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PHILIP F. NOHRR	Ivno 22, 1000	
WILLIAM G. BOLTIN, III	June 23, 1999	OF COUNSEL
R. LEE BENNETT		MALCOLM R. KIRSCHENBAUM
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Via Hand Delivery

800002913258---8 -06/23/99--01049--028 *****78.75 *****78.75

To Whom It May Concern:

Enclosed for filing, please find the ARTICLES OF INCORPORATION, along with a check in the amount of \$78.75 for the applicable filing fees and fees to obtain a CERTIFIED COPY of the Articles of Incorporation for the following entity:

TEAM CENTRAL FLORIDA 2000, INC.

Upon receipt, please "date stamp" the copy of this letter provided and call Ann Cotroneo at 222-7717, when the document is ready.

Very truly yours,

. Planty

Kelly B. Plante



KBP/amc Enclosures

GHRCORP/GHR.134 Buchanan/55316-1

MELBOURNE

ORLANDO

ARTICLES OF INCORPORATION OF TEAM CENTRAL FLORIDA 2000, INC.



The undersigned hereby forms a corporation not for profit under Chapter 617 of the Florida Statutes, and, for these purposes, does hereby adopt the following Articles of Incorporation.

ARTICLE I - NAME

The name of the Corporation shall be TEAM CENTRAL FLORIDA 2000, INC.

ARTICLE II - PURPOSES

The purposes for which the Corporation is organized are:

In particular, to encourage and promote amateur athletics in the Central Florida area by sponsoring amateur athletic events, including, but not limited to, hosting the Junior Olympics.

In general, to do any and all acts and things, and to exercise any and all powers which now or hereafter are lawful for the Corporation to do or exercise under and pursuant to the laws of the State of Florida for the purpose of accomplishing any of the purposes of the Corporation.

The purposes for which this Corporation is organized shall be limited to those which are strictly charitable. In no event shall this Corporation engage in any activity which would be contrary to the purposes and activities: (1) permitted to be engaged in by any organization the activities of which are exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986; or (2) of a corporation, contributions to which are deductible under

Section 170(c)(2) of the Internal Revenue Code of 1986, as hereafter amended, and the applicable rules and regulations thereunder.

The Corporation shall not engage, nor shall any of its funds, property, or income be used, in carrying on propaganda or otherwise attempting to influence legislation, nor shall the Corporation participate in or intervene in (including the publishing or distributing of statements) any political campaign on behalf of any candidate for public office, nor shall the Corporation engage in subversive activities.

The Corporation shall not be operated for the primary purpose of carrying on an unrelated trade or business as defined in Section 513 of the Internal Revenue Code of 1986, as hereafter amended, and the applicable rules and regulations thereunder.

No compensation shall be paid to any member, officer, director, trustee, creator or organizer of the Corporation or substantial contributor to it except as a reasonable allowance for services actually rendered to or for the Corporation.

The Corporation is organized to serve public interests. Accordingly, it shall not be operated for the benefit of private interests.

ARTICLE III - POWERS

The Corporation shall have all the powers granted to not for profit corporations under the laws of the State of Florida which are necessary or convenient to effect any and all purposes for which the Corporation is organized. In no event, however, shall the Corporation have or exercise any power which would cause it not to qualify as a tax-exempt organization under Section 501(c)(3) or Section 170 of the Internal Revenue Code of 1986, as hereafter amended, and the

applicable rules and regulations thereunder; nor shall the Corporation engage directly or indirectly in any activity which would cause the loss of such qualification. No part of the assets or the net earnings, current or accumulated, of the Corporation shall inure to the benefit of any private individual.

ARTICLE IV - MEMBERS

The Corporation shall have no members.

ARTICLE V - TERM OF EXISTENCE

The Corporation shall have perpetual existence.

ARTICLE VI - OFFICERS AND DIRECTORS

A. The affairs of the Corporation shall be managed by a Board of Directors consisting of not less than three (3) nor more than seven (7) persons. The number of directors shall be fixed in the By-Laws of this Corporation.

B. The Directors shall be appointed and/or recommended as follows:

(1) One director shall be appointed by The Central Florida Sports

Commission, Inc.;

. J.

(2) Each of the five Counties constituting the Central Florida area, including

Orange County, Osceola County, Seminole County, Lake County, and Volusia County, shall recommend one director to represent their County for consideration by the current Board of Directors; and

(3) One director shall be appointed by a majority vote of the current Board ofDirectors from among the general public.

C. In the event of a vacancy on the Board of Directors for any reason, a replacement director shall be recommended to the Board of Directors subject to the requirements contained in the foregoing Section B relating to the vacancy created. Replacement Directors shall be elected by a majority vote of the directors entitled to vote and currently in office. Any director may be removed with or without cause by majority vote of the Board of Directors.

.....

D. The officers of the Corporation shall consist of a Chairman, a Vice Chairman, a Secretary, and a Treasurer. Each officer shall serve for a term of one (1) year, beginning the 1st day of the month immediately following his election by a majority of the Board of Directors at the annual meeting of the Board of Directors. Officers may be re-elected to serve subsequent terms. In the event of a vacancy on the Board of Directors or in any office for any reason, the Board of Directors shall fill such vacancy for the unexpired term.

ARTICLE VII - FIRST BOARD OF DIRECTORS

The number of persons constituting the first Board of Directors shall be three (3), and the names and addresses of the persons who are to serve as directors until the first election under these Articles of Incorporation are as follows:

<u>Name</u>	Address
John P. Saboor	126 East Lucerne Circle Orlando, Florida 32801
Dale Lindon	715 Vasser Street Orlando, Florida 32804
Daniel J. Gallogly	201 S. Orange Avenue, Suite 950 Orlando, Florida 32801

ARTICLE VIII - BY-LAWS

The By-Laws of the Corporation shall be adopted and approved by a majority vote of the initial Board of Directors of the Corporation. Thereafter the Bylaws may be altered or rescinded by a majority vote of the Board of Directors present at any meeting of the directors; provided, however, that notice of the proposed amendment, alteration or rescission of the Bylaws shall have been given to the directors at least seven (7) days prior to the date of such meeting.

ARTICLE IX - AMENDMENTS TO THE ARTICLES OF INCORPORATION

Amendments to the Articles of Incorporation may be proposed by the Board of Directors and shall be adopted by action of the majority vote of the directors present at any meeting of the directors, provided, however, that written notice of the proposed amendment shall be given to the directors at least seven⁻(7) days prior to the date of such meeting and provided that no amendment shall authorize the Corporation or its directors to conduct the affairs of the Corporation in any manner or for any purpose contrary to the provisions of Section 501(c) of the Internal Revenue Code and any regulations promulgated thereunder. Any such amendment to the Articles of Incorporation shall be made only in accordance with the laws of the State of Florida.

ARTICLE X - DISSOLUTION

Upon the liquidation or dissolution of the Corporation, its assets, if any, remaining after payment (or provision for payment) of all liabilities of the Corporation, shall be distributed to, and only to, any one or more organizations qualified as exempt under Section 501(c)(3) of the Internal Revenue Code of 1986, as hereafter amended, and the applicable rules and regulations

thereunder. No part of the assets or the net earnings, current or accumulated, of the Corporation shall inure to the benefit of a private individual.

ARTICLE XI - AUDIT

An audit of the financial records of the Corporation shall be conducted annually at the

close of the fiscal year by a firm of certified public accountants engaged by the Board of

Directors.

XII - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this Corporation shall be:

126 East Lucerne Circle Orlando, Florida 32801

The name of the initial registered agent of this Corporation shall be:

John P. Saboor

ARTICLE XIII - CORPORATION'S PRINCIPAL OFFICE AND/OR MAILING ADDRESS

The principal office and/or mailing address of this Corporation shall be: 126 E. Lucerne

Circle, Orlando, Florida 32801.

ARTICLE XIV - INCORPORATOR

The following is the name and street address of the incorporator signing these Articles:

John P. Saboor

IN WITNESS WHEREOF, I have set my hand and seal this 22 day of June, 1999.

John P. Sabbor

STATE OF FLORIDA COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this *A* day of June, 1999, by John P. Saboor.

Bachara S. Buchana_ Signature of Notary Public

BARBARA S. BUCHANAN

(Print Notary Name) My Commission Expires: 3/7/03 Commission No.: CC 806469

Personally known, or Produced Identification Type of Identification Produced:



CERTIFICATE OF ACCEPTANCE AS REGISTERED AGENT

Having been named as the Registered Agent in the Articles of Incorporation of

CENTRAL FLORIDA TEAM 2000, INC., I hereby accept and agree to act in this capacity.

John P. Saboor

66 JUN 23 PH 2: 10 m D