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FLORIDA PROFIT/NON PROFIT CORPORATION

Team Siege Baseball 2031-2032 Inc.

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Help

ARTICLES OF INCORPORATION

* 3

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

RTIÇLE II	PRINCIPAL OFFICE			
	Principal street address:		Mailing address, if different is:	
1340.1	Mystic Way		<u> </u>	
Wallin	ngton, F1, 33414			
RTICLE III he purpose fo	PURPOSE or which the corporation is organized is:	Youth Non-Recre	ational Athletic Program - Baseb	all Team
				23
				
				?3
<i>RTICLE IV</i>	MANNER OF ELECTION The man	uner in which the directit	tors are elected and appointed: Sectioning. Each director shall serve a term	2. Election
ear(s), or u	MANNER OF ELECTION The man fice. The directors shall be elected a ntil a successor has been elected an INITIAL OFFICERS AND/OR DIREC	d qualified.	ors are elected and appointed: Section ng. Each director shall serve a term	2. Election
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vear(s), or u	ntil a successor has been elected an INITIAL OFFICERS AND/OR DIRECT	d qualified.	Division and Division	2. Election of Index
ear(s), or un	ntil a successor has been elected an INITIAL OFFICERS AND/OR DIRECT	id qualified. CTORS Name and Title:	Brittany Wade Ratliff Director	2. Election of Index
ear(s), or un	ntil a successor has been elected an INITIAL OFFICERS AND/OR DIRECT E: Jonathan Ratliff Director 1340 Mystic Way	id qualified. CTORS Name and Title: Address:	Brittany Wade Ratliff Director 1340 Mystic Way Wellington, FL 33414	2. Election of Index
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ear(s), or un RTICLE V Name and Title Address	ntil a successor has been elected an INITIAL OFFICERS AND/OR DIRECT E: Jonathan Ratliff Director 1340 Mystic Way Wellington, FL 33414 c: Ryan Croteau Director	d qualified. CTORS Name and Title: Address: Name and Title:	Brittany Wade Ratliff Director 1340 Mystic Way Wellington, FL 33414	2. Election of Index
RTICLE V Name and Title Address Hame and Title	ntil a successor has been elected an INITIAL OFFICERS AND/OR DIRECT E: Jonathan Ratliff Director 1340 Mystic Way Wellington, FL 33414 E: Ryan Croteau Director 1340 Mystic Way	d qualified. CTORS Name and Title: Address: Name and Title: Address:	Brittany Wade Ratliff Director 1340 Mystic Way Wellington, FL 33414	2. Election of Index

Name and		Name and Title:	<u></u>
Title: Address _		Address:	<u>.</u>
-			
Name and _		Name and Title:	
Title: Address _		Address:	
-			
-			
ARTICLE VI	REGISTERED AGENT		
I ne name and r	lorida street address (P.O. Box NOT ac	teptable) of the registered agent is:	
Name:	Jonathan Rattiff		
Address:	1340 Mystic Way		
	Wellington FL 33414		
			
	INCORPORATOR		
The name and a	ddress of the Incorporator is:		2023
Name:	Frances Severe		
Address:	2884 Gateway Oaks Drive #100		
runic,o.	C		22
	Sacramento, CA 95833		
	EFFECTIVE DATE:		
Effective date, if	other than the date of filing: inte is listed, the date must be specific a		
Note: If the date	e inserted in this block does not meet the a	applicable statutory filing requirements, th	. 70
Having been pa certificate, l'un	med as registered agent to accept service familiar with and accept the appointment service appointment service service appointment service service appointment service	as registered agent and agree to act in thi	tion at the place designated in this scapacity
	equired Signature of Registered	d Agent	Date
	ument and affirm that the facts stated her		formation submitted in a documen
to the Departme	nt of State constitutes a third degree felony	s as provided for in s.817.155, F.S.	
1<			07/21/2022
	Required Signature of Inco	rporator	Date

Attachment to Articles of Incorporation for Team Siege Baseball 2031-2032 Inc.

The following language relates to the Corporation's tax-exempt status and is not a statement of purposes and powers.

Said Corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

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 the purpose clause. 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 earried 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, assets shall be distributed for one or more exempt purposes within the meaning of section 50l(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.