N98000002823

TRANSMITTAL LETTER

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

SUBJECT: COLUMBI	A CLUB OF SEBASTIAN I (Proposed corporat	NC. e name - must include suffi	ix)	
			00000251 -05/05/98 *****122.	3 4404 01073004 50 ****122.50
Enclosed is an original and	d 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	
		ADDITIONAL CO	PY REQUIRED	
FROM:	PAUL R WOLFF Name (Prin	ted or typed)	TALLA	98 MAN
-	7701 GIBSON ST. Address SEBASTIAN, FLORIDA 32958 City, State & Zip 561-589-3514 Daytime Telephone number		ASS: F	
			LORIDA	M IO: 25
-			_	-
•			W98	:-1052D

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

nc 5/18/98



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

May 8, 1998

PAUL R. WOLFF 7701 GIBSON STREET SEBASTAIN, FL 32958

SUBJECT: COLUMBIA CLUB OF SEBASTIAN INC.

Ref. Number: W98000010520

We have received your document for COLUMBIA CLUB OF SEBASTIAN 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):

The document must contain a registered agent with a Florida street address and a <u>signed</u> statement of acceptance. (i.e. I hereby am familiar with and accept the duties and responsibilities of Registered Agent.)

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

Please return the original and one copy of 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 (850) 487-6067.

Neysa Culligan Document Specialist

Letter Number: 398A00025632

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COLUMBIA CLUB OF SEBASTIAN INC.

FILED

98 MAY 18 AM 10: 26

PURSUANT TO THE PROVISION OF THE NON-STOCK, NON-PROFIT CORPORATION ACCREGARY OF STATE THE STATE OF FLORIDA, THE UNDERSIGNED INCORPORATOR HEREBY FORM A CORRESPONDED, FLORIDA AND THE FOLLOWING ARE ITS ARTICLES OF INCORPORATION.

ARTICLE I

THE NAME OF THE CORPORATION IS COLUMBIA CLUB OF SEBASTIAN INC., WHICH IS AN ADJUNCT OF SEBASTIAN COUNCIL NO. 8009 KNIGHTS OF COLUMBUS.

ARTICLE II

THE PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESSEOF THIS CORPORATION SHALL BE: 7701 GIBSON ST. SEBASTIAN, FLORIDA 32958.

ARTICLE III

THE PURPOSES FOR WHICH THIS CORPORATION IS FORMED ARE: (a) TO PROMOTE FRATERNAL, CHARITABLE, EDUCATIONAL, CIVIC, ATHLETIC AND SOCIAL PURSUITS; (b) TO RENDER MUTUAL AID AND ASSISTANCE TO ITS SICK, DISABLED AND NEEDY MEMBERS AND THIER FAMILIES; AND (c) TO SUPPORT AND COOPERATE WITH ALL OF THE FRATERNAL, CHARITABLE, RELIGIOUS, PATRIOTIC AND CIVIC ENTERPRISES OF SEBASTIAN COUNCIL NO. 8009 KNIGHTS OF COLUMBUS.

THE CORPORATION SHALL HAVE THE POWER TO SUE AND TO BE SUED, TO HOLD, RECEIVE, LEASE AND PURCHASE SUCH REAL ESTATE AND PERSONAL PROPERTY AS MAY BE REQUISITE AND EXPENDIENT FOR ITS PURPOSES, AND TO SELL, LEASE, ENCUMBER AND DISPOSE OF SUCH PROPERTY. IT MAY ADOPT, OR AMEND BY-LAWS, RULES AND REGULATIONS NOT INCONSISTENT WITH APPLICABLE LAWS AND THESE ARTICLES. IT SHALL HAVE ALL OTHER POWERS GRANTED TO NON-STOCK, NON-PROFIT CORPORATIONS BY THE GENERAL LAWS OF THIS STATE. PROVIDED, HOWEVER, AND NOTWITHSTANDING ANY OTHER PROVISIONS OF THESE ARTICLES, THE CORPORATION SHALL NOT CARRY ON ANY ACTIVITIES OR SHALL IT HAVE ANY POWERS PROHIBITED TO AN ORGANIZATION EXEMPT FROM FEDERAL INCOME TAX UNDER SECTION 501 (c) 7 OF THE INTERNAL REVENUE CODE. THE CORPORATION SHALL NOT HAVE OR ISSUE SHARES OF STOCK OR PAY DIVIDENDS, NO PART OF ITS EARNINGS OR ASSETS SHALL INURE TO THE BENEFIT OF OR BE DISTRIBUTABLE TO ITS MEMBERS, DIRECTORS, OFFICERS OR OTHER PRIVATE PERSON, EXCEPT THAT IT SHALL BE AUTHORIZED TO PAY REASONABLE COMPENSATION FOR SERVICES RENDERED AND TO MAKE PAYMENTS AND DISTRIBUTION IN FURTHERANCE OF ITS PURPOSES.

THE CORPORATION'S DURATION SHALL BE PERPETUAL. IN THE EVENT OF DISSOLUTION, AFTER PAYMENT OF ALL LIABILITIES, ITS SURPLUS SHALL BECOME THE PROPERTY OF SEBASTIAN COUNCIL NO. 8009 KNIGHTS OF COLUMBUS OR BE DONATED TO A CATHOLIC ORGANIZATION RECOGNIZED BY THE INTERNAL REVENUE SERVICE AS TAX-EXEMPT UNDER SECTION 501 (c) (3) OF THE INTERNAL REVENUE CODE OR THE CORRESPONDING SECTION OF ANY FUTURE UNITED STATES REVENUE LAW AS THE BOARD OF DIRECTORS SHALL DETERMINE.

ARTICLE IV

THE MEMBERSHIP OF THIS CORPORATION SHALL BE COMPOSED SOLELY OF THE ACTIVE MEMBERSHIP IN GOOD STANDING OF SEBASTIAN COUNCIL NO. 8009 KNIGHTS OF COLUMBUS.

UPON TERMINATION OF A PERSON'S MEMBERSHIP IN SEBASTIAN COUNCIL NO. 8009 KNIGHTS OF COLUMBUS HIS MEMBERSHIP IN THIS CORPORATION AND ALL RIGHTS AND PRIVILEGES INCIDENT THERETO SHALL ALSO IMMEDIATELY AND AUTOMATICALLY TERMINATE.

ARTICLE V

THE AFFAIRS OF THE CORPORATION SHALL BE MANAGED BY A BOARD OF DIRECTORS ELECTED FROM THE MEMBERSHIP OF THE CORPORATION IN THE MANNER PROVIDED BY THE BY-LAWS. THE COUNCIL GRAND KNIGHT, DEPUTY GRAND KNIGHT AND TRUSTEES SHALL BE EX-OFFICIO MEMBERS OF THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS MAY BE INCREASED OR DECREASED AS PROVIDED BY THE BY-LAWS, BUT IN NO CASE SHALL THE NUMBER OF DIRECTORS BE LESS THAN FIVE (5). THE DIRECTORS SHALL HOLD OFFICE FOR A TERM OF THREE YEARS, EXCEPT AS THE BY-LAWS MAY OTHERWISE PROVIDE. COUNCIL OFFICERS SERVING AS DIRECTORS EX-OFFICIO SHALL BE DIRECTORS DURING THIER TERM OF COUNCIL OFFICE. THE NUMBER OF DIRECTORS CONSTITUTING THE INITIAL BOARD OF DIRECTORS IS ELEVEN (11), and the names and addresses of the persons who are to serve as directors until the first annual meeting of the corporation, or until their successors are duly elected and qualified, are as follows;

7777					
DANIEL L.	BENZING				
C W CLEMONS					
ANGELO DI	TRAPANO				
BEN S. ELM	0				

NAME

9455 108TH AVE. VERO BEACH, FLORIDA 32967
762 CARNIVAL TERRACE SEBASTIAN, FLORIDA 32958
962 CHELSEA AVE. SEBASTIAN, FLORIDA 32958
573 DURANT ST. S.W. SEBASTIAN, FLORIDA 32958

ADDRESS

NAME

PAUL P. KOSTENBAUDER

EUGENE J. DERNBACH

CHESTER A. SCHERER

MARTIN E. THIELE

PAUL R. WOLFF

VINCENT J. YANNIE

ADDRESS

53 TREASURE CIRCLE SEBASTIAN, FLORIDA 32959

920 LANCE ST. SEBASTIAN, FLORIDA 32958

490 EASY ST. SEBASTIAN FLORIDA 32958

121 ALISA DR. SEBASŢIAN, FLORIDA 32958

8085 133rd PLACE ROSELAND, FLORIDA 32957

7960 126TH ST. ROSELAND, FLORIDA 32957

THE DIRECTORS WHO ARE COUNCIL OFFICERS SHALL SUPERVISE THE ACTIONS OF THE BOARD OF DIRECTORS AND MAY START ACTION TO REMOVE ANY AND ALL DIRECTORS IF THE OFFICERS FIND THEIR ACTIONS TO BE DETRIMENTAL TO THE PURPOSES OF THE CORPORATION OR THE COUNCIL AS THE BY-LAWS MAY PROVIDE.

ARTICLE, VI

THE CORPORATION IS LOCATED AND HAS ITS PRINCIPAL OFFICE AT 7701 GIBSON ST. SEBASTIAN, COUNTY OF INDIAN RIVER, STATE OF FLORIDA. THE AGENT UPON WHO PROCESS OR NOTICE TO THE CORPORATION MAY BE SERVED IS PAUL R. WOLFF 8085 133RD PLACE ROSELAND, FLORIDA 32957

DATED AT SEBASTIAN FLORIDA, ON MAY 2,1998.

8085 133rd PLACE ROSELAND. FLORIDA 32957 INCORPORATOR/ PAUL R/WOLFF

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.

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