ARTICLES	OF	AMENDMENT
----------	----	------------------

(Non-profit)

	(Non-pront)	4/200
	To the Secretary of State of the State of Ida Pursuant to Title 30, Chapter 3, Idaho C non-profit corporation amends its articl follows:	aho Code, the undersigned CAEPARY es of incorporation as STATE OF IDAHOTE Judo Club, Inc.
1. The r	name of the corporation is: McCall	Judo Club, Inc.
	ext of each amendment is as follows:	
4. Man	date of adoption of the amendment(s) was: her of adoption (check one): Each amendment consists exclusively of matte	August 24 2001 Its which do not require member approval pursuant to
i i	section 30-3-90, Idano Code, and was, therefor a. The number of directors entitled to vote was b. The number of directors that voted for each c. The number of directors that voted against of	amendment was:
t	The amendment consists of matters other than therefore adopted by the members. (Please fill spots) a. The number of members entitled to vote was:	those described in section 30-3-90, Idaho Code, and was, baces below)
	b. The number of members that voted for each amendment was:3	Customer Acct #:
	 The number of members that voted against each amendment was: 	(# using pre-pale account) Secretary of State use only
Dated: _	e: Tun Hart	Secretary of State use only Secretary of State use only INNO SECRETARY OF STATE 39/11/2001 05:00 CK: 3516 CT: 151147 MI, 4144
Typed No Capacity	77:	INNO SECRETARY OF STATE 99/11/2001 05:00 CK: 3516 CT: 151147 IN: 41844

IDAMO SECRETARY OF STATE
09/11/2001 05:00
CK: 3516 CT: 151147 DH: 418444
1 # 38.00 = 38.00 HOM PROF A # 2
1 # 28.00 = 28.00 EXPEDITE C # 3

[XX] Articles -Said corporation is organized exclusively for charitable, educational, religious or scientific purposes, within the meaning of section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tax code.)

[XX] Articles -No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, directors, officers or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of Section 501(c)(3) purposes. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tax code.)

[XX] Articles- Upon dissolution of this corporation assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, i.e. charitable, educational, religious or scientific, or corresponding section of any future Federal tax code, or shall be distributed to the Federal government, or to a state or local government for a public purpose.