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SOUTH TAMPA KREWE INC.

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ARTICLES OF INCORPORATION

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

The name of t	he corporation shall be: South Tampa Krewe II			 _
<u>ARTICLE II</u>	PRINCIPAL OFFICE			
	Principal street address:		Mailing address, if different is:	
360	5 1/2 W Vasconia Street			
Tarr	npa, FL 33629			
	I PURPOSE for which the corporation is organized is: le promoting physical fitness, teamwork, and seeming the promotion of		potball organization is dedicated to fo	
		-		
	e and supportive environment where participa		·	
football. The	rough our programs, we strive to develop athle	tic skills, build ch	aracter, and encourage a lifelong con	unitment to healt
and wellness	. We are committed to making flag football ac	cessible to everyo	ne, regardless of socioeconomic back	ground, and
positively impacting the lives of our participants both on and off the field.				
positively im	pacting the lives of our participants both on ar	nd off the field.		
Also see con	tinuation sheet III		tors are elected and appointed: by inc	orporator
Also see con	tinuation sheet III / MANNER OF ELECTION The manner INITIAL OFFICERS AND/OR DIRECTO	in which the direc	tors are elected and appointed:	=
Also see con ARTICLE IV	tinuation sheet [1] MANNER OF ELECTION The manner INITIAL OFFICERS AND/OR DIRECTO Carli Gargagliano Treasurer and Director	in which the direc	tors are elected and appointed: by inc	=
Also see con ARTICLE IV ARTICLE V Name and Ti	tinuation sheet [1] MANNER OF ELECTION The manner INITIAL OFFICERS AND/OR DIRECTO Carli Gargagliano Treasurer and Director	in which the direct ORS Name and Title:	tors are elected and appointed:	5-1
Also see con ARTICLE IV ARTICLE V Name and Ti	tinuation sheet III MANNER OF ELECTION The manner INITIAL OFFICERS AND/OR DIRECTO Carli Gargagliano, Treasurer and Director	in which the direct ORS Name and Title: Address:	Troy Ayuso Director	5-1
Also see con ARTICLE IV ARTICLE V Name and Tin Address	INITIAL OFFICERS AND/OR DIRECTO Carli Gargagliano, Treasurer and Director 3605 W Empedrado Street Tampa, FL 33629 Robert Davis, President and Director	on which the direct of the dir	Troy Ayuso Director 3211 W Tacon Street	=
Also see con ARTICLE IV ARTICLE V Name and Tit Address	INITIAL OFFICERS AND/OR DIRECTO Carli Gargagliano, Treasurer and Director 3605 W Empedrado Street Tampa, FL 33629 Robert Davis, President and Director	ORS Name and Title: Address:	Troy Ayuso Director 3211 W Tacon Street Tampa, FL 33629	=
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Also see con ARTICLE IV Name and Tit Address Name and Tit Address	Invitial of the manner INITIAL OFFICERS AND/OR DIRECTOR Carli Gargagliano, Treasurer and Director 3605 W Empedrado Street Tampa, FL 33629 Robert Davis, President and Director 3605 1/2 W Vasconia Street Tampa, FL 33629	ORS Name and Title: Address: Address:	Troy Ayuso Director 3211 W Tacon Street Tampa, FL 33629 Jennifer Davis Director 3605 1/2 W Vasconia Street	=
Also see con ARTICLE IV ARTICLE V Name and Tit Address	Invitial of the manner INITIAL OFFICERS AND/OR DIRECTOR Carli Gargagliano, Treasurer and Director 3605 W Empedrado Street Tampa, FL 33629 Robert Davis, President and Director 3605 1/2 W Vasconia Street Tampa, FL 33629	ORS Name and Title: Address: Address:	Troy Ayuso Director 3211 W Tacon Street Tampa, FL 33629 Jennifer Davis Director 3605 1/2 W Vasconia Street Tampa, FL 33629	5-1

Name and Title	:	Name and Title:	_
Address		Address:	_
			_ _
Name and Title	<u> </u>	Name and Title:	_
Address		Address:	_
<u>ARTICLE VI</u>	REGISTERED AGENT		_
The name and	<u>Florida street address</u> (P.O. Box NO T a	acceptable) of the registered agent is:	ŽÝ
Name:	Robert Davis		7671
Address:	3605 1/2 W Vasconia Street		, · · ·
	Tampa, FL 33629	<u></u>	
ARTICLE VII The name and Name:	INCORPORATOR address of the Incorporator is: Robert Davis		o: 4,
Address:	3605 1/2 W Vasconia Street		
	Tampa, FL 33629		
Effective date,	I EFFECTIVE DATE: if other than the date of filing: the date is listed, the date must be specific	ing (OPTIONAL) ic and cannot be more than five days prior or 90 days aft	er the filing.)
	ate inserted in this block does not meet the ective date on the Department of State's	he applicable statutory filing requirements, this date will not srecords.	be listed as the
Having been n certificate, I an	n fgmiliar with and actept the appointme	vice of process for the above stated corporation at the place ent as registered agent and agree to act in this capacity	
	Erlet Clarus	8/16/2	1024
Z	Required Signature of Registe	ered Agent 'Date	
	cument and affirm that the facts stated h t of State constitutes a third degree felon	herein are true. I am aware that any false information submit	ted in a document to
ine Department	t of Same Constitutes a intra degree felon	y us provided for in s.017.133, r.s.	1.10
14	Required Signature of I		HOT]
•	Required Signature of I	ncorporator / /Dat	C

South Tampa Krewe Inc.

Florida Articles of Incorporation

Continuation Sheet

Article III Continued: Purpose:

The Corporation is organized exclusively for charitable, religious, educational and/or scientific purposes as defined under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"). The Corporation shall not have or exercise any power or authority either expressly, by interpretation or by operation of law, nor shall it directly or indirectly engage in any activity, that would prevent it from qualifying (and continuing to qualify) as a corporation described in the Code.

The Corporation shall have the authority to exercise all of the powers conferred upon corporations organized not for profit and without authority to issue capital stock under the provisions of the General Corporation Law of the State of Delaware, provided, that the exercise of any such powers shall be in furtherance of any one or more of the aforesaid exempt purposes of the Corporation.

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Third:hereof. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

If reference to federal law in articles of incorporation imposes a limitation that is invalid in your state, you may wish to substitute the following for the last sentence of the preceding paragraph: "Notwithstanding any other provision of these articles, this Corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this Corporation."

Upon the dissolution of the Corporation, assets shall be distributed 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

The personal liability of all of the directors of the Corporation is hereby eliminated to the fullest extent allowed as provided by the General Corporation Law of the State of Florida, as the same may be supplemented and amended.

A director of the Corporation shall not be liable to the Corporation or its members for monetary damages for breach of fiduciary duty as a director, except to the extent that elimination of liability is not permitted under the Laws of the State of Florida as in effect at the time such liability is determined. No amendment or repeal of this Article shall apply to or have any effect on the liability or alleged liability of any director of the Corporation for or with respect to any acts or omission of such director occurring prior to such amendment or appeal.

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