

Office Use Only

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	CORPORATIO	NAME(S) & DOCUMENT NUMBER(S), (if known):	
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調	NEW FILINGS	AMENDMENTS	
	Profit	Amendment	
V	NonProfit	Resignation of R.A., Officer/ Director	· · · ·
	Limited Liability	Change of Registered Agent	ງຄະ≓)13
	Domestication	Dissolution/Withdrawnl ************************************	ʻ0.00
	Other	Merger	
	OTHER FILINGS Annual Report	REGISTRATION/	
	Fictitious Name	Foreign .JAN 2 9 1996, BSA 6 %	
	Name Reservation	Foreign Limited Partnership Reinstatement Trademark JAN 2 9 1996; BSk 426 U22, 22 95, 53 / W96-2214	
		Reinstatement	
		Trademark VV 10 2219	
		Other	



January 29, 1996

JEAN LEIDENFROST 25 SAND DOLLAR DRIVE ORMOND BEACH, FL 32176

SUBJECT: P... I GREYHOUNDS INC.

Ref. Number: W96000002214

We have received your document for PET GREYHOUNDS INC. and checks) totaling \$70.00. However, the enclosed document has not been filed and is bring returned to you for the following reason(s):

You must list at least one incorporator with a complete business street address.

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation. A statement making reference to the bylaws is acceptable.

Bylaws are not filed with this office. Please retain them for your records.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6925.

Brenda Baker Corporate Specialist

Letter Number: 996A00003869

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SECREMARY OF STATE TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION

OF

PET GREYHOUNDS, INC

ONE:

The name of this corporation is

PET GREYHOUNDS INC.

TWO:

This corporation is a nonprofit public benefit corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation Law for charitable purposes. The specific purposes for which this corporation is organized are:

- a) to find responsible loving homes for greyhounds which fail to qualify, or no longer qualify for the racetrack.
- b) to acquaint the public with the desirability of greyhounds as pets.
- c) to inform the public of the availability of these dogs for adoption.

THREE:

The name and address in the state of FLORIDA this corporation's initial agent for service of process is JEAN LEIDENFROST 25 SAND DOLLAR DR ORMOND BEACH, FL. 32176

FOUR:

- (a) This corporation is organized and operated exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code.
- (b) This corporation shall not carry on any activities not permitted to be carried on (1) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code or (2) by a corporation contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code.
- (c) No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.

FIVE:

The property of this corporation is irrevocably dedicated to the purposes of GREYHOUNG ACCEPTIONS and no part of the net income or assets of the organization shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person.

On the dissolution or termination of the corporation, its assets remaining after payment of, or provision for payment of, all debts and liabilities of this corporation, shall be distributed to a nonprofit fund, foundation, or corporation which is organized and operated exclusively for charitable purpose and concerns itself with the general welfare of animals and in particular the greyhound and which has established its tax-exempt status under Section 501(c)(3) of the Internal Revenue Code.

1/10 _, 1996.

We, the above mentioned initial Incorporators of this corporation, hereby declare that we are the persons who executed the foregoing Articles of Incorporation, which execution is our act and deed.

ARTICLEI

The names and post office of the initial officers of these Articles of Incorporation who, subject to the provisions of the Articles of Incorporation, the By-Laws of this Corporation, and the laws of the State of Florida, shall hold office for one year of the Corporation's existence, or until their successors are elected and have qualified are as follows:

Address

Jean Leidenfrost

25 Sand Dollar Drive

Ormond Beach, FL 32176

Joseph Anello

5767 Dogwood Road Pt. Orange, FL 32127

ARTICLE II

Directors are elected as described in our bylaws - Page 5.

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

In pursuance of Chapter 48.091, Florida Statutes, the following is submitted, in compliance with Act:

desiring to organize under the laws of the State of Florida, with its principal offices as indicated at 15 SAND DOLLAR DR ORMOND, BEACH, FL 32176 has named JEAN LEIDEN FROST located at 35 SAND DOLLAR DR ORMOND Bock, FL. 321 % as its agent to accept service of process within this State.

ACKNOWLEDGEMENT: ...

Having been named to accept service of process for the above-stated Corporation, at the place designated in this Certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office.

Jean Reidenfrost
Jan. 10, 1. 76

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SECALIANS SEE FLORIDA
TALLANAS SEE FLORIDA