103 N. MERIĎIAN STREET, LOWER LEVEL TALLAHASSEE, FL 32301 222-1173 VVVVV FILING COVER SHEET ACCT. #FCA-14 **CONTACT:** DATE: **REF. #: CORP. NAME:** () ARTICLES OF DISSOLUTION RTICLES OF INCORPORATION () ARTICLES OF AMENDMENT () TRADEMARK/SERVICE MARK () FICTITIOUS NAME) ANNUAL REPORT () LIMITED LIABILIT () LIMITED PARTNERSHIP) FOREIGN QUALIFICATION) REINSTATEMENT () MERGER () UCC-3) CERTIFICATE OF CANCELLATION () UCC-1 () OTHER: STATE FEES PREPAID WITH CHECK# **AUTHORIZATION FOR ACCOUNT IF TO BE DEBITED:** PLEASE RETURN: () PLAINSTAMPED COPY () CERTIFICATE OF GOOD STANDING CERTIFIED COPY) CERTIFICATE OF STATUS

Examiner's Initials

ARTICLES OF INCORPORATION

OF

ASSOCIATION OF TRADITIONAL HUNTING ARCHERS, INC.

The undersigned incorporator hereby executes these Articles of Incorporation for the purpose of forming a corporation not for profit in accordance with the laws of the State of Florida.

ARTICLE 1

Name and Address

The name of this corporation shall be:

ASSOCIATION OF TRADITIONAL HUNTING ARCHERS, INC.

The initial principal office of this corporation shall be located at 2601 W. Fountain Blvd., Tampa, Fl, which office may be changed from time to time by action of the Board of Directors.

ARTICLE 2

Purposes

- (a) This corporation is organized and shall be operated exclusively as a social club for pleasure, recreation and other nonprofitable purposes within the meaning of Section 501(c)(7) of the Internal Revenue Code of 1986, as amended, or any statute of similar import (the "Code").
- (b) No part of the net earnings of this corporation shall inure to the benefit of any Director, officer of this corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for this corporation affecting one or more of its purposes), and no Director or officer of this corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of this corporation.
- (c) Notwithstanding any other provisions of these Articles of Incorporation, this corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt under Section 501(c)(7) of the Code or the regulations issued thereunder.
- (d) Upon the dissolution of this corporation or the winding up of its affairs, the assets of this corporation shall be distributed exclusively to organizations which then would qualify for the provisions of Section 501(c)(3) or 501(c)(7) of the Code and the

regulations issued thereunder, and no Director, officer or private individual shall be entitled to share in the distribution of any of the assets.

ARTICLE 3

Powers

- (a) This corporation shall have and exercise all powers necessary or convenient to effect any and all of the purposes for which this corporation is organized.
- (b) This corporation shall neither have nor exercise any power, nor shall it engage directly or indirectly in any activity that would invalidate its status as a corporation that is exempt from federal income taxation as an organization described in Section 501(c)(7) of the Code.

ARTICLE 4

Members

The Corporation shall have members, and the qualifications and rights of such members, quorum and voting requirements, and notice requirements shall be specified in the Bylaws of the Corporation.

ARTICLE 5

Duration

This corporation shall have perpetual existence.

ARTICLE 6

Registered Office and Registered Agent

The initial registered office of this corporation shall be located at 2601 W. Fountain Blvd, Tampa, FL, and the initial registered agent of this corporation at such office shall be John R. Campbell. This corporation shall have the right to change such registered agent and such registered office from time to time, as provided by law.

ARTICLE 7

Incorporator

The name and street address of the incorporator making these Articles of Incorporation are:

<u>Name</u>

Address

John R. Campbell

2601 W. Fountain Blvd Tampa, Florida 33609

ARTICLE 8

Officers and Directors

The affairs of this corporation shall be managed by a Board of Directors who shall be elected as provided in the bylaws of this corporation and by officers who shall be elected or appointed by the Board of Directors as provided in the bylaws. The officers thus to be elected shall be a president, a Vice-President, secretary and a treasurer and such other officers as may be provided for in the bylaws of this corporation. The duties of the respective officers and the manner of filling vacancies in the offices of this corporation shall be as provided in the bylaws.

The number of Directors and the manner of filling vacancies in the Board of Directors shall be provided in the bylaws of this corporation. The number shall not be less than three, but may be any number in excess thereof. A quorum for the transaction of business shall be a majority of the Directors qualified and active, and the act of a majority of the Directors present at a meeting at which a quorum is present shall be the act of the Directors. Meetings of the Directors may be held within or without the State of Florida.

ARTICLE 9

Directors

The initial members of the Board of Directors of this corporation shall consist of the following members, who shall hold office until their successors have been duly elected and qualify:

| <u>Name</u> | Address Address |
|--------------|---|
| Jim Dahlberg | HC 52 Box 174K5 Hot Springs, SD 57747 |
| Dean Torges | 7425 Fontanelle Road Ostrander, OH 43061 |
| John Rook | 15 Midwood Circle Youngstown, OH 44512 |

Cory Mattson

1719 Wilkins Drive

Sanford, NC 27330

Tom Mussatto

7926 Renken Road

Worden, IL 62097

Lon Sharp

445 S. 3rd Street

Hot Springs, SD 57747

Doug Borland

Box 221007

Anchorage, AK 99522

Dale Sharp

19727 143rd Place, S.E.

Renton, WA 98058

Mark Vieweg

498 South Main

Farmington, IL 61531

Craig Oberle

P.O. Box 76

Mellette, SD 57461

Larry Yien

3330 Portola Drive

Santa Cruz, CA 95062

John R. Campbell

2601 W. Fountain Blvd.

Tampa, FL 33609

ARTICLE 10

Bylaws

The power to adopt the bylaws of this corporation, to alter, amend or repeal the bylaws, or to adopt new bylaws, shall be vested in the Board of Directors of this corporation, or in the members, as provided for in the Bylaws.

ARTICLE 11

Amendment of Articles of Incorporation

This corporation reserves the right to amend, alter, change or repeal any provisions contained in these Articles of Incorporation in the manner now or hereafter prescribed by statute, and all rights conferred herein are subject to this reservation.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation for the uses and purposes therein stated.

DATED this 5th day of May, 2000.

OHN R. CAMPBELL

ASSOCIATION OF TRADITIONAL HUNTING ARCHERS, INC.

ACCEPTANCE OF SERVICE AS REGISTERED AGENT

The undersigned, John R. Campbell, having been named as registered agent to accept service of process for the above-named corporation at the registered office designated in the Articles of Incorporation, hereby agrees and consents to act in that capacity. The undersigned is familiar with and accepts the duties and obligations of a registered agent under applicable law.

DATED this 5th day of May, 2000.

JOHN R. CAMPBELL

atha/docs/articles of incorp.

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SECRETAKY OF STATE
TALLAHASSEF FLORINA