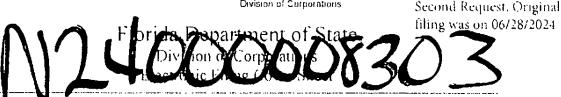
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Division of Corporations



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FLORIDA PROFIT/NON PROFIT CORPORATION

G1 Sports Inc.

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COVER LETTER

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

SUBJECT: Gl Sports In		ORATE NAME - <u>MUST INC</u>	<u>ZLUDE SUFFIX</u>)		
Enclosed is an original a	, and one (1) copy of the Art	icles of Incorporation and	a check for :		
□ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	■\$78.75 Filing Fee & Certified Copy	S87.50 Filing Fee, Certified Copy & Certificate	1.1330.5 ¹¹ 1 Thr 1002	
	Erik Troutlem, Legalzoom.co	ADDITIONAL CO	PY REQUIRED	_	£ £ £
FROM:	•	me (Printed or typed)	- - - 	MID: LE	
		Address			
	City, State & Zip 323 962-8600 ext 9724 Daytine Telephone number		-		
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,	rumanagemeni@legalzoom.c	oni future annual report notificatio	.		

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 corporation shall be: PRINCIPAL OFFICE PRI	••			
<u>ARTICI,E I</u>					
821	Principal <u>street</u> address: 38 Greenshire Dr.		Mailing address, if diff	ferent is:	
			• •	• • • • • • • • • • • • • • • • • • • •	
Ta:	mpa, FL 33634				· · · · · · · · · · · · · · · · · · ·
ARTICLE II	H PURPOSE				•
The purpose	for which the corporation is organiz	Please see attachmen	<u> </u>		
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				<u>Ω</u>	724,
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ARTICLE II	V MANNER OF ELECTION directors of the corporation ar	The manner in which the dire	ctors are elected and appointed will be stated in the bylan	d: The method	2
which the	W MANNER OF ELECTION directors of the corporation are INITIAL OFFICERS AND/OR	The manner in which the directed or appointed very part of the directed very part of the directe	will be stated in the hylar	d: The niethod	2
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Name and Title:	A1.45	Name and Title.			
Address		Address:			
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Name and Title:		Name and Title:	######################################		
Address		Address:			
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ARTICLE VI	REGISTERED AGENT				
	orida street address (P.O. Box NOT acce	ptable) of the registered agent is:	1		
Name:	United States Corporation Agents, Inc	z. 		հշոչ	
Address:	476 Riverside Ave.		iii	3024 JAF 11	T
	Jacksonville, F1, 32202		:		f.
			; ·	FN 12: 1.5	6
	INCORPORATOR dress of the incorporator is:		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	2	
ric name and ad			: <u>3</u>	<u>-</u>	
Name:	Yamilka Delgardo		· - -	"	
Address	8208 Greenshire Dr.				
	Татра, 51, 33634				
ARTICLE VIII	EFFECTIVE DATE:				
(If an effective d	other than the date of filing:ate is listed, the date must be specific at	nd cannot be more than five days prior or 90	days after th	e filing.}	ŀ
	inserted in this block does not incer the a tive date on the Department of State's rec	pplicable statutory filing requirements, this date ords.	will not be be	sted as th	ic
		of process for the above stated corporation at is registered agent and agree to act in this capaci		ignated i	in this
تضمعة	Treutiein	()e	6/24/2024		
I submit this docu	Required Signature of Registered to States Corporation Agents, Inc. iment and affirm that the facts stated here of State constitutes a third degree felony as	in are true. I am aware that any false informatio	Date n submitted in	a docun	ueni to
illa : a	Same constitutes which active Jenny as		10/21	1/24	/
NADY	Required Signature of Incom	iporatoi	Date	1.10-1	
Yamilka Delo	ardo -	•			

Attachment to

Articles of Incorporation of G1 Sports Inc.

Said organization 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 the section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code. The business activity for said organization is as follows: It is a faith based organization whose purpose is to strengthen families and improving the lives id children through sports.

No part of the net earnings of this organization shall inure to the benefit of, or be distributable to, its members, trustees, officers, or other private persons, except that the organization 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 hereof. No substantial part of the activities of this organization shall be the carrying on propaganda, or otherwise attempting to influence legislation, and this organization shall not participate in, or intervene in (including the publishing or distribution of statements), any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the corporation shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, 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 this corporation, assets remaining shall be distributed for one or more exempt purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code, or 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 disposed of shall be disposed by the Court of Common Pleas of the county in which the principal office of the organization 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.

