## 000 87872 Address City/State/Zip Phone # Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): 1. (Corporation Name) (Document #) (Corporation Name) (Document #) 3. (Corporation Name) (Document #) (Corporation Name) (Document #) Pick up time □ Walk in Certified Copy Mail out ☐ Will wait Photocopy Certificate of Status NEW FILINGS AMENDMENTS **400002141684--3** -04/14/97--01029--001 Profit Amendment NonProfit Resignation of R.A., Officer/Director \*\*\*\*700.00 \*\*\*\*87.50 Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger OTHER FILINGS REGISTRATION/ 2 **QUALIFICATION** Annual Report Foreign 771 211 75 199719 Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark Other Examiner's Initials CR2F031(1.95)

# MIRKIN & WOOLF, PA.

Attorneys at Law

South Trust Center · Suite 580 1700 Palm Beach Lakes Blvd. West Palm Beach, Florida 33401 phone 561·687·4460 fax 561·687·3447 e-mail: bizlaw@mirkinwoolf.com

April 9, 1997

Department of State Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

#### Gentlemen:

Enclosed for filing please find an original and one copy of Articles of Amendment to the Articles of Incorporation of the following corporations:

- Dur United Entertainment Corporation;
- 2. Dur Music, Inc.;
- X-Entertainment Corporation;
- 4. B-Dur Publishing, Inc.;
- 5. United Sports Agency Corporation;
- 6. Prairie Moon Records Incorporated;
- 7. 1-Dur Records Corporation; and
- 8. Dur Latin Corporation.

Also enclosed please find a check in the amount of \$700 to cover the filing fees and fees for certified copies of each corporation. Please mail the certified copies to me at the letterhead address above.

Thank you for your immediate attention to this matter.

Sincerely,

MIRKIN & WOOLF, P.A.

Marc S. Woolf

MSW/cmf

cc: Nicole Durr (w/o encl.)

Ivan A. Zigler, Esq. (w/o encl.)

## ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION UNITED SPORTS AGENCY CORPORATION 97 APR 14 Aii 9: 38 OF

Pursuant to the provisions of the Florida Statutes, on February एत्रे , 1997 all of the directors and shareholders of United Sports Agency Corporation, a Florida corporation (the "Corporation"), adopted the following resolutions by written consent:

RESOLVED:

That the authorized capital of the Corporation should be changed to 1,000,000 shares of

common stock, \$0.01 par value per share.

RESOLVED: That all references to the Florida General

Corporation Act be changed to the Florida

Business Corporation Act.

That the Articles of Incorporation as filed RESOLVED:

with the Florida State Department should be

amended to reflect the foregoing resolutions.

That the President of the Corporation is RESOLVED:

> authorized to take any and all action necessary in order to reflect the change in the

authorized capital of the Corporation.

NOW THEREFORE, in accordance with the foregoing resolutions, Article VI of the Corporation's Articles of Incorporation amended to read as follows:

### ARTICLE VI. CAPITAL STOCK

The total number of shares which the Corporation shall have authority to issue is one million (1,000,000) shares of common stock having a par value of \$0.01 per share.

IN WITNESS WHEREOF, the President of the Corporation has executed and submitted this instrument this 28 day of February, 1997.

Nicole Durr, President