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# **COVER LETTER**

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

SUBJECT: Vice City Ba	illers, Inc		
SOBJECT:	(PROPOSED CORPO	ORATE NAME – MUST	INCLUDE SUFFIX)
Enclosed is an original a	and one (1) copy of the Art	ticles of Incorporation and	a check for:
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy  ADDITIONAL CO	& Certificate
FROM:	Kate Fitzgerald Nar	me (Printed or typed)	_
	13506 Summerport Village P	arkway, #1506	
		Address	_
	Windermere, FL 34786		_
City, State & Zip			_

407-544-4287

kate@parentbooster.org

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

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

Daytime Telephone number

#### ARTICLES OF INCORPORATION

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

#### ARTICLE I NAME

The name of the corporation shall be Vice City Ballers, Inc.

# ARTICLE II PRINCIPAL OFFICE

Principal street address:

14273 NW 23 ST

Pembroke Pines, FL 33028

# 21 AUG -9 FM I2: \$3 SECRETARY PERSONAL AREASSES FOR DAILY

#### ARTICLE III PURPOSE

The purpose of the organization is to support the student athletes, coaches, and parents of Vice City Ballers. Inc. by raising funds, recruiting volunteers, and conducting events. Specifically, contributions, in addition to partnering with local youth organizations and facilitating assistance where possible, will be used for local and national tournaments, and will go towards the purchase of uniforms, equipment, and field improvements. The organization will raise funds through Local and National Tournaments, Local Leagues, and fundraising activities as yet to be determined.

The corporation is organized and will be operated exclusively for charitable and educational purposes within the meaning of 501(c)(3) of the Internal Revenue Code. (All references to sections in these Articles refer to the Internal Revenue Code of 1986 as amended or to comparable sections of subsequent internal revenue laws.) In pursuance of these purposes, it shall do all things necessary, proper, and consistent with maintaining tax exempt status under section 501 (c)(3).

#### ARTICLE IV MANNER OF ELECTION

The manner in which directors are elected and appointed is as provided in the Bylaws.

# ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS

Christopher Aleman, President

14273 NW 23 ST

Pembroke Pines, FL 33028

Thomas Meighan, Vice President

413 SW 71 Avenue

North Lauderdale, FL 33068

Ronnie Henderson, Treasurer

13183 NW 18 CT

Pembroke Pines, FL 33028

Austin Charles, Secretary

236 SW 6th Place

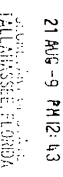
Pompano Beach, FL 33060

# ARTICLE VI

# REGISTERED AGENT

The name and Florida street address of the Registered Agent is:

Christopher Aleman 14273 NW 23 ST Pembroke Pines, FL 33028



### ARTICLE VII

## *INCORPORATOR*

The name and Florida street address of the Incorporator is:

Christopher Aleman 14273 NW 23 ST Pembroke Pines, FL 33028

#### ARTICLE VIII

#### ADDITIONAL PROVISIONS

No part of the net earnings of the corporation shall inure to the benefit of or be distributed to any director, employee or other individual, partnership, estate, trust or corporation having a personal or private interest in the corporation. Compensation for services actually rendered and reimbursement for expenses actually incurred in attending to the affairs of this corporation shall be limited to reasonable amounts. No substantial amount of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation and this corporation shall not intervene in (including the publishing or distributing of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these Articles or of any Bylaws adopted thereunder, this corporation shall not take any action not permitted by the laws which then apply to this corporation.

Upon dissolution of the corporation, its assets shall be disposed of exclusively for the purposes of the corporation or distributed to such organizations organized and operated exclusively for charitable purposes which shall, at the time, qualify as exempt organizations under section 501(c)(3), or shall be distributed to the federal government, or to a state or local government, for a public purpose.

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.

Christopher Heman	08/02/2021 18:32 UTC
Signature of Registered Agent	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.

Christopher Heman 08/02/2021 18:32 UTC Date

Signature of Incorporator