

N96000003046

TRANSMITTAL LETTER

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

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

\$78.75
Filing Fee
& Certificate

\$122.50
Filing Fee
& Certified Copy

\$131.25
Filing Fee,
Certified Copy
& Certificate

FROM _____

Name (Printed or typed)

Street address

Address

City, State & Zip

Daytime Telephone number

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

26
6-10-96



FLORIDA DEPARTMENT OF STATE
Sandra B. Mortham
Secretary of State

May 28, 1996

JOSEPH R. PACITTO
1404 BURNT OAK STREET
TARPON SPRINGS, FL 34689

SUBJECT: USS NEUNZER, DE-150, ASSOCIATION, CO.
Ref. Number: W96000011289

We have received your document for USS NEUNZER, DE-150, ASSOCIATION, CO. and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the corporation must contain a corporate suffix. This suffix may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

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.

Section 617.0803, Florida Statutes, requires that the board of directors never have fewer than three directors.

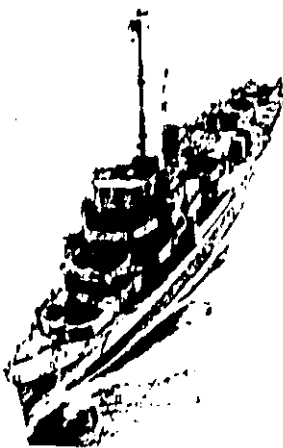
Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6927.

Kathy Hyman
Document Specialist

Letter Number: 496A00026626

USS NEUNZER



171
96
DE - 150

ARTICLES OF INCORPORATION SO NEUNZER DE-150, ASSOC LTD INC.

ARTICLE 1. The name of the corporation is the So Neunzer, DE-150, will remain, so long as there are citizens of the United States interested in forming a corporation to honor the crew of the USS Neunzer, DE-150.

ARTICLE 2. The place of incorporation is the State of Florida, and the place of organization is located in Miami Beach, Miami, Florida.

ARTICLE 3. The objects of the corporation are charitable, civic, patriotic, and educational, located in Miami Beach, Miami, Florida.

ARTICLE 4. The So Neunzer, DE-150 Association, Inc., is organized exclusively:

1. Maintenance active roster of Association members including name, address, telephone, present activity or life style, and to update said roster as circumstances warrant. The roster of the Association will be enlarged as stragglers are located, or may be reduced as active members pass on or otherwise elect to drop from the Association. The Association roster shall include the names of those stragglers as are known to be deceased, said deceased members shall be the object of Memorial services held at subsequent Association reunions.
2. Promote the social welfare and continuing comaraderie of the members of the Association who served aboard of the So Neunzer, DE-150, during the period September 21, 1943 and the date of final commissioning, January 1, 1946.
3. To publish a newsletter quarterly, or more frequently, containing news items of particular interest to the active members of the Association and to those it deems fit to receive it.
4. Act as the coordinating authority of all Association activities to which the crew members of the Association desire to undertake; such as, annual or bi-annual general reunion gatherings at selected areas or locations, annual or periodic mini-reunions and affairs at selected locations, serve as a conduit and a clearinghouse between and among the members of the Association and their families.

"The Mighty Built-in-Half"

5. Promote and encourage care and assistance to ill, hospitalized or otherwise indigent members of the Association and their respective families.
6. Carry on the undertake an appropriate Memorial service at each general reunion meeting to perpetuate the memory of deceased ex-members of the Association and to comfort their survivors.
7. Sponsor and participate in activities of a charitable nature as appropriate.
8. Propose a voluntary contribution to the Association not to exceed \$100 per active member per year, to cover the cost of printing, posting of quarterly newsletters, and the reasonable, if necessary, expenses required to otherwise develop, disseminate and transmit the newsletter and any other intra-association documentation as may be appropriate.

ARTICLE IV: The Association shall maintain no rental office space, no office furniture, no assets or liability be subject to subsequent disposition, all Association routine duties and affairs shall be undertaken and performed by a Volunteer Coordinator/Registered Agent of Activities, who shall be selected by resolution of the general Association members. In said Coordinator/Registered agent shall use his personal residence or premises as the de-facto office of the Association. The Coordinator/Registered Agent of Activities of the Association may be changed from time to time due to resignation, death, or expulsion.

ARTICLE V: The name and address of the person who is the Association's Coordinator/Registered Agent of Activities as of the preparation of these ARTICLES OF INCORPORATION, as dated below, is Joseph R. Facelli, 14440 8th Street, Seminole, Florida, 34677, (407) 377-1111, (mobile) 377-1111.

ARTICLE VI:

The place and date of annual reorganization meeting, held by the Association as provided by the By-Laws of the Association.

ARTICLE VII: No part of the activities of this association shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Association shall not participate in, or intervene, in any political campaign on behalf of, or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, this Association shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of the Association.

Done under and in the city of Lakeland, State of Florida.

On the 1st day of January, 1978.

Signed in the presence of:

Joseph R. Facelli

Joseph R. Facelli, President

ARTICLES OF INCORPORATION

The undersigned, acting as incorporator(s) of a corporation pursuant to chapter 617, Florida Statutes, adopt(s) the following Articles of Incorporation:

ARTICLE I

Name

The name of the corporation shall be

SS. ME. AZERI, DE. LTD., ASSOCIATION, INC.

ARTICLE II

Principal place of business and mailing address

The principal place of business and mailing address of this corporation shall be

1404 Spring Oak Street
Winter Springs, Florida 34633

ARTICLE III

Purpose(s)

The specific purpose(s) for which the corporation is organized is(are)

AS A NON-PROFIT ORGANIZATION OPERATING EXCLUSIVELY TO PROMOTE THE SOCIAL WELFARE OF THE MEMBERS OF THIS ASSOCIATION, AND THE SPECIFIC ACTIVITIES CONDUCTED IN THE ARTICLES OF INCORPORATION ATTACHED HERETO.

ARTICLE IV

Manner of election of directors

The manner in which the directors are elected or appointed is as follows

ARTICLE V

Limitation of corporate powers

The corporate powers of this corporation are as provided in section 617.0302, Florida Statutes, unless limited are as follows

¹¹ After those extracted in the articles of incorporation.

ARTICLE VI

Initial registered agent and street address

The name and the street address of the initial registered agent is

Joseph R. Racette
1404 Burnt Oak Street
Carson Springs, Florida 34639

ARTICLE VII

Incorporators

The name(s) and the street address(es) of the incorporator(s) for these articles of incorporation is(are)

Josefa R. Acosta
1404 B Rue Oak Street
Far, on Springs, Florida 34639

The undersigned incorporator has executed these Articles of Incorporation this 7 day of January, 1991.

Signature of Incorporator

Joseph R. Tocino

JASCHKE, R., 1963.

Typed name of incorporator signing

**CERTIFICATE OF DESIGNATION OF *96*
REGISTERED AGENT/REGISTERED OFFICE *July 7, 1996***

PURSUANT TO THE PROVISIONS OF SECTION 617.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1 The name of the corporation is:

ISS NEUNZER, DE-150, ASSOCIATION, INC.

(must include suffix)

2 The name and address of the registered agent and office is:

Joseph R. Paccitto

(NAME)

1414 3rd Street

(P.O. Box or Mail Drop Box NOT ACCEPTABLE)

Tarpon Springs, Florida 34689

(CITY/STATE/ZIP)

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Joseph R. Paccitto

(SIGNATURE)

July 7, 1996

(DATE)