# "N98000002977

(Red	questor's Name)	
(Add	dress)	
(Add	dress)	
(City	y/State/Zip/Phone	#)
PICK-UP	WAIT	MAIL
(Bu	siness Entity Nam	e)
(Document Number)		
Certified Copies	_ Certificates	of Status
Special Instructions to Filing Officer:		

Office Use Only

Correct dec



600061726666

1<del>/20/85 - 61016 - 01+ \*\*\*13, (</del>5

11/30/05--01010--017 \*\*43.00

OS NOV 30 MILLIUS
SECRETARISTES FLORIDATE

Amend

#### Bloodhound Football Boosters, Inc. P. O. Box 284 Aubumdale, FL 33823

To Whom It May Concern:

November 19, 2005

The Bloodhound Football Boosters, Inc. has approved the attached Amendments. The Internal Revenue Service says we must have these clauses on file with the State of Florida for our league to receive the tax-exempt status.

We are therefore filing these as amended articles of incorporation.

Thanks for your help in this matter.

Thanks, Joseph Key, President Bloodhound Football Boosters, Inc. 863-528-0045 Cell 158\*117\*9312 Nextel 863-967-0017 Home

### ARTICLES OF AMENDMENT BLOODHOUND FOOTBALL BOOSTERS, INC.

#### **AMENDMENT 1**

FILED

The undersigned directors, natural persons 18 years of age of older, in Additional Articles of Incorporation do hereby adopt the following of STATE TALLAHASSEE, FLORIBA

# AMENDMENT 1a Purposes

The specific purposes for which the corporation is organized are:

This corporation is organized exclusively for, and will be operated exclusively for, charitable and educational purposes, within the meaning of section 501(c)(3) of the Internal Revenue 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, and to provide recreational activities for boys and girls interested in athletics, with emphasis upon fun and enjoyment of sports, good sportsmanship, and fair play, and to serve to introduce youngsters to the basic fundamentals of football and cheerleading, and to provide adequate instruction as these youngsters advance in their skills.

# AMENDMENT 1b Dissolution

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, for one or more exempt purposes with in 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.

Adopted by the Board of Directors on August 2, 2005. No members are entitled to vote.

Signed this 2<sup>nd</sup> day of August, 2005

Joseph Key, President

Tom Porter, Director