704053

(Requestor's Name)
Rich and Debbie D'Orazio 911.15 ST SW Naples, FL 34117
(City/State/Zip/Phone #)
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FLORIDA DEPARTMENT OF STATE Division of Corporations

January 3, 2012

RICH AND DEBBIE D'ORAZIO 911 15 STREET NW NAPLES, FL 34117

SUBJECT: COLLIER COUNTY JUNIOR DEPUTIES LEAGUE, INC.

Ref. Number: 704053

We have received your document for COLLIER COUNTY JUNIOR DEPUTIES LEAGUE, INC. and check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

A certificate must accompany the Restated Articles of Incorporation setting forth one of the following statements: (1) The restatement was adopted by the board of directors and does not contain any amendments requiring member approval; OR (2) If the restatement contains an amendment requiring member approval, the date of adoption of the amendment by the members and a statement that the number of votes cast for the amendment was sufficient for approval.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6905.

Thelma Lewis
Document Specialist Supervisor

Letter Number: 812A0000074

Collier County JUNIOR DEPUTIES LEAGUE, INC.

OFFICERS

Wayne Arnold President

Post Office Box 1833 • Naples, Florida 34106

Vice President

John R. Wood

January 16, 2012

Earl Hodges Secretary

Victoria Freeman Treasurer

DIRECTORS

Florida Dept. of State **Division of Corporations**

Barbara Coen

P.O. Box 6327

League, Inc.

Sincerely,

Dennis Combs

Tallahassee, Fl 32314

Wayne Hook

Re: Collier County Junior Deputies League, Inc.; Reference Number 704053

The Board of Director of the Collier County Junior Deputies League, Inc. met on

December 16, 2011 and the meeting was attended by a sufficient number of members

to constitute a quorum. On this date, the Board unanimously approved and adopted the amended and restated Articles of Incorporation of the Collier County Junior

Deputies League, Inc. Please accept this letter as certification of the adoption of the

amended and restated Articles of Incorporation by the Collier County Junior Deputies

I trust this certification is acceptable and will permit the amended and restated Articles of Incorporation to be properly filed with the State of Florida. Please contact

me at (239) 290-2832 should you have any questions.

Former Sheriff Don Hunter

Paul Lindabury

John Norman

Wiiliam Poteet

Liesa Priddy

Sheriff Kevin Rambosk Ex-Officio

Danny Schryver, Esq.

DIRECTOR EMERITUS

Former Sheriff Doug Hendry

William G. Pace, M.D.

Jack Price

HONORARY DIRECTORS

D. Wayne Arnold Ray Carroll President

Dolly Bodick Roberts

Captain Tim Guarett

Chief Scott Salley

"A person never stands so tall as when s/he stoops to help a child"

AMENDED AND RESTATED ARTICLES OF INCORPORATION

OF

COLLIER COUNTY JUNIOR DEPUTIES LEAGUE, INC.

ARTICLE I.

Corporate Name and Address

The name of the Corporation is Collier County Junior Deputies League, Inc., and the mailing address of the Corporation is c/o Collier County Sheriff, 3301 Tamiami Trail E., Naples, FL 34112.

ARTICLE II.

Corporate Purposes

The object and purposes of this corporation shall be:

To give youth a wholesome and active program of activities that will: (1) decrease the youth delinquency rate; (2) teach safety in the use of firearms; (3) acquaint youth with the function of local government and law enforcement; (4) build a closer relationship between the youth of the Collier County and law enforcement officers; (5) enlist the help of youth to keep others of their own age out of trouble; (6) render services in the community through youth police work, training for general emergencies and assistance in the protection of life and property; (7) instruct youth in Civil Defense tactics; (8) stimulate the youth interest in law enforcement as a career; and to do lawfully all and everything necessary suitable and proper for the attainment of any of these purposes, the accomplishment of any of these objectives, or the furtherance of any of the powers hereinabove set forth; and to have, enjoy and exercise any and all rights, powers, privileges, and exemptions which are now or which may hereinafter be conferred upon non-profit corporations organized under the laws of the State of Florida, as they now exist or may be amended or supplemented.

No part of the net earnings of the Corporation shall inure to the benefit of any member, trustee, director, officer of the Corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation) and no member,



trustee, officer of the Corporation or any private individual shall be entitled to share in the distribution of any corporate assets on dissolution of the Corporation.

Notwithstanding any other provision of these articles, the Corporation is organized exclusively for charitable, educational, religious or scientific purposes as specified in Section 501(c)(3) of the Internal Revenue Code of 1954, as amended, and shall not carry on any activities not permitted to be carried on by a Corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1954, as amended.

All property owned by the Corporation, shall be in the corporate name. In the event of dissolution, all of the remaining assets and property of the Corporation shall after necessary expenses thereof be distributed to such organizations as shall qualify under Section 501(c)(3) of the Internal Revenue Code of 1954, as amended, or to another organization to be used in such manner as in the judgment of a Judge of the Circuit Court of the County in which the principal office of the Corporation is located or pursuant to any other method authorized by Statue or substantive law of the State of Florida which will best accomplish the general purposes for which this Corporation was formed.

ARTICLE III.

Members and Directors

The qualifications for Members and Directors of the Corporation, and the manner of their admission, election, or appointment will be as set forth and regulated by the By-laws of the Corporation, as amended from time to time.

ARTICLE IV.

Registered Office and Registered Agent

The name of the registered agent of the Corporation is Victoria M. Freeman and the address of the registered office of the Corporation is 1469 St. Claire Shores Road, Naples, FL 34104.

ARTICLE V.

Board of Directors

The Board of Directors of the Corporation shall be comprised of at least seven members consisting of the President, Vice President, Secretary, Treasurer, Immediate Past President and two other Directors.

ARTICLE VI.

Duration

The term of existence of the Corporation is perpetual.

IN WITNESS WHEREOF, the undersigned, as Secretary of the Board of Directors has executed
the foregoing Amended and Restated Articles of Incorporation this day of
December, 2011. DIDUN FOLE
STATE OF FLORIDA COUNTY OF COLLIER
The foregoing instrument was acknowledged before me this day of December,
2011, by <u>Deborph D'ORAZIO</u> who is personally known to me or who has produced
Self, personally Known as identification and who did/did not take an oath.
NOTARY SEAL) Quentle Susan Kelley Notary Public
ANNETTE SUSAN KELLEY MY COMMISSION # DD 941328 EXPIRES: January 27, 2014 Bonded Thru Notary Public Underwriters Printed Name January 27, 2014 My commission expires: