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# TRANSMITTAL LETTER

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

SUBJECT: West Flo	orida High School Sof	Etball Boosters Inc	! <b>.</b>		
	(PROPOSED CORPORAT)	E NAME – <u>MUST INCLU</u>	DE SUFFIX)		
Enclosed is an original a	nd one(1) copy of the articl	es of incorporation and a	check for:		
□ \$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	🔀 \$87.50 Filing Fee, Certified Copy & Certificate		
		ADDITIONAL CO	PY REQUIRED		
FROM:	! Robert C. McKibben				
Name (Printed or typed)					
2796 Wilde Lake Blvd Address					
Pensacola Florida 32526					
City, State & Zip					
	(950) 044 0170				

NOTE: Please provide the original and one copy of the articles.

Daytime Telephone number

# ARTICLES OF INCORPORATION OF WEST FLORIDA HIGH SCHOOL SOFTBALL BOOSTERS INC. (Non-Authoritative)

We, the undersigned, hereby associate ourselves together for the purpose of being a corporation not for profit under Chapter 617, Laws of the State of Florida, providing for the formation, liability, rights, privileges and immunities of a corporation not for profit.

## ARTICLE I - NAME

The name of this Corporation shall be WEST FLORIDA HIGH SCHOOL SOFTBALL BOOSTERS INC.

### ARTICLE II - PRINCIPAL OFFICE

The principal place of business for this Corporation is WEST FLORIDA HIGH SCHOOL. The mailing address for this Corporation is: 200 Sand Trap Lane Pensacola, Florida 32526

### ARTICLE III - DURATION

This Corporation shall exist perpetually unless dissolved according to law.

### ARTICLE IV - PURPOSE

The Corporation is organized exclusively for charitable and educational purposes, within the meaning of section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501 (c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. The Corporation may conduct programs and activities; raise funds, request and receive grants, gifts, contributions, dues and bequests of money, real and personal property; or acquire, receive, hold, invest and administer, in its own name, securities, funds, objects of value, or other property, real or personal, and make expenditures and distributions for the benefit of West Florida High School, a local public school and/or it's athletic programs and other organizations exempt under 501(c)(3) of the Internal Revenue Code in such manner as the Board od Directors may determine to be appropriate to further the foregoing purpose, and shall have all powers conferred by or permissible under the Florida Not for Profit Corporation Act.

### ARTICLE V - MEMBERS

The Corporation shall have members. The Board of Directors of the Corporation shall have the power to admit members to the Corporation in such manner, subject to such qualifications, and upon such terms and conditions and with such rights and privileges, including voting, as may be provided from time to time in the Bylaws of the Corporation and as are not inconsistent with any provision of these Articles of incorporation. All persons who are interested in the objectives of the Corporation shall be eligible for membership. Failure to pay membership dues as may be required by the Board of directors under the Bylaws shall be sufficient cause for termination of membership with a hearing. The Corporation shall provide for equal membership to all persons regardless of race, color, religion, sex, natural origin or age except as set by law.

### ARTICLE VI - PROHIBITED ACTIVITIES

No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its 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 the purposes set for in Article IV hereof. 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 in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of 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 by (a) a corporation exempt from Federal Income Tax under Section 501(c)(3) of the internal Revenue Code of 1986 ( or corresponding provision of any future United States Internal Revenue Law) or (b) a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code for 1986 (of the corresponding provision of any future United State Internal Revenue Law).

### ARTICLE VII - DISPOSITION OF ASSETS UPON DISSOLUTION

Upon the dissolution of the Corporation, the Board of Directors shall pay or make provision for the payment of all of the liabilities of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organizations organized and operated exclusively for charitable and educational purposes as shall at the time qualify as an exempt organization under Section 501(c)(3) of Internal Revenue coed of 1986 (or the corresponding provision of any future United States Internal Revenue Law) as the Boar of Directors shall determine. Any of such assets not so disposed of shall be disposed of by the Court of General Sessions of Florida exclusively for such purposes or to such organization or organizations as said Court shall determine,

which are organized and operated exclusively for such purposes.

### ARTICLE VIII - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office or this Corporation is <u>200 Sand Trap Lane</u>; <u>Pensacola</u>, <u>Florida 32526</u>, and the name of the initial registered agent of this Corporation at that address is <u>Veronica B. Robinson</u>.

### ARTICLE IX - BOARD OF DIRECTORS

The corporation shall have a Board of Directors that will govern all activities of the West Florida High School Softball Boosters Inc., as specified in the Bylaws. The Bylaws shall also provide for their duties, functions and manner of election. The Board of Directors shall manage the affairs of the Corporation. The names and street addresses of the members of the first Board of Directors and Officers, all of who shall hold office until their successors are duly elected and qualified, are as follows:

Robert Pilgrim 1961 Fox Quarry Circle Cantonment, FL 32533

Jeanne Pilgrim 1961 Fox Quarry Circle Cantonment. FL 32533

Robert Mayall 6351 Rambler Drive Pensacola, FL 32505

Kimberly Mayall 6351 Rambler Drive Pensacola, FL 32505

Frederick L. Robinson 200 Sand Trap Lane Pensacola, FL 32526

Veronica B. Robinson 200 Sand Trap Lane Pensacola, FL 32526 Gary Hammac 7112 Glendora Street Pensacola, FL 32526

Laura Hammac 7112 Glendora Street Pensacola, FL 32526

Mack Weeks 906 Dominguez Street Pensacola, FL 32505

Mellisa Weeks 906 Dominguez Street Pensacola, FL 32505

Robert C. McKibben 2796 Wilde Lake Blvd Pensacola, FL 32526

Joquita M. McKibben 2796 Wilde Lake Blvd Pensacola, FL 32526 Julie Thomas 1411 N. Y Street Pensacola, FL 32505

Keith Vinson 8244 Excelsior Dr. Pensacola, FL 32514

Patricia Vinson 8244 Excelsior Dr. Pensacola, FL 32514

Monica S. Anoai-Albright 10571 Fair Pine Drive Pensacola, FL 32506

Deborah Arnold 3345 Marion Oaks Way Pensacola FL 32507

Gail Combs 9800 Wanda Drive Pensacola FL 32514 Deborah L. Simpson 18 Arapaho Drive N. Pensacola, FL 32507

Joseph Rogers 3370 Arizona Drive Pensacola, FL 32523

Polly Rogers 3370 Arizona Drive Pensacola, FL 32523

Lisa Clark 3386 Joanna Drive Pace FL 32571

John Arnold 3345 Marion Oaks Way Pensacola FL 32507

Andrew Combs 9800 Wanda Drive Pensacola FL 32514

### ARTICLE X - AMENDMENTS

The Board of Directors may amend these Articles of Incorporation from time to time at any meeting by two-thirds (2/3) vote of the members of the Corporation present and voting at any meeting called for that purpose, provided that notice as described in the Bylaws has been given to all members of the character of the proposed amendment, or amendments, to be voted upon.

### ARTICLE XI - BYLAWS

The Bylaws of the Corporation shall be adopted by the Board of Directors and may be altered, amended or rescinded in the manner provided by the Bylaws.

### ARTICLE XII - INCORPORATOR

The name and street address of the incorporator to these Articles of Incorporation is

Dr. Robert C. McKibben

2796 Wilde Lake Blvd

Pensacola, Florida 32526

with and accept the appointment as registered agent and agree to act in this capacity.

IN WITNESS WHEREOF, the undersigned Incorporator has executed these Articles of

Signature of Registered Agent

Date

11-28-03

Date

11-38-03

Date

Signature of Incorporator

Date

TAMES M. Print Name

Notary Public, State of Florida

My Commission Expires: 6/11/2007