Pursuant to the provisions of section 617.1006, Florida statutes, this Florida Not For Profit Corporation adopts the following amendments to its Articles of Incorporation, and hereby replaces the entire articles of Incorporation, dated previous to this document, to read as follows:

 ARTICLE I – NAME

This corporation shall be known as “West Volusia Amateur Radio Society, Inc.”

 ARTICLE II – OBJECTIVES

SECTION 1

The corporation is organized exclusively for scientific, educational, and charitable purposes in compliance with section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax 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.

SECTION 2

The corporation’s activities shall center around the use of amateur radio to serve the community of Volusia County Florida; in gaining knowledge of the scientific principles of radio communications; in conducting scientific experiments into radio propagation and other scientific phenomenon; in providing training in emergency communications; in providing communications to government and relief agencies during times of emergency; and another activities there in compliance with section 501(c)(3) of the Internal Revenue Code.

SECTION 3

Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.
ARTICLE III – POWERS

The legal affairs of the corporation shall be managed by an Executive Board whose number, duties, and manner of election shall be specified in the bylaws of the corporation.

ARTICLE IV – REGISTERED OFFICE AND AGENT

The address of the registered office of the corporation is 120 S Julia Ave, DeLand, FL 32720. The name of the registered agent is the Society treasurer, Gregory Geist.

ARTICLE V – MEMBERSHIP

SECTION 1

Full membership shall be open to any interested person, holding a valid amateur radio license regardless of sex, age, religion, or educational background, subject only to the election by a simple majority of those members present, and provided that a quorum must be present. Members below the legal voting age (presently 18 years of age) and those not holding a valid amateur radio license may not hold office.

SECTION 2

The classes of membership and dues thereof will be prescribed in the bylaws.

ARTICLE VI – OFFICERS

SECTION 1

The officers of this corporation shall be a president, a vice president, a secretary, and a treasurer, elected from the active membership.

SECTION 2

The following listed Executive Board officers being duly elected will continue to act as such until our successors shall be elected.

President – James Lea
Vice President – David Templeton, Jr.
Secretary – Gerald Herndon
Treasurer/Registered Agent – Gregory Geist
ARTICLE VII – MEETINGS

SECTION 1

The corporation shall hold its elections annually on a date, time, and place to be established in the by-laws.

SECTION 2

Other meetings of the corporation will be held throughout the year, the time and place to be established by the by-laws.

ARTICLE VII – BY-LAWS

SECTION 1

The corporation shall establish a set of bylaws for its operation in role. These bylaws may be changed from time to time as required by changing needs. These changes may be made by a ¾ majority vote of those members present at a regular or special meeting, provided that a quorum, as defined in the current bylaws, shall be in attendance.

SECTION 2

Amendments to these articles of incorporation may be proposed and voted on at a regular or special meeting, provided written prior notice shall be given to all active members at least (30) calendar days prior to the vote and providing that a quorum consisting of the average number of active members that have attended monthly meetings each month during the preceding twelve months (rolling average of the preceding twelve months), inclusive of at least 3 Executive Board members is present. A simple majority shall pass.

ARTICLE IX – REVERSION OF ASSETS

SECTION 1

No person, firm, or corporation shall ever receive any dividends or profit from the undertaking of this corporation.

SECTION 2

In the event of dissolution, the residual assets of this corporation shall be turned over to one or more organizations which themselves are organizations described in section 501(c)(3) of the Internal Revenue Code, and none of the assets will be distributed to any member, officer, or trustee of this corporation.
These amendments were adopted by a quorum of the active members by a majority vote on October 23, 2018.

Dated: October 23, 2018

Signature: ________________________________

James Lea, President