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COVER LETTER

Department of State **Division of Corporations** P.O. Box 6327 Tallahassee, FL 32314 Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for: 1\$70.00 \$78.75 **№78.75** \$87.50 Filing Fee Filing Fee & Filing Fee Filing Fee, Certificate of & Certified Copy Certified Copy Status & Certificate ADDITIONAL COPY REQUIRED FROM: Rafael A. Navare 8

Name (Printed or typed)

8923 Angelica De
Aldress

Oplando, FL 32836

City, State & Zip

407756 4777

Daytime Telephone number

RNAVARRO 50@ Hofmail.com.

E-mail address: (to be used for future annual report notification)

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

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

The name of the o	NAME corporation shall be: \mathbb{D}_{R} .	hillips so	ecea Club In	c ,
ARTICLE II	PRINCIPAL OFFICE Principal street address 8923 Angelica i ORLando FL; 32	DR. 836	Mailing address, if di	fferent is:
ARTICLE III	PURPOSE			
The purpose for	which the corporation is organized is:	Please se	e Atlached.	
ARTICLE V	INITIAL OFFICERS AND/OR DI	RECTORS Resident Name and Title	DANIEL A. N TREASURER 308 ARTISAN	AVALRO STREET
Name and I Address:	Title: Nicolas A. Navarro. 2155 LAKE DEBRAD Apt. 824 ORLANDO, FL 32835	Address:		32824
Name and 7 Address:	Title: SANDRA R. CASTEL SECRETARY 8923 Angélica ORLANDO FL, 32	DR. Address:		· ·
ARTICLE VI	REGISTERED AGENT			- KS
The <u>name and FI</u> Name: Address:	orida street address (P.O. Box NOT accep RAFAEL NAVAR 8923 ANELICA OALON OO FL, 3	20	nt is:	DEC -9 PI
ARTICLE VII	INCORPORATOR			<u>・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・</u>
The <u>name and ad</u> Name: Address:	Idress of the Incorporator is: RAFAEL NAVA 8923 ANGELIC			3: 5
Having been nan certificate, I am fi	med as registered agent to accept service amiliar with and accept the appointment as Required Signatury of Registered	s registered agent and agre	stated corporation at the place e to act in this capacity December Date	,
I submit this docu to the Department	ument and affirm that the facts stated here t of State constitutes a third degree fallowy	! ein are true. I am aware th	5, F.S.	,
<u>.</u>	Required Signature of Idoor	Porator	Deceuser Date	5/2011

Additional Articles.

FLORIDA NON PROFIT INCORPORATION.

Non Profit Corporation effective date: 01/02/2012

ARTICLE III PURPOSE.

The purpose of this corporation shall be to develop, promote, advance, education and administer the sport of soccer among youth and adult players registered with the corporation and to foster national and international athletic competition within the meaning of 501© (3) of the Internal Revenue Code of 1986 (as amended), including for such purposes, the making of distributions to organizations which are recognized as exempt from tax under such 501(c) (3).

ARTICLEVIII. EXEMPTION REQUERIMENTS.

At all times shall the following operate as conditions restricting the operations activities of the corporation.

- 1. The corporation shall not afford pecuniary gain, incidentally or otherwise to its members. No part of the net earnings of this corporation shall inure to the benefit of any member of the corporation, except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes. Such net earnings, if any, of this corporation shall be used to carry out the profit corporate purposes set forth in Article II above.
- 2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.
- 3. Notwithstanding any other provision of these articles, 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©(3) of the Internal Revenue Code of 1986, as now enacted of hereafter amended.

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ARTICLE IX. DURATION.

The duration of the corporate existence shall be perpetual.

ARTICLE X. PERSONAL LIABILITY

No officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the officer, or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE XI. DISSOLUTION.

At the time of dissolution of the corporation, the Board of Directors shall, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, dispose of all of the assets of the corporation. In non-case shall a disposition be made which would not qualify as a charitable contribution under Section 170©(1) or (2) of the Internal Revenue code of 1986, as now enacted or hereafter amended, in such manner as the Board of Directors Shall determine