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ARTICLES OF AMENDMENT

to

ARTICLES OF INCORPORATION

of

SOUTHWEST FLORIDA ALLSTAR BOOSTER CLUB, INC. (present name)

	(Document Number of Corporatio	n (If Imoven)	<u>.</u> .	
-	(Document Number of Corporatio	u (ii kuowu)		
Pursuant to the property of th	provisions of section 617.1006, Florida Sta ration adopts the following articles of amer	tutes, the undersigned adment to its articles of	Florida `incorpora	tion.
FIRST: Ame	ndment(s) adopted: (INDICATE ARTICLE NUM	MBER (S) BEING AMENDI	ED, ADDED	OR
Revenue Cod at the 5/13/20	eing added and subsequent articles ren e 501(c)(3) and 170(c)(2). These article 02 meeting, but were omitted when the d. See attached complete Articles of In	es were adopted into original articles of in	our by-lav	NS
SECOND: Th	e date of adoption of the amendment(s) wa	s: 05/2002		
	ption of Amendment (CHECK ONE)			
☑ Th	e amendment(s) was(were) adopted by the ast for the amendment was sufficient for ap	members and the numb	er of votes	,• ;
☐ Ti aı	nere are no members or members entitled to mendment(s) was(were) adopted by the boa	vote on the amendment and of directors.	at. The	
	Johnni Lullan	Pusident	Ω	3
	Signature of Chairman, Vice Chairman, President	dent or other officer		
,	Johnnie Griffin		72.55	2
	Typed or printed name		<u> </u>	2
Pre	esident	9/24/02		y C
Pi viloso e silono	Title	Date		ა ა

ARTICLES OF INCORPORATION

ARTICLE I NAME

The name of the corporation shall be: Southwest Florida All-Stars Booster Club, Inc.

ARTICLE II PRINCIPLE OFFICE

Southwest Florida All-Stars Booster Club, Inc 6410 –B Arc Way Ft. Myers, Florida 33912

ARTICLE III PURPOSE

The purpose for which the corporation is organized is to support the teaching of cheerleading and the development of teamwork, sportsmanship and leadership among the members of the Southwest Florida All-Star Cheerleaders. To also, raise funds to assist in the travel requirements for competitions and equipment requirements for the cheerleaders.

ARTICLE IV NON-PROFIT STATEMENT

Section 1:The organization shall be non-commercial, non-sectarian, non-partisan and non-profit. It shall abide by all rules and regulations concerning an exempt organization under section 501(c)(3) and 170(c)(2) of the Internal Revenue Code. No part of the net earnings of the organization shall go to the benefit of its board, trustees, officers or any other private person except as reasonable compensation for services rendered.

Section 2: All funds raised or donated in the name of the association are the assets of the association and not any individual member and are to be used in accordance to the purposes of the association. In the event of the dissolution of the association, the residual assets of the association shall be turned over to another organization to be determined by the executive board as described in Section 501(c)(3) and 170(c)(2) of the Internal Revenue Code or corresponding sections of any future Federal or Florida State Law.

ARTICLE V: MANNER OF ELECTION

The manner in which the directors are elected or appointed: The directors will be elected for a 1 year term by closed ballot at the first monthly meeting of the booster club following team tryouts.

ARTICLE VI: INITIAL DIRECTORS/OFFICERS

Johnnie Griffin, Pres. 1559 Barcelona Ave., Ft. Myers, Fl 33901 Sheryl Jones, V-Pres. 6140 Tidewater Island Circle, Ft. Myers, Fl.33908 Rhonda Beitelschies, Treasure, 849 SE 3rd Terrace, Cape Coral, Fl 33990 Kim Walden, Sec. 5240-1 Cedarbend Drive, Ft. Myers, Fl 33919 Jeffrey Lorber, Sergeant-at-Arms, 110 SE 13th Place, Cape Coral, FL 33990

ARTICLE VII: **INITIAL REGISTERED AGENT & STREET ADDRESS**

Johnnie Griffin

239-332-4003

1559 Barcelona Ave. Ft. Myers, Fl 33901

ARTICLE VIII: INCORPORATER Rhonda Beitelschies 849 SE 3rd Terrace

Cape Coral, Fl 33990

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ARTICLE VII INCORPORATE

Rhonda Beitelschies 849 SE 3rd Terrace Cape Coral, Fl 33990