NIQOOD	009714
(Requestor's Name) (Address) (Address)	800333409798
(City/State/Zip/Phone #)	09/04/1901003007 ++70.00 SECRETIAN OF TALLAHASS
Special Instructions to Filing Officer:	AMID: 50 OF STATE SSEE, FL
	N CULLIGAN

SEP 1 6 2019

COVER LETTER

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

Sail Queen's Harbour, Inc. SUBJECT:

(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

Status

■\$78.75 Filing Fee & Certified Copy S87.50 Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: Gilbert P. Wright, Jr. Name (Printed or typed)

1265 Queen's Island Court

Address

Jacksonville, FL 32225

City, State & Zip

904-742-0556

Daytime Telephone number

wrightgp@comcast.net

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

E-mail address: (to be used for future annual report notification)

11 J. L. 2019 SEP -4 AM 10: 50

SECRETARY OF STATE TALLAHASSEE, FL

ARTICLES OF INCORPORATION

OF

SAIL QUEEN'S HARBOUR, INC.

The undersigned, acting as incorporator of Sail Queen's Harbour, Inc. under the Florida Not For Profit Act, submits the following Articles of Incorporation:

ARTICLE I. NAME

The name of the corporation is:

Sail Queen's Harbour, Inc.

ARTICLE II: ADDRESSES

The street address of the initial principal office and mailing address of the Corporation are:

1265 Queen's Island Court, Jacksonville, FL 32225

ARTICLE III: PURPOSES

The purposes for which the corporation is organized is as a not-for-profit charitable corporation within the meaning of Section 501(c)(3) of the Internal Revenue Code , or the corresponding provisions of any future United States Internal Revenue law, for the introduction to and the education and training of youth and adults in the sport of recreational sailing and related boating activities; including, association with other yachting organizations to promote and conduct races and regattas and provide opportunities to foster and develop amateur athletes for the sport as yachting.

The purposes of the corporation shall also include the performance of activities related to or incidental to the furtherance of the corporation's stated purposes and permitted under the laws of the United Sates and Florida; except that, notwithstanding any provision of this Article, the corporation shall not carry on any activity not permitted to be carried on by a corporation exempt from Federal Income Tax under Section 501 (c) (3) of the internal Revenue Code.

ARTICLE IV: MANNER OF ELECTION

The method of election or appointment of the directors and officers shall be as provided in the bylaws.

ARTICLE V: INITIAL OFFICERS AND DIRECTORS

.

١,

President / Treasurer	Gilbert P. Wright, Jr.	1265 Queen's Island Court, Jacksonville, FL 32225
Vice President:	Gary S. Bone	943 Yacht Harbor Court, Jacksonville, FL 32225
Vice President:	James Grigg	915 Yacht Harbor Court, Jacksonville, FL
Secretary:	Barry Buss	1133 Shipwatch Drive, Jacksonville, FL 32225
Director:	Robert Candler	310 Curituck Drive West, Jacksonville, FL 32225
Director:	John Feeney	4020 LaVista Circle, Jacksonville, FL 32217
Director:	Nick Simonis	1502 Harrington Park Drive, Jacksonville, FL 32225
Director:	Robin Spence	13612 Emerald Cove Court, Jacksonville, FL 32225

ARTICLE VI: INITIAL REGISTERED OFFICE AND AGENT

The Corporation designates 1265 Queen's Island Court, Jacksonville, FL 32225 as the street address of the initial registered office of the Corporation and names Gilbert P. Wright, Jr. the Corporation's initial registered agent at that address to accept service of process within this state.

ARTICLE VII: INCORPORATOR

The name and street address of the incorporator are;

Name: Gilbert P. Wright, Jr. Address: 1265 Queen's Island Court, Jacksonville, FL 32225.

ARTICLE VIII: LIMITATIOS ON CORPORATE POWER

No part of the net earnings of the corporation shall inure to the benefit of or be distributed to its members, directors or officers; except that, the Corporation shall be authorized to pay reasonable compensation for services rendered to or for the corporation in furtherance of the purposes of the Corporation set forth in Article III.

All funds, whether by gift, contribution, dues, activity fees or otherwise, shall be devoted solely to the purposes of the Corporation.

ARTCLE IX: DISSOLUTION

In the event of dissolution of the Corporation, the residual assets of the corporation shall be distributed, by its Directors, to one or more organizations that themselves are exempt from federal income taxation, as an organization described within the meaning of Section 501(c)(3), or corresponding provisions of any future United States Internal Revenue Law. Any such assets not so disposed of shall be disposed of by the Circuit Court for the County in which the principal office of the Corporation is then located, exclusively for such purposes and to such organizations as said Court shall determine are organized for such purpose. No part of the assets or net earnings of the Corporation may be distributed or inure to the benefit of any individual.

ARTICLE X: DURATION AND COMMENCEMENT

The Corporation will exist perpetually, commencing on the date of the filing of these Articles of Incorporation.

ACCEPTANCE OF REGISTERED AGENT

Having been named as Registered Agent to accept service of process for the above stated corporation at the place designated in these Articles of Incorporation and to comply with the provisions of the Florida Not For Profit Corporation Act, the undersigned acknowledges that he is familiar with, and accepts, the obligations of such position.

P106 PE trenger Gilbert P. Wright, Jr. Date

INCORPORATORS AFFIRMATION

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 817.155, F.S.

Ilogust 30,2019

Å/i 10:

C C

Gilbert P. Wright, Jr.

٠,

Date