptate		- 1 88
Address:			
			
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	INCORPORATOR		The state of the s
The <u>name and addre</u> Name:	ess of the Incorporator is:		
Address:		······	10 10 10 10 10 10 10 10 10 10 10 10 10 10
			₩
	as registered agent to accept service of liliar with and accept the appointment as re		corporation at the place designated in this
cerujicule, i um jujil	uar wan gan accept the appointment as re	gisteria ageni una agree to ac	
	Required Signature of Registered Ag	· .	10/12/20/1
	Required Signature of Registered Ag	ent	/ Date
			false information submitted in a document
to the Department of	State constitutes a third degree felony as p	provided for in s.817.155, F.S.	/ /
// 4			10 12 2011 Date
10/0	Required Signature of Incorpor	rator	Date