Emily Ausley & McMullen Requestor's Name 227 S. Calhoun Street Address Tallahassee, FL 32301 425-5428 City/State/Zip Office Use Only Phone # CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): Avea Marine Institute; (Corporation Name) (Document #) 2. N9400000528 (Corporation Name) (Document #) Emerald Coast Marine Institute, Inc. 3. N98000006329 (Corporation Name) (Document #) 4. (Corporation Name) (Document #)

 NEW FILINGS
Profit
 NonProfit
 Limited Liability
Domestication
Other

Walk in

Mail out

	AMENDMENTS
X	Amendment
	Resignation of R.A., Officer/Director
	Change of Registered Agent
	Dissolution/Withdrawal
	Merger

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REGISTRATION/- QUALIFICATION
Foreign
Limited Partnership
 Reinstatement
Trademark
Other

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3/18/99



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

March 18, 1999

Emily Waugh, Esq. Law Office of Ausley & McMullen 227 S. Calhoun St. Tallahassee, FL 32301

SUBJECT: EMERALD COAST MARINE INSTITUTE, INC.

Ref. Number: N98000006329

We have received your document for EMERALD COAST MARINE INSTITUTE, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The word "initial" or "first" should be removed from the article regarding directors, officers, and/or registered agent, unless these are the individuals originally designated at the time of incorporation.

If you have any questions concerning the filing of your document, please call (850) 487-6907.

Annette Ramsey Corporate Specialist

Letter Number: 099A00013521

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02 PARTHENT OF STATE
WISION OF CORPORATION

AMENDED AND RESTATED

ARTICLES OF INCORPORATION OF TALLAHASSEE, FLORIDA EMERALD COAST MARINE INSTITUTE, INC.

Pursuant to the provisions of Section 617.1006 of the Florida Statutes, Emerald Coast

Marine Institute, Inc. adopts the attached Amended and Restated Articles of Incorporation of

Emerald Coast Marine Institute, Inc.

A majority of the Trustees present at a duly called meeting of the Board of Trustees held on March _______, 1999, at which a quorum was present, approved the filing of the attached First Amended and Restated Articles of Incorporation. The Corporation has no members.

Dated March 8, 1999.

EMERALD COAST MARINE INSTITUTE,

INC.

Robert S. Weaver

Chairman, Board of Trustees

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FIRST AMENDED AND RESTATED ARTICLES OF INCORPORATION

OF

EMERALD COAST MARINE INSTITUTE, INC.

The undersigned hereby amend and restate the Articles of Incorporation of Emerald Coast Marine Institute, Inc. dated November 4, 1998 and filed with the Florida Department of State on November 5, 1998. These First Amended and Restated Articles shall be effective upon the filing of these Articles with the Florida Department of State. The Corporation shall continue as a Florida Not-for-Profit Corporation under the laws of the State of Florida, Chapter 617.

ARTICLE I - NAME

The name of this Corporation shall be Emerald Coast Marine Institute, Inc.

ARTICLE II - DURATION

This Corporation shall exist perpetually.

ARTICLE III - PURPOSES, LIMITATIONS AND DISSOLUTION

- Section 3.1. <u>Purposes</u>. The Corporation is organized exclusively for charitable and educational purposes, including, without limitation, the following:
- a. Rehabilitation of delinquent and dependent youth by providing education, training, discipline and productive work;
- b. Conducting education and rehabilitation programs for dependent, delinquent and other problem youth; and

c. Receiving real or personal property, or both, and subject to the restrictions and limitations in these Articles, using and applying the whole or any part of the income therefrom and the principal thereof exclusively for charitable, religious, scientific, literary or educational purposes either directly or by contributions to organizations under Section 501(c)(3) of the Internal Revenue Code of 1986, or under a corresponding provision of any subsequent Federal Tax Law.

Section 3.2. Other Activities. Subject to the restrictions and limitations in these Articles, the Corporation may engage in all lawful activities that are necessary or desirable to advance the purposes described in this Article and may cooperate with other individuals, organizations, institutions, foundations and agencies having similar purposes.

Section 3.3. Powers and Limitations on Activities. The Corporation shall have all the powers of a not for profit corporation under Florida law except that it shall not, principally for financial gain, undertake any project of a type commonly performed by profit making enterprises. It may undertake an activity for financial gain only if and to the extent the activity will promote the Corporation's primary purposes of education, rehabilitation and research. In order to ensure that activities are not undertaken unless they meet this standard, the Corporation shall, in selecting new projects, conform to the selection and evaluation policies or procedures recommended or adopted by the Board of Trustees of Associated Marine Institutes, Inc. ("AMI").

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, any 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 this Article III. 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 any candidate for public office. Notwithstanding any other provision of these Articles, however, the Corporation shall not carry on any 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 of 1986, or (b) by a corporation, described in Sections 170(c), 170(b)(1)(A), 2055(a) and 2522(a) of the Internal Revenue Code of 1986 or the corresponding provision of any future Federal Tax Law. Any references to the Internal Revenue Code and provisions thereof shall include successor provisions of any future corresponding Federal Tax Law.

Section 3.4. <u>Dissolution</u>. Upon the dissolution of the Corporation, the Board of Trustees shall pay all liabilities of the Corporation and shall distribute the remaining assets to one of the following entities as determined by the Board: (a) AMI or (b) the Associated Marine Institutes Foundation, Inc. (the "AMI Foundation") if the AMI Foundation is then qualified as an exempt organization under section 501(c)(3) of the Internal Revenue Code and is then described in Section 170(c), 170(b)(1)(A), 2055(a) and 2522(a) of the Internal Revenue Code. If the AMI Foundation is not then so qualified and described then the Board of Trustees shall distribute the remaining assets to AMI or any entity designated by AMI that is so qualified and described and, if there is none, then to an entity selected by the Board of Trustees that is so qualified and described.

<u>ARTICLE IV - NON-STOCK CORPORATION AND MEMBERS</u>

This Corporation is organized under a non-stock basis. The Corporation shall have one class of membership, and have one member who shall initially be AMI. AMI shall have the authority to appoint additional members. If there is more than one member, then each member shall have one vote, a quorum shall consist of all members, and the vote of the majority of members shall constitute the act of the members. The membership shall be transferable unless otherwise stated on the certificate of membership. As used in these Articles, the term "Member" shall mean, collectively, AMI and additional members, if any, appointed by AMI.

ARTICLE V - MANAGEMENT OF AFFAIRS-BOARD OF TRUSTEES

Section 5.1. The affairs of the Corporation shall be managed by a Board of Trustees, consisting of not less than three (3) persons having the right to vote, including the Chairman of the Board and at least two other persons elected by the Board. Subject to the Member's confirmation as set forth in Section 5.3 below, the Board may authorize and elect more than three (3) Trustees and the Board may fill any vacancies. The Executive Director shall be a non-voting member of the Board.

Section 5.2. The Trustees shall be elected by the Board and shall take office when confirmed by the Member as set forth in Section 5.3 below. The Member shall have the authority to remove any or all of the Trustees and appoint their successors. The member may authorize the Board to remove a Trustee as set forth in the Bylaws.

Section 5.3. Within ten (10) days after any vote or election by the Board which requires confirmation by the Member, the Board shall submit to the Member a written

request specifying the matter for which the Member's approval is requested. If it approves the matter, the Member shall provide to the Board written confirmation of such.

Section 5.4. A quorum of the Board shall consist of one-third of the number of voting Trustees then serving under Section 5.1. The affirmative vote of a majority of the Trustees present shall constitute the act of the Board unless otherwise required by the Articles of Incorporation or Bylaws.

Section 5.5. The names and addresses of the persons who are to serve on the Board until their successors are elected, are:

<u>NAME</u>	ADDRESS
Robert S. Weaver	5915 Benjamin Ceñter Drive Tampa, Florida 33634
Frederick D. Kremer	5915 Benjamin Center Drive Tampa, Florida 33634
O. B. Stander	5915 Benjamin Center Drive Tampa, Florida 33634

ARTICLE VI - EXECUTIVE COMMITTEE

The Board of Trustees shall have an Executive Committee which shall consist of the Chairman of the Board, and not less than two additional persons who shall serve at the pleasure of the Board as provided in the Bylaws. The Executive Committee shall have and may exercise all the powers of the Board between meetings of the Board, except as otherwise provided by Florida law or the Bylaws.

ARTICLE VII - OFFICERS

The Corporation shall have an Executive Director who shall be the chief executive officer of the corporation. The Member shall have the authority to appoint and remove the Executive Director. The Executive Director, by virtue of his position, shall also serve as Secretary-Treasurer.

The remaining officers of the Corporation shall be a Chairman of the Board and such other officers as set forth in the Bylaws of the Corporation. The election of officers; their terms of office; the persons who may serve in an office; and their duties and responsibilities shall be controlled by the Bylaws.

The officers who will serve until their successors are elected are:

<u>NAME</u>	POSITION	ADDRESS
Robert S. Weaver	Chairman and President	5915 Benjamin Center Drive Tampa, Florida 33634
O.B. Stander	Vice President	5915 Benjamin Center Drive Tampa, Florida 33634
Frederick D. Kremer	Secretary/ Treasurer	5915 Benjamin Center Drive Tampa, Florida 33634

<u>ARTICLE VIII – AMENDMENTS TO ARTICLES OF INCORPORATION</u>

The Articles of Incorporation may be amended or rescinded by approval of the Member. The Board of Trustees may propose amendments to these Articles of Incorporation if approved by a two-thirds vote of the Trustees present and voting at any annual meeting or special meeting called for that purpose.

ARTICLE IX - AMENDMENTS TO BYLAWS

The Bylaws may be amended at any time by the Board of Trustees, provided the amendment: (a) has first been submitted to and approved in writing by the Member, in which case the Bylaw amendment shall be effective upon its adoption by the Board (unless a later date is specified in the amendment), or (b) is approved by the Member following the Board's vote, in which case the Bylaw amendment shall be effective on the date of the Member's approval (unless a later date is specified in the amendment). Amendments to the Bylaws shall be made by a majority vote of the Trustees present at any special meeting of the Board. If the Board adopts a Bylaw amendment which has not been approved in advance by the Member, then within ten (10) days after such vote the Board shall submit to the Member a written request for the Member's approval of that amendment. If the Member approves the amendment, the Member shall provide to the Board written confirmation of such approval. Promptly after the Bylaws are adopted or amended, the Secretary shall furnish a certified copy of the amended bylaws to the Member.

<u>ARTICLE X - PRINCIPAL OFFICE</u>

The principal office and mailing address of the Corporation shall be 5915 Benjamin Center Drive, Tampa, Florida 33634.

ARTICLE XI - REGISTERED AGENT AND OFFICE

The name and street address of the registered agent and office of the Corporation are:

NAME_

ADDRESS ...

David J. Hull

Ausley & McMullen, P.A. 227 South Calhoun Street Post Office Box 391 Tallahassee, Florida 32302

<u>ARTICLE XII – REPORTS</u>

The Board shall submit to the Member written financial statements and reports detailing the Corporation's operations and any other matter requested by the Member. The reports shall be submitted annually within ninety (90) calendar days after the end of the Corporation's fiscal year or more frequently as the Member may request.

<u>ARTICLE XIII – ACTIONS REQUIRING MEMBERS' CONSENT</u>

The Member must consent to the following:

- A. the addition of additional members of the Corporation.
- B. the opening or closing of any of the Corporation's offices.
- C. the mortgage or pledge, or creation of a security interest in, or conveyance of title to, all or any part of the property and assets of the Corporation of any description (except for purchase money mortgages or sales made for market value in the ordinary course of business).
- D. the sale of all or substantially all of the assets of the Corporation or merger or acquisition of any other entity.
- E. except as otherwise directed in advance and in writing by the Member, the execution of any contract having a term greater than three (3) months through which management, financial, administrative, or fund-raising services will be provided to the Corporation.

- F. the termination of the activities or dissolution of the Corporation.
- G. the appointment of a receiver for the Corporation, commencement of bankruptcy proceedings for the Corporation, any general assignment by the Corporation for the benefit of its creditors, or the like.

IN WITNESS WHEREOF, these Amended and Restated Articles of Incorporation were approved by a majority of the members of the Board of Trustees at a duly called meeting on _______, 1999, and by Associated Marine Institutes, Inc.

EMERALD COAST MARINE INSTITUTE, INC.

Robert S. Weaver As Chairman

STATE OF FLORIDA COUNTY OF #115000) 1/1.

I HEREBY CERTIFY that on this day personally appeared before me, the undersigned authority, ROBERT S. WEAVER, to me well known and known to me to be the person who executed the foregoing instrument and acknowledged before me that he executed the same freely and voluntarily for the uses and purposes therein set forth and expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal on this gth day of ______, 1999.

wife Expires September 9, 2002

Notary Public

State of Florida at Large My Commission Expires:

CERTIFICATE DESIGNATING REGISTERED OFFICE AND AGENT FOR THE SERVICE OF PROCESS WITHIN FLORIDA

In compliance with Sections 48.091 and 617.0501, Florida Statutes, the following is submitted:

Emerald Coast Marine Institute, Inc., hereby designates David J. Hull-locate	ad at	
227 South Calhoun Street, Post Office Box 391, Tallahassee, Florida,	ラs t	iţş
registered agent to accept service of process within this State.	8	
Dated this 151 day of March , 1999.	P¥ '	
Sand Lul	<u> </u>	
DAVID J. HUEL		

Having been named as registered agent to accept service of process for the above Corporation, at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the property and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Dated this 15nd day of March , 1999.

DAVID J. HŲKI