Ni200005556

| (Requestor's Name) | | | | |
|---|--|--|--|--|
| (Address) | | | | |
| (Address) | | | | |
| (City/State/Zip/Phone #) | | | | |
| PICK-UP WAIT MAIL | | | | |
| (Business Entity Name) | | | | |
| | | | | |
| (Document Number) | | | | |
| Certified Copies Certificates of Status | | | | |
| Special Instructions to Filing Officer: | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |

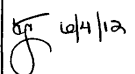




600235545656

06/01/12--01019--016 **78.75

12 JUN - 1 PH 3: 49



COVER LETTER

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

| SUBJECT: Nature Coast Rambler | s, Inc. | | | |
|---|-------------------------------------|--|----------|-------------------------|
| (PROPOSED CORPORA | TE NAME – <u>MUST INC</u> | LUDE SUFFIX) | | |
| | | | | |
| Enclosed are an original and one (1) copy of the arti | cles of incorporation ar | d a check for: | | |
| \$70.00 Filing Fee & Certificate of Status | \$78.75 Filing Fee & Certified Copy | \$87.50 Filing Fee, Certified Copy & Certificate o Status OPY REQUIRED | | |
| | ADDITIONAL C | OF I REQUIRED | | |
| FROM: Edwin K. Barkhouse | e (Printed or typed) | | | |
| 85 N Candle Pt. | | | | - |
| | Address | | 12 JUN - | NSICK ASECKI |
| Crystal River, Florida 34 | 1429 State & Zip | | 1 | |
| City, | State & Lip | | | 800 0 7.5 0 7.7.5 |
| <u>352-563-2276</u> | | | င္မာ | - 53 co - 25 m - 1 |
| Daytime T | elephone number | | PH 3: 49 | TATE |
| cwest67@tampabay.rr.c | om | t notification) | | SH |

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

ARTICLES OF INCORPORATION In compliance with Chapter 617, F.S., (Not for Profit)

SECRETARY OF STATE DIVISION OF CORPORATIONS 12 JUN - 1 PM 3: 49

Article I: NAME

The name of the corporation shall be:

Nature Coast Ramblers, Inc.

Article II: PRICIPAL OFFICE

The street address of the initial principal place of business of this corporation shall be:

C/O Chris West, President 6541 W Keating Ct. Homosassa, Fl 34448

Article III: PURPOSE

Purposes for which the corporation is organized:

- A. This corporation is organized exclusively as a social club and is organized for pleasure, recreation, and other similar nonprofitable purposes including holding title to property within the meaning of Section 501(c)(7) of the Internal Revenue Code or the corresponding provision of any future United States Internal Revenue law.
- B. This corporation is a not-for-profit corporation organized under chapter 617, Florida Statutes. It is not organized for the private gain of any person. In general, the corporation is supported solely by membership dues and assessments. The corporation limits membership admission to individuals having objectives consistent with the character of the Nature Coast Ramblers Inc. The specific purposes of this corporation are:
 - To bring together individuals of all ages having a common objective of attaining
 pleasure and recreation and to facilitate personal contact, commingling and
 fellowship among members and their families and friends and guests through
 participation in scheduled recreational sporting and social activities consisting of
 hiking, walking, bicycling and kayaking and other recreational activities.
 - 2. To promote the attainment of physical fitness by all members and their families and friends and guests.
 - 3. To encourage, promote and support the appreciation and the preservation of the natural resources and the wildlife of the state of Florida consistent with the activities of hiking, walking, bicycling and kayaking and the meanings set forth in Internal Revenue Code Sections 501(c)(7).
- C. Notwithstanding any other provisions of these articles or any law to the contrary this corporation shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 501(c)(7) of the Internal Revenue Code or the corresponding provision of any future United States Internal Revenue law.

Article IV: MANNER OF ELECTION

The manner in which the Directors are elected and appointed:

The corporation shall have one class of members with such rights as set forth in the Bylaws. They shall be of the same class and have equal voting rights. Voting power shall be limited to those who are current and in good standing as regards dues and other requirements set forth in the Bylaws. In accordance with the Bylaws, the Corporation membership shall nominate and elect qualified individuals to serve as officers of the Corporation and of its Board of Directors, consisting of the following: President, Vice President, Secretary and Treasurer and other Directors as set forth in the Bylaws.

Article V: INITIAL OFFICERS AND/OR DIRECTORS

The corporation's first Board of Directors shall be comprised of the following natural persons:

Chris West, President 6541 W Keating Ct. Homosassa, Fl 34448

Marie Nall, Vice President 119 Pine St. Homosassa, Fl 34446

Charlotte Savino, Treasurer 5 Specebarry Ct. Homosassa, Fl 34446

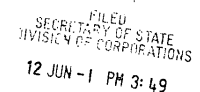
Josephine Barkhouse, Secretary 85 N Candle Pt. Crystal River, Fl 34429

Article VI: REGISTERED AGENT

The street address of the corporation's initial registered office and the name of its initial registered agent at that address is:

Chris West 6541 W Keating Ct. Homosassa, Fl 34448





The name and address of the corporation's Incorporator is:

Edwin K. Barkhouse 85 N Candle Pt. Crystal River, Fl 34429

Article VIII: DISSOLUTION OF ASSETS

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)(7) 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.

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

Required Signature of Registered Agent

Doto

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.87.155, F.S.

Required Signature of Incorporator

Date