Thomas Hartwig, Esqu. Requestor's Name Hollywood 1 Ft. 33021

CORPORATION(S) NAME

Western Area Pootball League Finc.



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FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

March 10, 2000

Empire

Miami, FL

SUBJECT: WESTERN AREA FOOTBALL LEAGUE, INC.

Ref. Number: N95000000162

We have received your document for WESTERN AREA FOOTBALL LEAGUE, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The date of adoption of each amendment must be included in the document.

If there are <u>MEMBERS ENTITLED TO VOTE</u> on a proposed amendment, the document must contain: (1) the date of adoption of the amendment by the members and (2) a statement that the number of votes cast for the amendment was sufficient for approval.

If there are <u>NO MEMBERS OR MEMBERS ENTITLED TO VOTE</u> on a proposed amendment, the document must contain: (1) a statement that there are no members or members entitled to vote on the amendment and (2) the date of adoption of the amendment by the board of directors.

If you have any questions concerning the filing of your document, please call (850) 487-6907.

Annette Ramsey Corporate Specialist

Letter Number: 100A00007008

ARTICLES OF AMENDMENT to ARTICLES OF INCORPORATION of WESTERN AREA FOOTBALL LEAGUE, INC.

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following Articles of Amendment to its Apples of Incorporation.

FIRST: Amendments adopted: The following Articles were Amended and Restated: Article I, Article II, Article IV, Article IV, Article VI, Article VII, Article VIII, Article IX, Article XI.

SECOND: The date of adoption of the Amendments was February 13, 2000.

THIRD: Adoption of Amendment

The Amendments were adopted by the members and the number of votes cast for the Amendments were sufficient for approval.

WESTERN AREA FOOTPALL LEAGUE, INC.

Louis Stour, President

Louis Stour, Presi

3/10/60 --

ENMINE

AMENDED AND RESTATED ARTICLES OF INCORPORATION OF WESTERN AREA FOOTBALL LEAGUE, INC. A FLORIDA NOT FOR PROFIT CORPORATION

The undersigned, Directors of a Florida Corporation under the Florida Not for Profit Corporation Act, hereby causes to be delivered the following Amended and Restated Articles of Incorporation for such Corporation:

ARTICLE I NAME

The name of the Corporation is WESTERN AREA FOOTBALL LEAGUE, INC.

ARTICLE II ADDRESS

The address of the principal office of the Corporation is 150 SW 159th Way; Sunrise, Florida 33326.

The Corporation's mailing address is 1112 Weston Road, PMB #155; Weston, Florida 33326.

ARTICLE III PURPOSE

The purpose for which the corporation is formed, and the business and the objects to be carried on and promoted by it, are as follows:

- 1. The purposes for which the corporation is organized are to receive and maintain real or personal property, or both, and, subject to the restrictions and limitations hereinafter set forth, to use and apply the whole or any part of the income therefrom and the principal thereof exclusively for charitable, religious, scientific, literary, or educational purposes either directly or by contributions to organizations that qualify as exempt organizations under Section 501 (c) (3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended.
- 2. The specific purpose for which the corporation is organized shall be: THE PURPOSE OF THE WESTERN AREA FOOTBALL LEAGUE IS TO PROVIDE FOR THE ORGANIZATION, RUNNING AND FINANCING OF A NON-PROFIT YOUTH FOOTBALL LEAGUE.

- 3. To erect and maintain a building or buildings for the above purposes and to engage in any operation incidental to and essential to carry out the purposes above mentioned.
- 4. To solicit funds and donations in kind and from time to time to further the purposes of this corporation.
- 5. To acquire and receive by purchase, donation or otherwise, any property, real, personal or mixed, and to hold, use and dispose of the same.
- 6. To borrow money and to issue evidences of indebtedness in furtherance of any or all of the objects of its business; and to secure loans by mortgage, pledge, deed of trust, or other lien.
- 7. To apply for, obtain and contract with any federal, state or local government or agency for a direct loan or loans or other financial aid in the form of grants or otherwise relating to the purposes of this corporation.
- 8. To engage in any kind of activity, and to enter into, perform and carry out contracts of any kind, necessary or in connection with, or incidental to the accomplishment of any one or more of the non-profit purposes of the corporation.
- 9. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, any Director or Officer of the corporation or any member of the corporation or any other private individual (except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes), and no Director or Officer of the corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation. No substantial part of the activities of the corporation shall be carrying on each propaganda, or otherwise attempting to influence legislation and the corporation shall not participate in, or intervene in (including the publication or distribution of statement) any political campaign on behalf of any candidate for public office.
- 10. Notwithstanding any other provision of these Articles, the corporation shall not carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c) (3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended, or by an organization, contributions to which are deductible under Section 170 (c) (2) of the Internal Revenue Code and said Regulations as they now exist or as they may hereafter be amended.
- 11. Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, disposes of all of the assets of the corporation exclusively for the purposes of corporation in

such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provisions of any future United States Internal Revenue Law), as the Board of Directors shall determine. Any of such assets not so disposed of by the Circuit Court of _______ County, Florida in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said script shall determine, which are organized and operated exclusively for such purposes.

12. The corporation shall have such powers as are conferred upon it by Chapter 617 of the Laws of the State of Florida, and to exercise those powers in the accomplishment of its objects and purposes.

The By-Laws may impose other conditions of membership from time to time.

ARTICLE IV

The manner in which the directors are elected or appointed shall be: THE MANNER OF ELECTION WILL BE STATED IN THE BYLAWS.

ARTICLE V REGISTERED OFFICE AND AGENT

The street address of the initial registered office of the Corporation is 150 S.W. 159th Way; Sunrise, Florida 33326, and the name of the Registered Agent of the Corporation is David R. Hoodiman.

ARTICLE VI INCORPORATOR

The name and address of the person signing these Articles are as follows:

Name Address
Lou Srour 933 Tanglewood Circle
Weston, FL 33326

ARTICLE VII

The affairs of the corporation shall be managed by a President, Vice President, Secretary and a Treasurer and such other officers as may from time to time be created by the Board of Directors. The names of the officers and the office they shall hold until the next election shall be:

Name	Address
Louis Srour	933 Tanglewood Circle P Weston, FL 33326
≱Mark Slorp	10690 SW 23 rd Street v Davie, FL 33324
, Robert Rose	425 Sailboat Circle T Weston, FL 33326
David Hoodiman	150 SW 159 th Way - v Sunrise, FL 33326
Kimberly Slorp	10690 SW 23 rd Street S Davie, FL 33324

ARTICLE VIII APPOINTMENT OF DIRECTORS

The Corporation shall initially have a minimum of three (3) members of the Board of Directors to hold office until their successors are duly elected and qualified.

The following persons shall constitute the current Board of Directors of the Corporation:

Name	Address
Louis Srour	933 Tanglewood Circle Weston, FL 33326
Mark Slorp	10690 SW 23 rd Street Davie, FL 33324
Robert Rose	425 Sailboat Circle Weston, FL 33326
David Hoodiman	150 SW 159 th Way Sunrise, FL 33326
Kimberly Slorp	10690 SW 23 rd Street Davie, FL 33324

ARTICLE IX DISSOLUTION

These Articles of Incorporation may be amended by a majority vote of the Board of Directors at any special meeting called for that purpose, after first giving at least ten (10) days written notice of the meeting. Amendments to the Articles of Incorporation shall only be effective from the date of approval in writing by Chairman of the Board.

It is hereby expressly provided that in the determination of whether an individual qualifies and should be thus entitled to membership, the Officers of this Corporation, to abide by the By-Laws promulgated by the Board of Directors in determining whether any certain individual qualifies in accordance with the criteria herein established. It is hereby expressly provided that said By-Laws shall not discriminate or be applied in any manner which may be contrary to the purposes described in these Articles of Incorporation or which would disqualify this corporation's qualification as an organization exempt from taxation under Section 501 (c) (3) of the Internal Revenue Code.

ARTICLE X POWERS

The By-Laws of the corporation may be amended from time to time by a majority vote of the Board of Directors at a meeting called especially for that purpose and after giving at least ten (10) days notice of said meeting in writing.

ARTICLE XI

The corporation shall hold an annual meeting for members within ninety (90) days of the end of its fiscal year as determined by the Board of Directors. At such meeting Directors shall be elected or appointed in accordance with the By-Laws.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation this 21 day of January, 2000.

Louis Srour President

STATE OF FLORIDA

COUNTY OF BROWARD) ss:

Sworp to and subscribed before me this 231 day of February, 2000, by Louis

(V) Personally known to me; or

Produced Identification; Type of Identification produced

NOTARY PUBLIC

Commission No.:

Tiulang E Valdes

My Commission Explain My Commission CC767151
Expres August 13, 2002

Tiulang E Valdes My Commission CC767151 Expires August 13, 2002