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COVER LETTER

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

SUBJECT: OPIANDO TEAM HANDBAU CLUB, INC.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

FROM: YANJA TELEBAK

Name (Printed or typed)

5540 DEVONBRIAR WAY # 204

Address

CPLANDO FL 32-822

City, State & Zip

407-405-7999

Daytime Telephone number

OPLANDO TEAMHAND BALL @ GMAIL, 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)

SECREMARY OF STATE

12 DEC 21 AM 11: 47

EFFECTIVE DATE 1-1-13

ARTICLE I NAME

The name of the corporation shall be: Orlando Team Handball Club, Inc.

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this Corporation shall be:

5540 Devonbriar Way # 204

Orlando, FL 32822

Orlando Team Handball, Inc. may at any time and from time to time to change the location of its principal office by Board of Directors, but shall be maintained in Florida.

ARTICLE III PURPOSE

(1) The purpose for which the corporation is organized is: Orlando Team Handball Club, Inc. was established solely for charitable and educational purposes under the IRS 501(c) (3) to provide the community with opportunities to develop overall health and fitness; to develop, promote, educate and grow the sport of Team Handball and to introduce the opportunity to fully develop their team handball skills and competitive potential.

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

- (2) As a means of accomplishing the above purpose and methods, the Corporation shall have the following powers:
- (a) To receive and accept gifts of money and property and to hold the same for any of the purposes of the Corporation and its work.
- (b)To raise and assist in raising funds for the purposes herein set forth
- (c) To acquire, own, lease, mortgage and dispose of property both real and personal.

ARTICLE IV

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 purposes set forth in Article III hereof. No substantial part of the activities of the corporation 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 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 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 federal tax code.

The Corporation shall not operate for the primary purpose of carrying on a trade or business for profit; accumulate income, investment income, or divert income, in a manner endangering its exempt status; or except to an insubstantial degree, engage in any activity or exercise any powers that are not in furtherance of the purpose of the Corporation.

ARTICLES OF INCORPORATION

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

ARTICLE V

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or adequately providing for all the debts, obligations, and liabilities of the Corporation, distribute the remaining assets of the Corporation exclusively for the nonprofit purposes to such organization or organizations which are tax exempt under section 501(c) (3) of the Internal Revenue Code, as amended, as the Board of Directors in its sole discretion shall determine. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal 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.

The extent of personal liability, if any, for directors, officers, or members for corporate obligations and the methods of enforcement and collection, are as follows: NONE.

ARTICLE VI MANNER OF ELECTION

Directors shall be elected as set forth in the Corporation's Bylaws

ARTICLE VII BYLAWS

The power to adopt, alter, amend or repeal bylaws shall be vested in the Board of Directors.

ARTICLE VII INITIAL OFFICERS AND/OR DIRECTORS

Name and Title: Vanja Telebak - president

Address: 5540 Devonbriar Way # 204

Orlando, FL 32822

Name and Title: Mladen Rakocevic-vice president and treasurer

Address: 11328 Aries Drive

Orlando, FL 32837

Name and Title: Denita Granilo- secretary

Address: 12913 Los Alamitos Court

Orlando, FL 32837

ARTICLE VIII REGISTERED AGENT

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

Name: Vanja Telebak

Address: 5540 Devonbriar Way # 204

Orlando FL 32822

ARTICLE IX INCORPORATOR

The name and address of the Incorporator is:

Name: Vanja Telebak

Address: 5540 Devonbriar Way # 204

Orlando FL 32822

ARTICLES OF INCORPORATION

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

ARTICLE X EFFECTIVE DATE

Effective date:

01/01/2013

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Print Name of Registered Agent

Required Signature of Registered Agent

2-19-2012

Date

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.

VANJA TELEBAK
Print Name of Incorporator

Required Signature of Incorporator

Date