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GRECORY J. HUSSIN, D.D.S.

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Office Use Only

COK 31980 U.S. 19 N., Palm Harbor, FL 34684 AENT NUMBER(S), (if known):

1, 	(Corporation Name)	(Docu	ment #)
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	(Corporation Name)	(Досш	ment #) 706
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□ Walk in	Pick up time		Certified Copy
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Mail out	☐ Will wait	Photocopy	Certificate of Status
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NEW FILINGS	AMENDMENTS
Profit	Amendment
NonProfit	Resignation of R.A., Officer/ Director
Limited Liability	Change of Registered Agent
Domestication	Dissolution/Withdrawal
Other	Merger

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OTHER FILINGS
Annual Report
Fictitious Name
Name Reservation

REGISTRATION/ QUALIFICATION
Foreign
Lumited Partnership
Reinstatement
Trademark
 Other

Examiner's Initials



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

FILED

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SECRETARY

MALLACY

13:10

July 8, 1996

GREGORY J. HUSSIN, D.D.S. 31980 U.S. 19 N. PALM HARBOR, FL 34684

SUBJECT: KING NEPTUNE'S CLUB, INC.

Ref. Number: W96000014218

We have received your document for KING NEPTUNE'S CLUB, INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

We regret that we were unable to contact you by phone. Please return the corrected document with a letter providing us with a telephone number where you can be reached during working hours.

The purpose contained in your articles of incorporation should be more specific. Please correct your articles to reflect the specific purpose for which the corporation is being organized.

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: 696A00033133

ARTICLES OF INCORPORATION 1	$H_i \in \Gamma$
<u>OF</u> 96 JUI	. 15 - 111 10 5t
A FLORIDA NONPROFIT CORPORATION Article I. Name. The name of the Corporation is:	
Article I. Name. The name of the Corporation is: (1) 11 11 11 11 11 11 11 11 11 11 11 11 1	- Tariff - Tariff
Article 2. Duration. The duration of the Corporation is perpetual.	
Article 3. Purposes. The purpose of the corporation is as follows: To provide to Ch. Ideal with adventional receipt the opportunities in the literal. A. This corporation is a not-for-profit corporation organized under Chapter 61 Statutes. It is not organized for the private gain of any person. The specific purposes of this coare (State specific purposes including limitations required by IRS):	
B. To exercise all rights and powers conferred by the laws of the State of Flornonprofit corporations.	rida upon
C. Provided, however, that the corporation shall not engage in any action wheremitted to be carried on by nonprofit corporations under the Internal Revenue Code and not not earnings of the Corporation shall inure to the benefit of or be distributable to its members, or officers; but the Corporation shall be authorized and empowered to pay reasonable compethese people for services rendered, and to make payments and distributions in furtherance of purposes.	part of the directors, nsation to
Article 4. Members. The Corporation shall have Voting Members, who shall be elemany be removed) by the Voting Members, and who shall have all the rights and privileges of of the Corporation. The Bylaws may provide for Nonvoting Members of one or more classes, be admitted in such manner and who shall have such rights and privileges as are set forth in the but who shall not have the right to vote. The name and address of each initial Voting Member is a Name Address Consider Co	members who shall ne Bylaws, ns follows:
Article 5. Initial Registered Agent and Office. The initial registered The theorem and the initial registered office Telst 10.2 19 8 , Acoustings, 19 391-30] Florida. Article 6. Initial Board of Directors. The initial Board of Directors shall have 3	
whose names and addresses are: Name Address Print Switch 25 in the Court for the Switch Sw	
Pour Smith 25th Kartist or from horror	1 271.1 ·

The Bylaws shall provide the method of election of all Directors, and the number of Directors may be

raised or lowered by amendment of the bylaws but shall α no case be less than three

Article 7. Officers — The orficers of the Corporation shall consist of a President, Secretary, and Treasurer—Other officers may be provided for in the Bylaws. Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the Bylaws—The name and address of each initial Officer of the Corporation is as follows:

11116	Name	Address	
President Secretary Freasurer	1 ///	Per 1169 cogstat fra 1 1A 34681	
Article	Mama	Address So 116 5 512 dos y die 1 farm Har Goda's Back	, F
pasis within the	e meaning of the Florida	Corporation is organized (and shall be operated) on a nonstock Not For Profit Corporation Act, and shall not have the power to k, but may issue membership certificates if so provided in the	
Article	10. Corporate Address.	The street address of the Corporation's initial principal office is	
	[and	if different, the Corporation's mailing address is	
lay of <u>June</u>	19 96	ndersigned have signed these Articles of Incorporation on this	•
		(Signatures of Incorporators)	
is person	ally known to me/_on	[date] Jones Bives Lusidentification, and who [document] proporation and acknowledged to and before me that he/she sees therein expressed.	
	TAMMY L. KR Notary Public, Stat My comm. expires No. CC225	Name: TAMPY LANGE LANGE	

Laccept designation as registered agent:

107