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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Anthony & Kathy Stefanacci
3519 SE 5th Avenue
Cape Coral, FL 33904
239.357.7627

February 14, 2011

Florida Department of State
Division of Corporations
Attn: Annette Ramsey
PO Box 6327
Tallahassee, FL 32314

Re: New Corporation

Dear Ms. Ramsey,

Please find enclosed a revised set of articles of incorporation for Cape Coral Predators, Inc. We originally sent in paperwork for Predators Baseball, Inc. and found out that this name is already in use. Your office thought we wanted to make an amendment which is not the case. I've enclosed a copy of the letter you sent along with an additional check for \$35. You should reflect a payment of \$35 from us that was sent with the original articles.

Should you have any questions, please contact me.

Sincerely,



Kathy Stefanacci

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TALLAHASSEE, FLORIDA



FLORIDA DEPARTMENT OF STATE
Division of Corporations

March 3, 2011

KATHY STEFANACCI
3519 SE 5TH AVENUE
CAPE CORAL, FL 33904

SUBJECT: CAPE CORAL PREDATORS, INC.
Ref. Number: W11000012166

We have received your document for CAPE CORAL PREDATORS, INC. and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The effective date is not acceptable since it is not within five working days of the date of receipt.

If you have any questions concerning the filing of your document, please call (850) 245-6913.

Diane Cushing
Regulatory Specialist II Supervisor

Letter Number: 611A00005249

ARTICLES OF INCORPORATION OF
CAPE CORAL PREDATORS, INC.

The undersigned incorporator, for the purpose of forming a Florida not-for-profit corporation, hereby adopts the following Articles of Incorporation:

Article I

The name of this corporation is
Cape Coral Predators, Inc.

Article II

The principal place of business address:
3519 SE 5th Avenue
Cape Coral, FL 33904

The mailing address of the corporation is:
3519 SE 5th Avenue
Cape Coral, FL 33904

Article III

Said corporation is organized exclusively for charitable and educational purpose of development of youth and the sport of baseball, 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.

Notwithstanding any other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code or (2) by a corporation contributions to which are deductible under Section 170(c)(2) of said Code, or the corresponding provisions of any future statute of the United States.

No substantial part of the activities of this corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation; nor shall the corporation participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.

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The property of this Corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of the corporation shall ever inure to the benefit of any director, trustee, member or officer of this corporation, or to any private person.

Upon the dissolution or winding up of the corporation, any assets remaining after payment of, or provision for payment of, all debts and liabilities shall be distributed to a governmental entity described in Section 170(b)(1)(A)(v) of the Internal Revenue Code, or to a nonprofit fund, foundation, or corporation which is organized and operated exclusively for charitable purposes, which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code, and which is qualified to receive "qualified conservation contributions" within the meaning of Section 170(h) of said Code, or the corresponding provisions of any future statute of the United States.

In the event of a liquidation of this corporation, all corporate assets shall be disposed of in such a manner as may be directed by decree of the superior court for the county in which the corporation has its principal office, on petition therefore by the Attorney General or by any person concerned in the dissolution, in a proceeding to which the Attorney General is a party.

Article IV

The manner in which the directors are elected or appointed:

The initial directors are appointed by the Incorporator.

Article V

The name and Florida street address of the registered agent is:

Kathy Stefanacci
3519 SE 5th Avenue
Cape Coral, FL 33904

Article VI

The name and address of the Incorporator is:

Anthony Stefanacci
3519 SE 5th Avenue
Cape Coral, FL 33904

Article VII

The initial officer(s) and/or director(s) of the corporation is/are:

Title: President

Anthony Stefanacci
3519 SE 5th Avenue
Cape Coral, FL 33904

Title: Vice President

Richard Carr
4122 SW 5th Avenue
Cape Coral, FL 33914

Title: Treasurer & Secretary

Vern Stevens
517 SW 9th Street
Cape Coral, FL 33991

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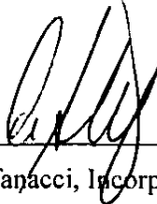
Article VIII

The effective date for this corporation shall be:

March 7, 2011

IN WITNESS WHEREOF, the undersigned, being the Incorporators of Cape Coral Predators, Inc. and the initial directors named in these Articles of Incorporation on March 7, 2011.

INCORPORATORS



Anthony Stefanacci, Incorporator

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

REGISTERED AGENT


Kathy Stefanac, Registered Agent

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