# NO9 000012198

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# **COVER LETTER**

TO: Amendment Section Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

NAME OF CORPORATION: GOLD COA	AST DERBY GRRL	S, INC		
DOCUMENT NUMBER: N09000012198	3	·		
The enclosed Articles of Amendment and fee a	are submitted for filing.			
Please return all correspondence concerning th	is matter to the followi	ng:		
MICHELE CROUGH			,	
	(Name of Conta	nct Person)		
	(Firm/ Con	npany)	<del></del>	
3651 SW 23rd Street				
3331 377 2374 Silver	(Addre			
		•		
Fort Lauderdale, FL 33312		<u></u>		
	(City/ State and	Zip Code)		
goldcoastderbygrrls@gmail.com				
E-mail address: (to b	oe used for future annua	al report notification	n)	
For further information concerning this matter,	please call:			
Michele Crough		at 412	400-8059	
(Name of Contact I	Person)	at 412 (Area Code)	(Daytime Telephone Number)	
Enclosed is a check for the following amount m	nade payable to the Flor	ida Department of	State:	
□ \$35 Filing Fee □ \$43.75 Filing Fe Certificate of \$1	ee & \$\subseteq\$\$\$\square\$\$\$\$\square\$\$\$\$\$\square\$	y Certif ppy is Certif	0 Filing Fee Scate of Status Sied Copy Stional Copy is Sosed)	
Mailing Address  Amendment Section		Street Address		
Division of Corporations		Amendment Section Division of Corporations		

The Centre of Tallahassee

Tallahassee, FL 32303

2415 N. Monroe Street, Suite 810

# Articles of Amendment

to

# Articles of Incorporation of

#### **GOLD COAST DERBY GRRLS, INC.**

## **Document Number of Corporation: N09000012198**

Pursuant to the provisions of section 617.106, Florida Statutes, this Florida Not For Profit Corporation adopts the following amendments to its Articles of Incorporation:

Please amend/add the following additional Articles:

# Articles II - Principal Office

The principal place of business address is: 525 NE 27th St Wilton Manors, FL 33334

#### Article III - Purpose

The purpose for which the corporation is organized is as a Roller Derby Team and to promote the personal growth and development of women through sportsmanship, athleticism, sisterhood, loyalty, hard work, and to become positive role models. Said corporation is organized exclusively for charitable, religious, educational, and scientific purposes, 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.

#### Article IV - Manner of Election

The manner in which directors are elected or appointed is as provided in the Bylaws.

## Article V - Directors, Officers and Trustees

Please amend the following directors, officers or trustees:

Action	Title	Name	Address
Remove	D	Susan Long	525 NE 27th St Wilton Manors, FL 33334
Remove	D	Michelle Johnson	111 E laurel Dr. Margate, FL 33063
Remove	D	Heather Klein	5039 SW 10th Ct Margate, FL 33068
Change	Р	Naomi Church	1100 Verde Ct Deerfield Beach, FL 33064
Change	V	Jessica Alvarez	5265 NE 5th Ave. Oakland Park, FL 33334
Change	Т	Michele Crough	3651 SW 23rd Street Fort Lauderdale, FL 33312
Change	S	Jessica Velez	111 E laurel Dr.

			Margate, FL 33063
Add	D	Heather Perez	5039 SW 10th Ct Margate, FL 33068

#### Article VI - Registered Agent and Street Address

Michele Crough 3651 SW 23rd Street Fort Lauderdale, FL 33312

#### Article VII

No part of the net earnings of the corporation shall incur to the benefit of, or be distributable to its members, trustee, 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 forth in Article III 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 (include 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, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

#### Article VIII - Dissolution Clause

Upon the dissolution of the corporation, assets shall be distributed to XTREME RESCUE INC, 14454 SW 298 Terr., Homestead, FL 33033 and/or Gold Coast Roller Derby, INC, 22987 Inlet Circle, Boca Raton, FL 33428, for exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code.

#### Article IIX

The corporation does indemnify any directors, officers, employees and incorporators of the corporation from any liability regarding the corporation and the business of the corporation, unless the person fraudulently and intentionally violated the law and/or maliciously conducted acts to damage and/or defund the corporation, or as otherwise provided under applicable state and corporate statute.

#### **Adoption of Amendments**

Articles II, and VI were adopted on January 15, 2020 as were reflected in the filing of the corporations' annual report.

The remaining amendments were adopted by the members and the number of votes cast for the amendments were sufficient for approval.

Dated: June 17, 2020

Michele Crough

Director & Registered Agent