## P0900041869

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| Certified Copies        | _ Certificates     | of Status |
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| Special Instructions to | Filing Officer:    |           |
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## **COVER LETTER**

TO: Amendment Section Division of Corporations

| •  |   |
|--|---|
| NAME OF CORPORATION: <u>Mig</u>  | hthanks Peo Baseball  |
| document number: <u>Poq C</u>  | 2000 41869  |
| The enclosed Articles of Amendment a   | nd fee are submitted for filing.  |
| Please return all correspondence concer  | ming this matter to the following:  |
| E  | Name of Contact Person  |
| Digh   | Firm/ Company   |
| 2867   | A SW 69 CT Address  |
| lli  | QWI F1 33155<br>City/ State and Zip Code  |
| Right_Tec<br>E-mail address:   | to be used for future annual report notification)   |
| For further information concerning this  | matter, please call:  |
| Euilio Lediwa<br>Name of Contact Person  | at (786) 255-4769<br>Area Code & Daytime Telephone Number   |
| Enclosed is a check for the following a  | mount made payable to the Florida Department of State:  |
| \$35 Filing Fee \$43.75 Filing Fee Certificate of Sta  |   |
| Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 | Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301 |

## **Articles of Amendment** to **Articles of Incorporation**

|   | of   |  | 7.0  |
|---|--|--|--|
| Nighthauks  | ProBasel                                     | DALL THE                                     | ALLUR F                                      |
| (Name of Corporation as curren  | atly filed with the Fl                       | orida Dept. of State)                        |  |
| P09000  | 041869                                       |  | ASSESSED FOR                                 |
| (Document Numl  | ber of Corporation (if                       | f known)                                     | THE STORY                                    |
| Pursuant to the provisions of section 607.1006 amendment(s) to its Articles of Incorporation:   | , Florida Statutes, th                       | is <i>Florida Profit Corp</i>                | ,  |
| A. If amending name, enter the new name of  | the corporation:                             |  |  |
| Nighthawks Pro-   | -Baseloal                                    | 1 Tuc  | The new                                      |
| name must be distinguishable and contain the abbreviation "Corp.," "Inc.," or Co.," or the contain the word "chartered," "professioname must contain the word "chartered," "professioname". | he word "corporation"<br>designation "Corp," | on," "company," or '<br>"Inc," or "Co". A pr | 'incorporated" or the ofessional corporation |
| B. Enter new principal office address, if appl<br>(Principal office address <u>MUST BE A STREE</u> )  |  |  |  |
|   | <del></del>                                  |  |  |
|   | <del></del>                                  |  |  |
| C. Enter new mailing address, if applicable:  | OF NOW                                       | <i>~</i> .                                   |  |
| (Mailing address <u>MAY BE A POST OFFIC</u>   | <u>E BOX</u> )                               |  | · · · · · · · · · · · · · · · · · · ·        |
|   |  | <u> </u>                                     | <del></del>                                  |
|   |  | <u>′</u>                                     |  |
| D. If amending the registered agent and/or re   |  |  | ne name of the                               |
| new registered agent and/or the new regis   | tered office address:                        | <u>.</u>                                     |  |
| Name of New Registered Agent:   |  |  |  |
|   |  |  |  |
| New Registered Office Address:  | (Floridá st                                  | reet address)                                |  |
|   |  | r  | lorida                                       |
| -   | (City)                                       | (Zip Cod                                     |  |
| Now Desigtand Agentle Signature if shanging   | a Dogistaned Agents                          |  |  |
| New Registered Agent's Signature, if changin<br>I hereby accept the appointment as registered as  |  |  | gations of the position.                     |
|   |  | -  |  |
|   | ignature of New Regi                         | stered Agent, if changin                     | <del>g</del>                                 |

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

| Title .    | <u>Name</u>  | Address                             | Type of Action |
|------------|--|-------------------------------------|----------------|
| <u>P</u>   | Jorge L Podriquez  | 2867 A SW 69 CT<br>WIAMI FT 33155   | ☐ Add ■ Remove |
| P          | Emilio Medina  | 2867 A SW 69 CT<br>WiAuri Fl 33155  | Add Remove     |
| <u>VP</u>  | Jorge L Podriguez  | 2867 A SW 69 CT<br>Klinewi Fl 33155 | Add  Remove    |
|            | g or adding additional Articles, enter tional sheets, if necessary). (Be specif                    |                                     |                |
|            |  |                                     |                |
|            |  |                                     |                |
|            |  | ,                                   | . ,,           |
| provisions | ndment provides for an exchange, rects for implementing the amendment if applicable, indicate N/A) |                                     |                |
| Emi        | lio Medina Pre   | esident 51% s                       | shares         |
| Jose       | pe L. Podriquez  | Vice - President                    | 19% share      |
|            |  |                                     |                |

| The date of each amendment(s) adoption: 6 6 6 2009   |
|--|
| Effective date if applicable: (atte of adoption is required)  (no more than 90 days after amendment file date)   |
|  |
| Adoption of Amendment(s) (CHECK ONE)   |
| The amendment(s) was/were adopted by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.   |
| The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):       |
| "The number of votes cast for the amendment(s) was/were sufficient for approval  |
| by"  |
| (voting group)   |
| The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.  |
| The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.   |
| DatedSignature   |
| (By director) president or other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed siduciary by that fiduciary) |
| Tolge L Podlique 7 (Typed or printed name of person signing)   |
| (Title of person signing)  |