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COVER LETTER

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

SUBJECT: Catho	lic Youth	Sports: I					
	(I NOI OSED COM O	MATE NAME - MOST IN	CLOBE SOFFIX)				
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				

FROM: Keyin Coleman
Name (Printed or typed)

8515 SW 55th Place
Address

Chainesville FL 32608
City, State & Zip

352 318-1357
Daytime Telephone number

Kcoleman 40, cox, net
E-mail address: (to be used for future annual report notification)

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

ADDITIONAL COPY REQUIRED



FLORIDA DEPARTMENT OF STATE Division of Corporations

May 12, 2015

KEVIN COLEMAN 8515 SW 55TH PL GAINESVILLE, FL 32608

SUBJECT: CATHOLIC YOUTH SPORTS, INC.

Ref. Number: W15000033619

We have received your document for CATHOLIC YOUTH SPORTS, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent must sign accepting the designation.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Jessica A Fason Regulatory Specialist II

Letter Number: 815A00009943

15 MAY 26 AM IO: 1

ARTICLES OF INCORPORATION OF CATHOLIC YOUTH SPORTS, INC

ARTICLE I - INTRODUCTION

The name of this corporation shall be **Catholic Youth Sports**, **Inc.** The mailing address of the corporation is **8515 SW 55th Place**, **Gainesville**, **FL 32608**. The Board of Directors from time to time may move the mailing address of the corporation to any other address in the State of Florida.

ARTICLE II - PURPOSES

This corporation is organized exclusively for charitable purposes as a qualified sports organization within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 as now enacted or hereafter amended, including, for such purposes the making of distributions to organizations that also qualify as Section 501(c)(3) exempt organizations. To this end, the corporation shall provide an environment for the development of amateur football and lacrosse athletes and to foster amateur football and lacrosse competition for its members. Such members shall be between six (6) and eighteen (18) years of age and shall attend Catholic school or be a member of the Catholic faith. By majority vote, the board of Directors must approve any member who does not attend Catholic school or a member of the Catholic faith. All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to such purposes.

ARTICLE III - LIMITATIONS

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

May 20, 2015

MonaHendrix

HAIWYN HALDANE (

6146 NW GINGER LANE

PORT ST LUCIE, FL 34986

SUBJECT: PETS HEALTH SUPPLIES INC.

Ref. Number: W15000035923

We have received your document for PETS HEALTH SUPPLIES INC. and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The title(s) in the officer/director field(s) is/are not

+ NEXT, - PREV, 1. MENU, 2. FILING 7. LIST

ENTER SELECTION AND CR:

No part of the net earnings of the corporation shall inure to any member of the corporation not qualifying as exempt under Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, nor to any director or officer of the corporation, nor to any other private persons, excepting solely such reasonable compensation that the corporation shall pay for services actually rendered to the corporation, or allowed by the corporation as a reasonable allowance for authorized expenditures incurred on behalf of the corporation; and

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 of 1986, as now enacted or hereafter amended.

The corporation shall not lend any of its assets to any officer or director of this corporation (unless such loan program is regularly conducted as part of the activities of the organization and the qualification of the individual to participate in same is determined by a panel comprised solely of non-board members)or guarantee of any person the payment of a loan by an officer or director of this corporation.

ARTICLE IV- DIRECTORS/MEMBERS

The corporation shall have a voting membership and may have classes of membership as defined in the corporation's Bylaws. The management and affairs of the corporation shall be at all times under the direction of the Board of Directors, whose operations in governing the corporation shall be defined by statute and by the corporation's Bylaws. This corporation shall have five (5) Directors initially. The number of Directors may be increased from time to time as set forth in the Bylaws of the corporation, but shall never be less than three (3). The Board of Directors shall be elected as outlined in the corporation's Bylaws. No member or Director shall have any right, title, or interest in or to any property of the corporation.

The corporation's initial Board of Directors shall be comprised of the following five (5) individuals:

Kevin Coleman - Secretary KEC Mark Raymond - Treasurer Ronald Hayes Jason Wozniak - President XEV Vincent Moreschi- Vice President

ARTICLE V-BYLAWS

The initial Board of Directors shall adopt Bylaws at the first organizational meeting. The proposed Bylaws shall be approved by two-thirds or more vote of the initial Board of Directors before becoming the law of the corporation. Subsequent amendments to the Bylaws of the corporation shall be in accordance to the procedures outlined in the said document.

ARTICLE VI - TERM OF EXISTENCE

The corporation shall exist perpetually until and unless dissolved according to law.

ARTICLE VII - DISSOLUTION

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, 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 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 organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VIII - DEBT OBLIGATIONS AND PERSONAL LIABILITY

No member, officer or director of this corporation shall be personally liable for the debts or obligations of the corporation of any nature whatsoever, nor shall any of the property of the members, officers or directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE IX - INDEMNIFICATION

This corporation shall indemnify and hold harmless any and all present or former directors, officers, employees, or agents to the full extent permitted by law. Said indemnification shall include but not be limited to the expenses, including the costs of any judgments, fines, settlements and attorneys' fees actually and necessarily paid or incurred in connection with any action, suit or proceeding, whether civil, criminal, administrative or investigative, and any appeal thereof, to which such persons or his/her legal representative may be made a party or may be threatened to be made a party by reason of his being or having been a director, officer, employee or agent as herein provided. The foregoing right of indemnification shall not affect any other rights to which any director, officer, employee or agent may be entitled as a matter of law or which he may be lawfully granted.

ARTICLE X - REGISTERED OFFICER AND AGENT

The initial registered office of the corporation shall be located at 8515 SW 55th Place, Gainesville, FL 32608. The initial registered agent of the corporation at that address shall be Kevin Coleman.

ARTICLE XI - AMENDMENTS

The Articles of Incorporation may be amended at a special meeting of the membership called for that purpose, by a two-thirds $(2/3^{\rm rd}, s)$ vote of those present.

Amendments may also be made at a regular meeting of the membership upon notice given, as provided by the Bylaws, of intention to submit such amendments.

ARTICLE XII - INCORPORATORS

The incorporator of this corporation is:

Kevin Coleman 8515 SW 55th Place Gainesville, FL 32608

IN WITNESS WHEREOF, the undersigned, as incorporators, have executed the foregoing Articles of Incorporation this 3/4day of April, 2015.

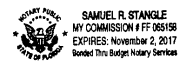
Kevin Coleman

STATE OF FLORIDA COUNTY OF ALACHUA

SWORN TO AND SUBSCRIBED before me on the day and year last aforesaid.

To me personally known

Identified by	Driver's	License	Number	
 Issued by the	State of		•	



Notary Public & Typed Name: Samuel & Strangle My commission expires: November 22017 Commission No.: FF 065158

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Will

Pursuant to the provisions of section 6 7.0501, Florida Statutes, the mentioned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered agent/registered office, in the state of Florida.

- 1. The name of the corporation is: Catholic Youth Sports, Inc.
- 2. The name and address of the registered agent and office is:

Kevin Coleman 8515 SW 55th Place Gainesville, FL 32608



HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

Kevin Coleman