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Space Coast Steel Boosters, Inc.

P.O. Box 10177 Port St. John, FL 32927

March 12, 2004

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Dear Sir or Madam:

Enclosed are Articles of Amendment to the Articles of Incorporation of Space Coast Steel Boosters, Inc., document number B02000006174. The amendments include address and personnel changes as well as the addition of three articles. Also enclosed is a check for \$43.75, consisting of the \$35.00 filing fee and \$8.75 for one certified copy of the amendment.

My phone number is (321) 480-7688. The phone number for the organization is (321) 750-2018. Your help is appreciated.

Sincerely,

Robert D. Monroe President

Robert D. Monroe



FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

March 19, 2004

ROBERT D. MONROE SPACE COAST STEEL BOOSTERS, INC. P.O. BOX 10177 PORT ST. JOHN, FL 32927

SUBJECT: SPACE COAST STEEL BOOSTERS, INC.

Ref. Number: N02000006174

We have received your document for SPACE COAST STEEL BOOSTERS, INC. and your check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document must state that there are no members or members entitled to vote.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6869.

Letter Number: 404A00018416

Teresa Brown Document Specialist

Space Coast Steel Boosters, Inc.

P.O. Box 10177 Port St. John, FL 32927

March 30, 2004

Teresa Brown Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Ms. Brown:

Per your instruction, enclosed is a corrected Articles of Amendment to the Articles of Incorporation of Space Coast Steel Boosters, Inc., document number B02000006174.

Regards,

Robert D. Monroe President

Robert D. Monroe

Space Coast Steel Boosters, Inc. Articles of Amendment

Page 1 of 2

Articles of Amendment to Articles of Incorporation of Space Coast Steel Boosters, Inc. Document Number N02000006174



Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

First: Amendments adopted:

Article II

The principal place of business address becomes:

P.O. Box 10177

Port Saint John, FL 32927

Articles V, VI and VII

Address of the registered agent, incorporator and director (Edwin L. Anderson) becomes: 665 Pine River Pl. Apt 311

Oviedo, FL 32765

Article VII

Change Director/Treasurer from Richard M. VanGilder to:

Santos A. Ribeiro

6760 Cairo Rd.

Port Saint John, FL 32927

Add Article VIII, Limitation of Purpose

The purposes for which the organization is organized are exclusively educational within the meaning of section 501(C)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

Add Article IX, Limitation of Powers

Notwithstanding any other provisions of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 501(C)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

Space Coast Steel Boosters, Inc. **Articles of Amendment**

Page 2 of 2

Add Article X, Dedication of Assets

Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(C)(3) of the Internal Revenue Code of 1986, or corresponding section of any future Federal tax code, or shall be distributed to the Federal, state, or local government for a public purpose. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the organization is then located, exclusively for such purposes.

Second: The date of adoption of these amendments was March 12, 2004.

Third: Adoption of the Amendments

Other than the Directors of the Corporation, there are no members entitled to vote on the adoption of amendments. The amendments were adopted by the Board of Directors.

Robert D. Monroe, President