N1200005941

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1112-26641



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05/14/12--01005--022 **86.73

12 JUN 14 PM 3: 14
SECRETARY STATE
ALLAHASSEE FLORING

me7/5/12

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

SUBJECT: Florida Lacrosse Boosters, Incorporated

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original	and one (1) copy of the Artic	les of Incorporation and	d 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	OPY REQUIRED
FROM:		nted or typed)	_
P.O. Box 511194 Address			
	Key Colony Beac	h FL 33051 ate & Zip	_
	610.585.5262 161 5th Spentime Tel	ephone number	
	mbiffel@amail.c	om	

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

E-mail address: (to be used for future annual report notification)



RECEIVED 12 JUN 14 AM 10: 13

FLORIDA DEPARTMENT OF STATE Division of Corporations FLORIDA DEPARTMENT OF STATE FLORIDA DEPARTMENT Division of Corporations

May 14, 2012

MICHAEL BIFFEL PO BOX 511194 KEY COLONY BEACH, FL 33051

SUBJECT: FLORIDA LACROSSE BOOSTERS, INCORPORATED

Ref. Number: W12000026641

We have received your document for FLORIDA LACROSSE BOOSTERS, INCORPORATED and your check(s) totaling \$86.73. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

The title(s) in the officer/director field(s) is/are not acceptable. Please refer to the following link for acceptable officer/director titleinformation. http://www.sunbiz.org/titledef.html.

You can not use the drawn up articles as an attachment. The information listed in the fifth and sixth article on your form can be typed on a seperate sheet of paper and added as an attachment to the form from our office.

Please return the corrected original and one copy of 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) 245-6052.

Ruby Dunlap Regulatory Specialist II New Filing Section

Letter Number: 612A00014252

FILED

ARTICLES OF INCORPORATION In compliance with Chapter 617, F.S., (Not for Profit)

12 JUN 14 PM 3: 14

4-25-12

Date

ARTICLE I The name of the co	NAME Florida Lacrosse Boost reporation shall be:	ers, Incorporat	TALLAHASSEE, FLORIDA
ARTICLE II	PRINCIPAL OFFICE		
	Principal street address		Mailing address, if different is:
	161 5th Street	<u>P</u>	.O. Box 511194
	Key Colony Beach FL 33051	K.	ey Colony Beach EL 32601
ARTICLE III	PURPOSE		
The purpose for w	hich the corporation is organized is:		
the University of and accommod	e Boosters, Incorporated is organized exclu f Florida men's lacrosse program with the p ations to these Gator student-athletes, qual evenue Code, or the corresponding section	urpose of providi ifying as an exen	ing the highest level of athletic competition npt organization under section 501(c)(3)
ARTICLE IV The directors is a lifetime appointmen ARTICLE V	MANNER OF ELECTION The manner in value of the benefit of as the initial benefactors. Further agreement specifies that INITIAL OFFICERS AND/OR DIRECTOR	lacrosse at the Universed additional directors will	
	tle: Michael Biffel, Director		
Address:	161 5th Street		
	Key Colony Beach FL 33051	-	
Name and Ti	tle: <u>Alex Cervasio, Dir</u> ector	Name and Title:	
Address:	415 E Pine Street	Address: _	
	Apt 707		
	Orlando FL 32801		
Name and Ti	de: <u>Ryan Winters</u> , Director	Name and Title:	
Address:	207 SE 2nd Place	Address:	
	Apt I-9		
	Gainesville FL 32601	-	
ARTICLE VI	REGISTERED AGENT		
The <u>name and Flo</u>	rida street address (P.O. Box NOT acceptable) of	the registered agent	is:
Name:	Michael Biffel		
Address:	161 5th Street	_	
	Key Colony Beach FL 33051	-	
ARTICLE VII	INCORPORATOR	-	
	ress of the Incorporator is:		
Name:	Michael Biffel		
Address:	P.O. Box 511194	-	
	Key Colony Beach FL 33051	-	
Having been nam certificate, I am fai	ed as registered agent to accept service of proces niliar with and accept the appointment as registere	ss for the above sto ed agent and agree	ated corporation at the place designated in this to act in this capacity
	Required Signature of Registered Agent		4-25-12
	Required Signature of Registered Agent		Date
I submit this docur to the Department	nent and affirm that the facts stated herein are tri of State constitutes a third degree felony as provide	ue. I am aware that	any false information submitted in a document F.S.

Required Signature of Incorporator

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 Third 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 or in opposition to 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 (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a 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 corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

