FLORIDA DIVISION OF CORPORATIONS 9:16 AM PUBLIC ACCESS SYSTEM ELECTRONIC FILING COVER SHEET

(((H98ØØØØ13Ø87 5)))

DIVISION OF CORPORATIONS TO:

FAX #: (850)922-4001

072720000101 ACCT#:

- FAX #:

FROM: FILINGS, INC.

CONTACT: TERESA ROMAN PHONE: (850)385-6735

(850) 561-1025

NAME: NATIONAL YOUTH FOOTBALL LEAGUE, INC. AUDIT NUMBER..... H98000013087 DOC

TYPE......FLORIDA NON-PROFIT CORPORATION CERT. OF STATUS.. Ø DEL.METHOD.. FAX EST.CHARGE.. PAGES..... 4 CERT. COPIES..... Ø \$70.00 NOTE: PLEASE PRINT THIS PAGE AND USE IT AS A COVER SHEET. TYPE THE FAX

AUDIT NUMBER ON THE TOP AND BOTTOM OF ALL PAGES OF THE DOCUMENT

** ENTER 'M' FOR MENU. **

Articles of Incorporation

of



NATIONAL YOUTH FOOTBALL LEAGUE, INC.

##£, hereby associate ourselves together as a corporation not for profit, under the laws of the State of Florida, and under these Articles of Incorporation.

ARTICLE I. CORPORATE NAME

The name of this corporation is NATIONAL YOUTH FOOTBALL LEAGUE, INC.

ARTICLE II. PRINCIPAL OFFICE

The initial principal office street address and the mailing address of this corporation is 1180 NW 184 Way, Pembroke Pines, Florida.

ARTICLE III. GENERAL PURPOSE OF THE CORPORATION

The general purposes for which this corporation has been organized are as follows:

- (A) To promote and maintain physical exercise, physical fitness, and the moral well being of our youth.
- (B) To engage, assist, encourage, participate, and teach the fundamentals of football.
 - (C) To further sportsmanship and honor among youth in a competitive atmosphere.
- (D) To promote and oversee amateur games, contests, sports, and athletics while evaluating the standards of a competitive level of amateur athletics.
 - (E) To foster and encourage community pride through local amateur athletics.
 - (F) To enact and establish rules and regulations governing such games,

JACQUELYN L. WOOGEN. ESQ. F8N: 078123 - 1820 NE 163 St., Ste. 305 N MIAMI BEACH. FL 33162 (305) 948-8811 contests, competitions, and exhibitions; determining and defining awards and prizes for winning contests, defining and awarding tokens and insignia of championships, and determining and defining breaches and infractions of its rules and regulations, and imposing penalties therefore in accordance with the law.

- (G) To exercise disciplinary authority so far as is lawful over all persons engaged in such games, competitions, and exhibitions. To the end of that these games and contests may be subject to clean and dignified competition.
- (H) To assist in combating juvenile delinquency by providing and promoting the physical and emotional well being of young athletes.

ARTICLES IV. BYLAWS

The Bylaws of this corporation shall be adopted by its members and may be altered, amended or rescinded in the manner provided for by and in the Bylaws.

ARTICLE V. INITIAL REGISTERED AGENT AND OFFICE

The name and address of the initial registered agent is as follows:

Rick Dossie, 1180 NW 184th Way, Pembroke Pines, FL 33029

ARTICLE VI. INCORPORATORS

The names and addresses of the incorporator of these Articles of Incorporation is as follows:

Rick Dossie, 1180 NW 184th Way, Pembroke Pines, FL 33029

ARTICLE VII. MEMBERSHIP/ELECTION OF DIRECTORS

The qualifications, conditions, and manner of admission for members and election of appointment to the Board of Directors shall be regulated by the pertinent provisions stated in the Bylaws.

ARTICLE VIII. INITIAL DIRECTORS

The names and street addresses of the members of the Board of Directors and Officers are as follows:

President: Rick Dossie 1180 NW 184th Way Pembroke Pines, FL 33029

(954) 436-1610 Pager: 750-7363 Vice President: Dwain Douglas

3200 NW 151 Terrace Miami, FL 33054 (305) 769-9884

Vice President: Eddy Allen 13581 NW 4th St., Apt. 203 Pembroke Pines, FL 33028

(954) 438-7934

Secretary Treasurer: Brenda Montgomery

6960 SW 36th St. Miramar, FL 33023 (954) 983-3359

The election of a successive Board of Directors and Administrative Officers, their numbers, powers, duties, and terms of office shall be provided for in the Bylaws.

ARTICLE IX. AMENDMENT

Amendment of this charter may be had only in accordance with the laws and statues of the State of Florida and after approval and adoption of the proposed amendments by the membership in conference, pursuant to notice duly given as to the time and purpose of said conference, whether regular or special, or by such other notice and procedure provided in the Bylaws.

ARTICLE X. TERM OF EXISTENCE

This corporation shall exist perpetually.

ARTICLE XJ. DISSOLUTION

In the event of dissolution, the residual assets of the corporation shall be turned over to one or more organizations which themselves are exempt as not for profit organizations.

Acknowledgment of the Incorporator and Execution by the Chairman of the Avard of Birectors

a -tturnes se vie menter et mittellien	
In acknowledgment and witness substead, the undersigned as an incorporator, and duly	
authorized Officer of the Board of Directors of the corporation has set his hand and seal the	
77H 3	
- real hossie	
Rick Dossie, as Incorporator	
and President of the Board	
7% & 	8
Acceptance of Registered Agent	
77	
decimand is the Asternant and	
designated in the Afficies of Incorporation, I, Rick Dossie, hereby accepts to act in this	
designated in the Articles of Incorporation, I, Rick Dossie, hereby accepts to act in this capacity, and agrees to comply with the provisions of the Florida statues pertaining to the	
duties and responsibilities of a Registered Agent,	
\sim	
Rick Dossie.	
as Registered Agent	
STATE OF FLORIDA	
COUNTY OF MIAMI-DADE	
and the same of the same	
I hereby certify that on this 7th day of July 19 98 before	
me, Rick Dossie, and officer duly authorized so to act and as Registered Agent, personally	
appeared and executed these Articles of Incorporations for the purposes stated therein.	
Personally known OR Producedas identification.	
Witness my famb and official scal in the aforesaid State, County, and Date.	
at substantials	
Notar Public	
SEAL}	