DEAN, MEAD, SPIELVOGEL, GOLDMAN & BOYD ATTORNEYB AND COUNBELORS AT LAW 101 SOUTH COUNTERAY PARKWAY 7380 MUNNELL MOAD, SUITE 100 HOD MIALTO PLACE, BUITE BIO P. O. BOS \$41386 MELBOURHE, FLORIDA 38940-7847 P. O. BOX SASS HERRITT ISLAND, FLORIDA JEGSA-IJAA 1407 200 BOOD MELBOURNE, PLONIDA 32002-2228 (40/) 483-6333 FAR (407) 884-4419 [401] 788 · 6373 FAR (407) 453-8641 FAR (407) 788-8477 March 28, 1996 Murroll Road \$00001766255 -04/02/06--01000--011 Florida Dopartment of State Division of Corporations ****122.50 | ****122.50 P. O. Box 6327 Tallahassee, FL 32314 Re: Articles of Incorporation of Astronaut Quartorback Club, Inc. Gontlemen: Enclosed are an original and one copy of the Articles of Incorporation of Astronaut Quarterback Club, Inc., together with a check for \$122.50 to cover the \$35.00 filing fee, \$35.00 fee for designation of registered agent and \$52.50 certified copy fee. Once the Articles of Incorporation have been filed, the certified copy should be returned to this office. Very truly yours, Yvonne Mendez/, Assistant to Joel E. /ym Enclosures (3) ' AL APR - 8 1995 DEAN, MEAD, EGERTON, BLOODWORTH, IN FORT PIERCE CAPOUANO & BOZARTH, P. A. DEAN, MEAD & MINTON (+01) 484-7700 + (401) 942-7700

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SECRETARY OF 5 TATE
TALLAMASSUE, FLORIDA

ARTICLES OF INCORPORATION

OF

ASTRONAUT QUARTERBACK CLUB, INC.

We, the undersigned, desiring to form a Corporation not for profit under the provisions of Chapter 617 of the Florida Statutes (1993), do hereby agree as follows:

ARTICLE I

The name of the Corporation is:

ASTRONAUT QUARTERBACK CLUB, INC.

ARTICLE II

The purposes for which this Corporation is organized are:

- A. To promote and encourage the growth and betterment of the Astronaut High School Football Program;
- B. To advance the cause of the education of the students enrolled at Astronaut High School, Titusville, Florida;
- C. To promote and enhance communication among the student athletes of Astronaut High School, school administration, faculty, including coaching staff, and the parents and families of those student athletes; and
- D. Any general purposes pursuant to Florida Corporation Not For Profit Act set forth in Chapter 617, Florida Statutes (1993).

ARTICLE III

Said Corporation is to have the power to do any and all acts and things necessary or expedient for the carrying out of the purposes of the Corporation and, in general, to possess all rights, privileges and immunities and enjoy all the benefits granted to Corporations of similar character under the laws of the State of Florida.

No part of the net earnings of this Corporation shall inure to the benefit of or be distributable to its members, 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 payment and distributions in furtherance of the purposes set forth in Article II hereof.

No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation. 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.

ARTICLE IV

This Corporation shall have perpetual existence.

ARTICLE V

This Corporation shall have seven (7) Director(s) initially. The number of Directors may be either increased or diminished from time to time by the Bylaws of the Corporation, but shall never be less than three (3). The names and addresses of the initial Directors of the Corporation are:

Roger Sanders 6201 Mangrove Street Scottsmoor, Florida 32775

Kenneth C. Crooks 560 North Carpenter Road Titusville, Florida 32796

Vernon Kossler 1365 Muirfield Drive Titusville, Florida 32780

Becky Walker 800 War Eagle Boulvard Titusville, Florida 32796

James Crosby 1321 Wilderness Lane Titusville, Florida 32796

Sheila Crosby 1321 Wilderness Lane Titusville, Florida 32796

Jerry Clements 315 Yuma Drive Titusville, Florida 32796

ARTICLE VI

This Corporation shall have four (4) Officers initially: President; Vice President; Treasurer; and Secretary. The names and addresses of the initial Officers of the Corporation are:

Rogers Sanders, President 6201 Mangrove Street Scottsmoor, Florida 32775

Kenneth C. Crooks, Vice President 560 North Carpenter Road Titusville, Florida 32796

Vernon Kessler, Treasurer 1365 Muirfield Drive Titusville, Florida 32780

Bocky Walker, Secretary 800 War Eagle Boulevard Titusville, Florida 32796

ARTICLE VII

The name and address of the person signing these Articles of Incorporation as Incorporator is:

Rogers Sanders 6201 Mangrove Street Scottsmoor, Florida 32775

ARTICLE VIII

The Registered Agent and the street address of the initial registered office and principal office of this Corporation in the State of Florida shall be:

Kenneth C. Crooks 7380 Murrell Road, Suite 100 Melbourne, Florida 32940

ARTICLE IX

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment

of all the liabilities of the Corporation, dispose of all the assets of the Corporation to such organizations that are operated exclusively for charitable, educational, religious or scientific purposes and that shall at such time qualify as exempt organizations under Sections 501(c)(3) of the Internal Revenue Code of 1986. Any such assets not so disposed of shall be disposed of by the Court having jurisdiction to dissolve corporations located in the county in which the principal office of the Corporation is then located, to a corporation then organized exclusively for such purposes or to organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE X

The membership of the Corporation shall be regulated by the Bylaws of the Corporation.

ARTICLE XI

The qualifications and manner of election or appointment of the Board of Directors and Officers shall be regulated by the Bylaws of the Corporation.

ARTICLE XII

These Articles of Incorporation may be amended upon the affirmative vote of a majority of the members present at an annual

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or special meeting, in accordance with the Bylaws of the corporate $E_{\rm CRIDA}^{\rm SECKLIARY}$ of the corporate $E_{\rm CRIDA}^{\rm SECKLIARY}$ tion.

The undersigned, being the Incorporator of this Corporation, for the purposes of forming this Corporation not for profit under the laws of the State of Florida, has executed these Articles of Incorporation on this day of Serve, 1995.

ROGER SANDERS, Incorporator

STATE OF FLORIDA : COUNTY OF BREVARD:

the foregoing instrument was acknowledged before me this 6 day of ________, 1995, by ROGER SANDERS, who is personally known to me or ____ who has produced _______ as identification and who did take an oath.

Notary Public, State of Florida at Large

Print Name Amy Commission CC388272 EXPIRES
Commission April 27, 1999
My Commission Expires Tray Tax Historica, Inc.
(Seal)

Having been named to accept Service of Process for the abovestated Corporation, at the place designated in these Articles, I hereby agree to act in this capacity, to comply with the provisions of Chapter 48, Florida Statutes (1993), relative to keeping said office.

KENNETH C. CROOKS, Registered Agent

sworn to AND SUBSCRIBED before me 6 on this 124 day of Macch, 1995.

NOTARY PUBLIC, State of Florida at Large

basm sinnou

Print Name

Commission No.

My Commission Expires:

(Seal)

Personally known to me, or Produced identification.

Type of Identification Produced

ANTIPUC COMMISSION F OC 499565
EXPIRED NOV 08, 1889
HUMING THAN
ATLANTIC BONDING CO., INC.