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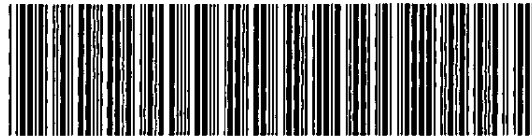
(Business Entity Name)

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FLORIDA DIVISION OF STATE
PENSACOLA, FLORIDA

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09 SEP 17 AM 11:57

B. McKnight SEP 18 2009

COVER LETTER

Department of State
Division of Corporations
P. O. Box 6327
Tallahassee, FL 32314

SUBJECT: Krewe Of Leaders Inc.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :

\$70.00
Filing Fee

\$78.75
Filing Fee &
Certificate of
Status

\$78.75
Filing Fee
& Certified Copy

\$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: Mary Alice Wilder
Name (Printed or typed)

710 Boysenberry Court
Address

Winter Springs, Florida 32708
City, State & Zip

407.484.5461
Daytime Telephone number

maryalicewilder@bellsouth.net
E-mail address: (to be used for future annual report notification)

NOTE: Please provide the original and one copy of the articles.

Articles of Incorporation
In Compliance with Chapter 617, F.S., (Not for Profit)

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ATTORNEY GENERAL
FLORIDA
TALLAHASSEE, FLORIDA

Article I Name

The Name of the corporation shall be:

Krewe of Leaders Inc.

Article II Principal Office

The principal street address and mailing address, if different is:

710 Boysenberry Court, Winter Springs, Florida 32708

Article III Purpose

The purpose for which the corporation is organized is:

Section 1. The purpose of the Krewe of Leaders Inc. is to have a community organization whose purpose is to promote volunteering by organizing a community social club. The community social club will provide funds for educational scholarships within the community to those students who do not qualify because of not meeting family income, or academic and volunteer criteria.

Section 2. The corporation is organized exclusively for charitable and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including, for such purposes, the making of distributions to organizations that also qualify as Section 501 (c) (3) exempt organizations. All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

Article IV Limitations

At all times the following shall operate as conditions restricting the operations and activities of the corporation:

1. No part of the net earnings of the Krewe of Leaders Inc. shall inure to any member of the corporation not qualifying as exempt under Section 501(3)(c) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, nor to any Director or officer of the corporation, nor to any other private persons, excepting solely such reasonable compensation that the corporation shall pay for services actually rendered to the corporation, or allowed by the corporation as

a reasonable allowance for authorized expenditures incurred on behalf of the corporation;

2. No substantial part of the activities of Krewe of Leaders, Inc. shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.
3. Notwithstanding, any other provision of these articles, Krewe of Leaders Inc. shall not carry on any other 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 1986, as now enacted or hereafter amended.

Article V Election/Appointment of Directors

Directors shall be elected by the members at the annual meeting of the membership. Directors of the initial board shall serve until the first annual meeting, at which their successors will be duly elected and qualified, or removed as provided by the bylaws.

The eligibility, rights and obligations of the members will be determined by the organizations bylaws. The management of the affairs of the corporation shall be vested in a board of directors, as defined by the corporation's bylaws. No director shall have any right, title, or interest in or to any property of the corporation. The number of the **initial board of directors** is 5; their names and addresses are as follows:

President:

Name - Mary Alice Wilder

Address 710 Boysenberry Court, Winter Springs, Florida 32708

Vice - President:

Name - John T. Tsaldaris

Address - 1025 Dees Dr. Oviedo, Florida 32765

Secretary/Treasurer:

Name – Todd Cluxton,

Address - 1951 Wrenfield Lane, Oviedo, Florida 32765

Director:

Name – Alma Marcolini

Address – 1132 Wingedfoot Circle W. Winter Springs, Florida 32708

Director:

Name – Felicia Slattery

Address - 2060 Willingham Road, Chuluota, Florida 32766

Article VI Debt Obligations and Personal Liability

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers or Directors be subject to the payment of the debts or obligations of this corporation.

Article VII Dissolution

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code , or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

Article VIII Registered Agent

The name of the Registered Agent shall be Mary Alice Wilder, an individual resident of the state of Florida.

The mailing address of the Registered Agent shall be 710 Boysenberry Court, Winter Springs Florida 32708.

The President of the board of directors shall function as the Registered Agent for all functions and duties, and shall maintain copies of all required documents as specified by law, unless the directors appoint a separate agent.

Article IX Incorporator

The Incorporator of this corporation is :

Name, Mary Alice Wilder

Address, 710 Boysenberry Court, Winter Springs Florida 32708

Having been named as Registered Agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Mary Alice Wilder
Signature/ Registered Agent

9.14.09
Date

Mary Alice Wilder
Signature/Incorporator

9.14.09
Date

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FLORIDA STATE
PACIFIC
TALLAHASSEE, FLORIDA

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