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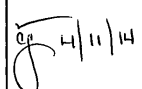
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TA APR 10 PM 3: 25



COVER LETTER

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

SUBJECT:	Gymstar Booster Club, Inc. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)				
Enclosed is an original \$70.00 Filing Fee	and one (1) copy of the Artic \$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate		
FROM:	Name (Prin	ited or typed)	- AS	45	
Address Ormond Beach, FL 32174 City, State & Zip 386-290-1463			TARY OF STA	458 10 PM 3:25	

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

chrisannjoson@att.net

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

Daytime Telephone number

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

The name o	f the corporation shall be: Gymstar B	
<u>ARTICLE</u>		14 APR 10 PM 3: 25
	Principal street address:	Mailing address, if different is: ASSEE, FLORIDA
1	101 N. Atlantic Avenue	TORIDA
<u>C</u>	aytona Beach, FL 32118	
	e for which the corporation is organized is:	Said corporation is organized exclusively for scientific purposes within the meaning of section
		Code, including, for such purposes, the making
		nat qualify as 501(c)(3) tax exempt under
		section of any future federal tax code.
A DOTOL D	TI MANDO OF BURGHON (1)	
		manner in which the directors are elected and appointed:
	IV MANNER OF ELECTION The r ded in the Bylaws.	manner in which the directors are elected and appointed:
	ded in the Bylaws.	
As provi	ded in the Bylaws. V INITIAL OFFICERS AND/OR D	DIRECTORS
As provi	ded in the Bylaws.	DIRECTORS It Name and Title Cluster Down, Preside
As provi	ded in the Bylaws. V INITIAL OFFICERS AND/OR D itle: Chrisann Joson, Presiden	DIRECTORS Name and Title: Cluster Joseph, Reside Address:
As provi	ded in the Bylaws. V INITIAL OFFICERS AND/OR D itle: Chrisann Joson, Presiden 46 Coquina Point Drive	DIRECTORS Name and Title: Cluster Joseph, Reside Address:
As provi ARTICLE Name and T Address	to in the Bylaws. INITIAL OFFICERS AND/OR D Citle: Chrisann Joson, Presiden 46 Coquina Point Drive Ormond Beach, FL 32174	DIRECTORS 11 Name and Title: Cluster Down, Pusiou Address:
As proving ARTICLE Name and T Address	ded in the Bylaws. V INITIAL OFFICERS AND/OR D itle: Chrisann Joson, Presiden 46 Coquina Point Drive	Name and Title: Name and Title: Name and Title:
As proving ARTICLE Name and Taddress	ded in the Bylaws. V INITIAL OFFICERS AND/OR D itle: Chrisann Joson, Presiden 46 Coquina Point Drive Ormond Beach, FL 32174 itle: Amanda Glugover, VP 1301 S. Peninsula Drive	Name and Title: Ciluon Doom, Purious Address: Name and Title: Address:
As proving ARTICLE Name and T Address	to INITIAL OFFICERS AND/OR DE Chrisann Joson, Presiden 46 Coquina Point Drive Ormond Beach, FL 32174	Name and Title: Ciluon Doom, Purious Address: Name and Title: Address:
As proving ARTICLE Name and Taddress Name and Taddress	itle: Chrisann Joson, Presiden 46 Coquina Point Drive Ormond Beach, FL 32174 itle: Amanda Glugover, VP 1301 S. Peninsula Drive Daytona Beach, FL 32118	Name and Title: City Address: Address: Address: Address: Address:
ARTICLE Name and T Address Name and T Address	ded in the Bylaws. V INITIAL OFFICERS AND/OR D itle: Chrisann Joson, Presiden 46 Coquina Point Drive Ormond Beach, FL 32174 itle: Amanda Glugover, VP 1301 S. Peninsula Drive	Name and Title: City Address: Address: Address: Address: Address:

Name and Title:_		Name and Title:	
Address _		Address:	
3			
Name and Title:		Name and Title:	
Address		Address:	
ARTICLE VI	REGISTERED AGENT prida street address (P.O. Box NOT accept	table) of the registered agent is:	
	Chrisann Joson	ause) of the registered agent is.	
Name:	46 Coquina Point Drive		
Address:	Ormond Beach, FL 321		
Name: Address:	Chrisann Joson 46 Coquina Point Drive	*************************************	
	Ormond Beach, FL 321	<u>174 </u>	
		f process for the above stated corporation at registered agent and agree to act in this capac	
CAS	warn Jason		ch 24, 2014
	Required Signature of Registered		Date
	ment and affirm ingi the facts stated hereit t of State constitutes a third degree felony a	n are true. I am aware that any false informati s provided for in s.817.155, F.S.	on suomutea in a aocamen
(/ cks	warn Asso	Mar	ch 24, 2014
<u> </u>	Required Signature of Incorp	orator	Date
			14 APR
			355 FLOR 37 25 STA 37 25 STA 37 CED
			ATE ATE

ARTICLES OF INCORPORATION

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

ARTICLE VIII DISSOLUTION

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 (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 federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all its assets exclusively for the purposes of the corporation in such a manner, or to such organizations organized and operated exclusively for charitable, educational, religious, or scientific purpose as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the United States Internal Revenue Code (or the corresponding section of any future the United States Internal Revenue Law) as the Board of Directors shall determine.