1/50000/40/

(Requestor's Name)			
(Ad	ldress)		
(Ad	ldress)		
(Cit	ty/State/Zip/Phone	e #)	
PICK-UP	☐ WAIT	MAIL	
(Business Entity Name)			
(Document Number)			
Certified Copies	Certificates	s of Status	
Special Instructions to Filing Officer:			
Office Use Only			



500269016575

02/03/15--01021--004 **87.50

EFFECTIVE DATE

FILED

15 FEB -3 AM II: 29

SECKE MARY OF STAIF.

MILLAHASSEE, FLORIF.

FEB 1 1 2015

S. GILBERT

COVER LETTER

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

SUBJECT: Twin Cities Athletic Development, Inc.

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

\$70.00 Filing Fee

\$78.75
Filing Fee &
Certificate of
Status

\$78.75

Filing Fee & Certified Copy **\$87.50**

Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: Jaquina Riggs

Name (Printed or typed)

PO BOX 900376

Address

Homestead, FL 33090

City, State & Zip

305-984-4413

Daytime Telephone number

quinshell@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)



The undersigned, a citizen of the United States, desiring to form a Non-Profit Corporation Law of Florida, adopts the following Articles of Incorporation for ORIDA such Corporation:

Article I: Name

The name of the Corporation shall be: Twin Cities Athletic Development, Inc., hereinafter referred to as the "Corporation."

Article II: Principal Office

The place in this state where the principal office of the Corporation is to be located is the City of Florida City, FL.

Principal Office Address: 501 NW 8 St, Florida City, FL 33034

Mailing Address: PO BOX 900376, Homestead, FL 33090

Article III: Purpose

The Corporation is organized and operated exclusively for purposes pleasure and recreation, particularly sports activities, within the meaning of Section 501(c) (7) of the Internal Revenue Code of 1986, as amended. Notwithstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on (i) by a corporation exempt from federal income tax under Section 501(c)(7) of the Internal Revenue code of 1986, (or the corresponding provision of any future United States Internal Revenue Law), or (ii) by a corporation, contributions to which are deductible under Section 170 (c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

Article IV: Conflict of Interest Clause

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 Three 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, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

Article V: Manner of Election

The corporation shall be composed of those persons hereinafter listed as the initial board of directors and all other persons elected/selected for membership as provided in the bylaws.

Article VI: Initial Officers AND/OR Board of Directors

The initial Board of Directors shall consist of thirteen (13) persons. The number of directors may be increased or decreased from time to time by an amendment to the bylaws; however, there shall never be less than three directors. All directors shall be selected as provided for in the bylaws.

The following persons are to serve on the initial Board of Directors:

Jaquina Riggs President 509 NW 5 th Ave Apt 1214 Florida City, FL 33034	Chanequa Dukes Board of Directors 954 Davis Parkway Florida City, FL 33034	James Johnson Board of Directors 1218 NW 4 Ave Florida City, FL 33034
Aaron W. Bain		Shareen Lee
Internal Vice President	Margo Jester I	Board of Directors
501 NW 8 St	Board of Directors	1085 SE 23 rd Ave
Florida City, FL 33034	25875 SW 143 rd Ct #2515 Miami, FL 33032	Homestead, FL 33033
Patrick Alveranga	,	Eugene White
External Vice President	Margo Jester II	Board of Directors
26461 SW 124 Ave	Board of Directors	15755 SW 297th Terr.
Homestead, FL 33032	25875 SW 143 rd Ct #2515 Miami, FL 33032	Homestead, FL 33033
Rolshell Johnson		Mesha Lyons
Secretary		Board of Directors
30306 SW 148 th Pl		13457 SW 263 rd Terr.
Leisure City, FL 33033		Homestead, FL 33032

Taquinnia Lee Treasurer 1085 SE 23rd Ave Homestead, FL 33033

Homestead, FL 33030

Errol Jackson

Board of Directors

521 SW 12 Ave

These Articles of Incorporation may be amended at any regular or special meeting of the Board of Directors by a majority vote of those present; provided that notice of the intention to submit amendments shall have been given as provided by the bylaws.

Article VII: Amendments

Article VIII: Dissolution of Corporation Cause

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of 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 a public purpose. 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.

Article IX: Effective Date

January 1, 2015

Article X: Registered Agent

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Name: Jaquina Riggs

Address: 509 NW 5th Ave Apt 1214, Florida City, FL 33034

Article XI: Incorporator

The name and address of the Incorporator is:

Name: <u>Jaquina Riggs</u> Address: 509 NW 5th Ave Apt 1214, Florida City, FL 33034

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

Required Signature of Registered Agent

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