Dooument Number Only	· · I	So a state
		and the second
-160000	104173	and the second sec
CT CORPORATION BYRTH	Annual Management (a data tanàn ang ang ang ang ang ang ang ang ang an	Contraction of the second s
Haquaator's Name 660 EAST JEFFERSON B		х у
City Sinte Zij)	12301 222-1092 Phone	5460600001166603711 -0171279601092014 ****131.25 *****131.25
CONPON	ATION(8) NAME	eren and show eren Distant

	Encluded Court South a	
V Prolli-mais.		
() <u>Limited Liability Com</u> () Foreign		() Merger
-	() Dissolution/Withdr	awal () Mark
() wither Destauration		_
() Limited Partnership () Reinstatement	() Annual Report () Reservation	Other
() Limited Parimership () Reinstatement () Certified Copy	() Reservation	() Change of A.A.
Certified Copy	() Photo Copies	() Change of A.A. <u>Urictitious nome</u> VICU8
Certified Copy	() Reservation	() Change of A.A.
Certified Copy Cell When Ready Walk In	() Heservation () Photo Copies () Call II Problem () Will Welt	() Change of A.A. <u>INFletitious nome</u> VCU8 () Alter 4:30
Certified Copy Call When Ready Walk In () Mell Out	() Photo Copies () Call II Problem () Will Walt 3:00	() Change of A.A. <u>()/Fictitious nome</u> () CUS () Alter 4:30 Pick Up Pick Up
Certified Copy Certified Copy Call When Ready Walk In O Mail Out	() Heservation () Photo Copies () Call II Problem () Will Walt 3.00	() Change of A.A. <u>INFletitious nome</u> VCU8 () Alter 4:30
() Heinstetement Certified Copy () Cell When Ready Walk In () Mail Out Nairia Availability Döcimiant Exambur Updater Veimer	() Photo Copies () Call II Problem () Will Walt 3:00	() Change of A.A. () <u>Flotitious nome</u> V CUS U Aller 4:30 Pick Up Pick Up FILE STANLED Pienne

.

POWELL, GOLDSTEIN, FRAZER & MURPHY

WATTORNEY9 AT LAW

Detenath Floor 191 Punchtree Bloet, N.E. Allianta, Gaorgia 30303 404 572 6600 Facsimile 404 672 6999

.

ŧ.

PLEASE RESPOND Allerta Ackines

Death Floor 1001 Persnaylvarian Avenue, N.W. Washington, D.C. 20004 202 047-0000 Fachimilu 202 024-7222

January 11, 1996

Florida Department of State **Division of Corporations** George Firestone Building 407 East Gaines Street Tallahassee, FL 32399

RE: Release of Name - Emerald Coast Holdings, Inc.

Ladies and Gentlemen:

I hereby release the reservation of the name "Emerald Coast Holdings, Inc." (evidenced by the attached print out) to CT Corporation System.

Very truly yours,

Jeannie B. Osborne

/attachment

30032664,W51

01/11/98 15:34 F1, Dopt. of State - p1 /1 •• *********** ATTN: JEANNIE OSBORNE ********************** 1/11/96 CORPORATE DETAIL RECORD SCREEN 3:12 PM NUM: R96000000133 PLD: 01/10/1996 ACTIVE/NAME RESERV NAME : EMERALD COAST HOLDINGS, INC. FILED BY : JEANNIE OBBORNE ADDRESS : POWELL, GOLDSTEIN, FRAZER & MURPHY 191 PEACHTRME STREET, N.E. ATLANTA, GA 30303 EXPTRE AT USUAL TIME: Y

.

.

٠

NOTE: THIS RESERVED NAME WILL BE AVAILABLE TO ANY PARTY OTHER THAN THE ORIGINAL FILING PARTY ON 05/09/1996 THERE ARE NO PRINCIPALS FOR THIS FILING



EMERALD COAST HOLDINGS, INC. ARTICLES OF INCORPORATION

I.

The name of the Corporation is:

.

EMERALD COAST HOLDINGS, INC.

Π.

The Corporation shall have authority to issue 10,000,000 shares of Common stock having a par value of \$.10 per share.

Ш.

The initial registered office of the Corporation shall be at 2605 Thomas Drive, Panama City Beach, Florida 32408. The initial registered agent of the Corporation at such address shall be K. Earl Durden.

IV.

The name and address of the incorporator is:

١

K. Earl Durden 2605 Thomas Drive Panama City Beach, Florida 32408

۷,

The mailing address of the initial principal office of the Corporation is 2605 Thomas Drive, Panama City Beach, Florida 32408.

.

٠

VI.

(a) A director of the Corporation shall not be personally llable to the Corporation or its shareholders for monetary damages, for breach of any duty as a director, except for llability for:

- (i) any appropriation, in violation of his or her duties, of any business
 opportunity of the Corporation;
- (ii) acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law;
- the types of liability set forth in Section 607.0834 of the Florida
 Business Corporation Act dealing with unlawful distributions of
 corporate assets to shareholders; or
- (iv) any transaction from which the director derived an improper material tangible personal benefit.

(b) Any repeal or modification of this Article by the shareholders of the Corporation shall be prospective only and shall not adversely affect any right or protection of a director of the Corporation existing at the time of such repeal or modification.

(c) Unless two-thirds (2/3) of the directors then in office shall approve the proposed change, this Article VI may be amended or rescinded only by the affirmative

vote of the holders of at least two-thirds (2/3) of the issued and outstanding shares of the Corporation entitled to vote thereon, at any regular or special meeting of the shareholders, and notice of the proposed change must be contained in the notice of the meeting.

· •

VII.

Any action required by law or by the Bylaws of the Corporation to be taken at a meeting of the shareholders of the Corporation, and any action which may be taken at a meeting of the shareholders, may be taken without a meeting if a written consent, setting forth the action so taken, shall be signed by persons entitled to vote at a meeting those shares having sufficient voting power to cast not less than the minimum number of votes that would be necessary to authorize or take such action at a meeting at which all shares entitled to vote were present and voted. Notice of such action without a meeting by less than unanimous written consent shall be given within ten (10) days of the taking of such action to those shareholders of record on the date when the written consent is first executed and whose shares were not represented on the written consent.

VIII.

(a) The Corporation shall indemnify its officers and directors and advance or reimburse expenses incurred to the fullest extent permitted under the Florida Business Corporation Act. Such indemnification and advancement or reimbursement of expenses shall not be deemed exclusive of any additional indemnification that the Board of Directors may deem advisable or of any rights to which those indemnified may otherwise

- 3 -

be entitled. The Hoard of Directors of the Corporation may determine from time to time whether and to what extent to maintain insurance providing indemnification for officers and directors and such insurance need not be limited to the Corporation's power of indemnification under the Florida Business Corporation Act.

(b) Any repeal or modification of this Article by the shareholders of the Corporation shall be prospective only and shall not adversely affect any right or protection of a director of the Corporation existing at the time of such repeal or modification.

(c) Unless two-thirds (2/3) of the directors then in office shall approve the proposed change, this Article VIII may be amended or rescluded only by the affirmative vote of the holders of at least two-thirds (2/3) of the issued and outstanding shares of the Corporation entitled to vote thereon, at any regular or special meeting of the shareholders, and notice of the proposed change must be contained in the notice of the meeting.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation.

uden

K. Earl Durden Incorporator

22511280.W51

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is:

••

EMERALD COAST HOLDINGS, INC.

2. The name and address of the registered agent and office is:

(SIGNATURE)



Having been named as registered agent and to accept service of process for the above stated 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 proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

K. Earl Durden

DIVISION OF CORPORATIONS, P. O. BOX 6327, TALLAHASSEE, FL 32314

Document Multimer Only		1177
T9k	00000	7112
CI' CORPORATION SYST		
660 EAST JEFFERSON S	STREET	1. 000000000000000000000000000000000000
Requestor's Name 'TALLANASSEE, FL 32	2301	water and the second states and the second
Address		ES 9
City State Zip	2221092 Phone	
СОНРОНА	TION(S) NAME	THER 18 PH 1:26
		09.11.1
Emerald Coast	= Holdings Inc. C	hanged to: 5
	()	
<u>Comeraed</u> Coe	ast Bancshares. Inc	······
		<u>30000215020</u> 31
) Profit		
) NonProfit		() Merger
) Limited Liability Co	.	
) Foreign	() Dissolution Withdray	(a) () Mark
() Foreign	() Dissolution/Withdraw	val () Mark
) Limited Partnership	() Annual Report	() Other
) Limited Partnership) Reinstatement	() Annual Report () Reservation	() Other () Change of R.A.
) Limited Partnership	() Annual Report	() Other
) Limited Partnership) Reinstatement) Certified Copy) Call When Ready	() Annual Report () Reservation () Photo Copies () Call if Problem	() Other () Change of R.A. () Fictitious Name Filing () CUS G/S () After 4:30
) Limited Partnership) Reinstatement ()Certified Copy) Call When Ready Walk In	() Annual Report () Reservation () Photo Copies	() Other () Change of R.A. () Fictitious Name Filing
) Limited Partnership) Reinstatement) Certified Copy) Call When Ready Walk In) Mail Out	() Annual Report () Reservation () Photo Copies () Call if Problem () Will Wait	() Other () Change of R.A. () Fictitious Name Filing () CUS G/S () After 4:30
) Limited Partnership) Reinstatement) Certified Copy) Call When Ready Walk In) Mail Out	() Annual Report () Reservation () Photo Copies () Call if Problem () Will Wait	() Other () Change of R.A. () Fictitious Name Filing () CUS G/S () After 4:30
) Limited Partnership) Reinstatement) Certified Copy) Call When Ready Walk In) Mail Out	() Annual Report () Reservation () Photo Copies () Call if Problem	() Other () Change of R.A. () Fictitious Name Filing () CUS G/S () After 4:30
) Limited Partnership) Reinstatement) Certified Copy) Call When Ready Walk In) Mail Out	() Annual Report () Reservation () Photo Copies () Call if Problem () Will Wait	() Other () Change of R.A. () Fictitious Name Filing () CUS G
) Limited Partnership) Reinstatement) Certified Copy) Call When Ready Walk In	() Annual Report () Reservation () Photo Copies () Call if Problem () Will Wait	() Other () Change of R.A. () Fictitious Name Filing () CUS G
) Limited Partnership) Reinstatement) Certified Copy) Call When Ready Walk In) Mail Out Name wallability Document xaminer	() Annual Report () Reservation () Photo Copies () Call if Problem () Will Wait	() Other () Change of R.A. () Fictitious Name Filing () CUS G/S () After 4:30 Pick Up 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 75 75 75 75 75 75 75 75 75
) Limited Partnership) Reinstatement) Certified Copy) Call When Ready Walk In) Mail Out lame vallability ocument xaminer pdater erifier cknowledgment	() Annual Report () Reservation () Photo Copies () Call if Problem () Will Wait	() Other () Change of R.A. () Fictitious Name Filing () CUS G/S () After 4:30 Pick Up 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 70 75 75 75 75 75 75 75 75 75 75
) Limited Partnership) Reinstatement) Certified Copy) Call When Ready Walk In) Mail Out ame vallability ocument xaminer pdater erifler	() Annual Report () Reservation () Photo Copies () Call if Problem () Will Wait	() Other () Change of R.A. () Fictitious Name Filing () CUS G/S () After 4:30 Pick Up 10 10 10 10 10 10 10 10 10 10

•

ŧ



ROBERT F. MILLIGAN COMPTROLLER OF FLORIDA OFFICE OF COMPTROLLER DEPARTMENT OF DANKING AND FINANCE STATE OF PLORIDA TALLAHASSEB 32399-0350

November 20, 1998

Lynn M. Sumiin Powell, Goldstein, Frazer & Murphy Sixteenth Floor 191 Peachtree Street, N.E. Atlanta, GA 30303

Dear Me. Sumlin:

Re: "Emerald Coast Bancshares, Inc."

Reference is made to Judy Graham's letter of November 19 and your letter/fax dated October 29 requesting approval of the above-referenced corporate name which will be a bank holding company of Emeraid Coast Bank, Panama City, Florida.

As Section 655.922(2)(a), Florida Statutes, exempts a financial institution, holding company or its subsidiaries from the prohibition against using the word "bank", "banker", "banking", "trust company", "savings and loan association", "savings bank", or "credit union" in its corporate name, the Division of Banking will not object to the above-subject corporate name being registered to transact business in the State of Florida.

Sincerely

Wm. Douglas Johnson Assistant Director Division of Banking 101 E. Gaines Street - Suite 636 The Fletcher Building Tallahassee, FL 32399-0350 (904) 488-1111 Fax # (904) 921-2365

:kr

C

cc: Karon Beyer, Chief Bureau of Corporate Records Secretary of State's Office

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF EMERALD COAST HOLDINGS, INC.

1.

The name of the Corporation is Emerald Coast Holdings, Inc., and its registered office is located in Panama City Beach, Florida.

2.

The Corporation hereby amends Article I of its Articles of Incorporation (the "Articles") by deleting Article I in its entirety and inserting in lieu thereof a new Article I as follows:

"The name of the Corporation is EMERALD COAST BANCSHARES, INC."

3.

The amendment to Article I was approved by the Board of Directors and the Sole Shareholder as of April 16, 1997 in accordance with the provisions of Code Section 607.1003. The number of shares cast by the Sole Shareholder was sufficient for approval of the Amendment.

IN WITNESS WHEREOF, the Corporation has caused these Articles of Amendment to be signed by its duly authorized officers, this 174 day of April, 1997.

EMERALD COAST HOLDINGS, INC.

Bv: D. Terry DuBos

Chief Executive Officer

ATTEST:

radden Pasty Madden

Secretary

[CORPORATE SEAL] 22512381.W51