STATE OF ALABAMA

DOMESTIC LIMITED LIABILITY COMPANY GUIDELINES ARTICLES OF AMENDMENT TO ARTICLES OF ORGANIZATION

INSTRUCTIONS

- Step 1: Within 30 days of a name change, false or erroneous statement in the articles of organization, change in the period of duration, or a change in any statement in the articles of organization, an amendment should be filed to reflect the occurrence of the event(s).
- Step 2: File the original and two copies in the county where the original Articles of Organization are filed. The Secretary of State's filing fee is \$0. Please contact the Judge of Probate to verify the probate filing fee.

Pursuant to 10-12-11 of the Alabama Limited Liability Company Act, the undersigned hereby adopts the following Articles of Amendment:

Article I	The name of the limited liability company: <u>GYM POWENL</u> , LLC
Article II	The date of filing of the articles of organization: NOVWBLA 18, 199,8
Article III	The following amendment was adopted in the manner provided for by the Alabama Limited Liability Act: REM のいじ MEMBLAS
	GEORGE L. CARTURIR. ROY DALE CARTER
	AND GUDRGE L. CANTIN WUNE NO LIWIUR
	MEMBERS OF THE LLC AS OF JUNE 23, 2004 AS SET FORTH ON ATTACHED LEXITIBIT A'
Article IV	The amendment, consistent with the Limited Liability Company Act, was approved by a majority
	vote of the members entitled to vote or in accordance with the requirements set forth in the
	articles of organization and prescribed by law.
	CIFCOUL DATE JUNE 13, 2004
	George L Conter JR.
	Type or Print'Name of Member

20110408000109750 1/3 \$81.00

Signature of Member

REV. 10/2003

Shelby Cnty Judge of Probate, AL 04/08/2011 11:21:16 AM FILED/CERT

EXITA

STATE OF ALABAMA) SHELBY COUNTY)

BILL OF SALE

KNOW ALL MEN BY THESE PRESENTS, that, in consideration of \$10.00 and other good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged, the undersigned Roy Dale Carter, George L. Carter, Jr. and George Carter (collectively herein "Sellers") do, by their signatures hereto, remise, quitclaim, grant, sell and convey unto Ron McNeely (herein "Purchaser") all of Sellers right, title and interest in and to Gym Power, LLC, and Alabama Limited Liability Company (herein the "LLC") and the real property (herein the "Realty") wherein the business of the LLC is located.

Sellers warrant to Purchaser that Sellers have not previously conveyed or encumbered Sellers interest in the LLC or the Realty. Other than these warranties, Seller makes not warranty as to the interests transferred by this instrument.

TO HAVE AND TO HOLD unto Purchaser, his heirs, successors and assigns forever.

Purchaser and the LLC, for good and valuable considerations, do hereby agree to indemnify and hold Sellers harmless from any claims, demands, suits, causes of action or otherwise resulting from or relating to the operation and ownership of the LLC and the Realty up to the date of this

DONE this 23 day of June, 2004.

SELLERS:

RoyDale Carter

Its: Manager

George Carter^V

PURCHASER:

Ron McNeely

RELEASE and discharge Each other From
Amy & All claims involving the operation
of the LLE up until the date of
this instrument.

20110408000109750 2/3 \$81.00 Shelby Cnty Judge of Probate, AL 04/08/2011 11:21:16 AM FILED/CERT Monday, June 21, 2004

To Whom It May Concern,

I, Roy Dale Carter, do appoint George L Carter to act as my agent and do assign Power of Attorney to George L. Carter to transfer my interest and ownership of Powerhouse Gym and all stock owned by Roy Dale Carter, as he desires.

Roy Dale Carter

Cyphico yvanne huken 9-25-06

> 20110408000109750 3/3 \$81.00 Shelby Cnty Judge of Probate, AL

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