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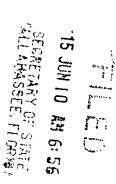
(Re	equestor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	ty/State/Zip/Phon	e #)
PICK-UP	MAIT	MAIL
(Bu	siness Entity Nar	me)
(Do	cument Number)	
Certified Copies	_ Certificates	s of Status
Special Instructions to	Filing Officer:	
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,		

Office Use Only



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W PAINTER

NEXT LEVEL LIFE STYLE INC STEVEN PAUL 87 W MICHIGAN ST ORLANDO, FL 32806

JUNE 1, 2015

SECRETARY OF STATE DIVISION OF CORPORATIONS P.O. BOX 6327 TALLAHASSEE, FL. 32314

DEAR SIRS:

ENCLOSED PLEASE FIND SEVENTY EIGHT DOLLARS AND SEVENTY FIVE CENTS COSTS AND HANDLING OF INCORPORATION OF:

NEXT LEVEL LIFE STYLE INC

THANK YOU, STEVEN PAUL

ARTICLES OF INCORPORATION

OF

NEXT LEVEL LIFE STYLE INC

ARTICLE I - NAME

THE NAME OF THIS CORPORATION IS:

NEXT LEVEL LIFE STYLE INC

ARTICLE II - DURATION

THESE ARTICLES OF INCORPORATION SHALL BE EFFECTIVE UPON APPROVAL BY THE SECRETARY OF STATE OF THE STATE OF FLORIDA. THIS CORPORATION IS TO HAVE PERPETUAL EXISTENCE UNLESS SOONER DISSOLVED ACCORDING TO LAW.

ARTICLE III - PURPOSE

TO ENGAGE IN ANY ACTIVITY OR BUSINESS PERMITTED UNDER THE LAWS OF THE STATE OF FLORIDA AND THE UNITED STATES.

ARTICLE IV – CAPITAL STOCK

THE MAXIMUM NUMBER OF SHARES THAT A CORPARTION IS AUTHORIZED TO HAVE ANY ONE TIME 1000 SHARES OF COMMON STOCK. EACH HAVING THE PAR VALUE OF \$ 1200 (ONE DOLLAR) PER SHARE. THE CONSIDERATION TO BE FAIR FOR EACH SHARE SHALL BE FIXED BY THE BOARD OF CONSIDERATION TO BE FAIR DIRECTORS FROM TIME TO TIME.

ARTICLE V - INITIAL CAPITAL

THE AMOUNT OF CAPITAL STOCK WITH THIS CORPORATION WILL BEGIN BUSINESS IS ONE THOUSAND DOLLARS (\$1000.00)

ARTICLE VI – ADDRESS

THE INITIAL STREET ADDRESS OF THE PRINICIPAL OFFICE OF THIS CORPORATION WILL BE LOCATED AT:

87 W MICHIGAN ST ORLANDO, FL 32806 (407) 822-4440

ARTICLE VII – DIRECTORS

THIS CORPORATION SHALL HAVE ONE DIRECTOR INITIALLY. THE NUNBER OF DIRECTORS MAY BE INCREASED OR DIMINISHED FROM TIME TO TIME BY THE BY-LAWS ADOPTED BY THE SHAREHOLDERS.

ARTICLES VIII - INITIAL DIRECTORS

THE NAME(S) AND ADDRESS (ES) OF THE BOARD OF DIRECTORS AND THE OFFICE(S) ARE ELECTED AND HAVE QUALIFED ARE:

NAME OFFICE	ADDRESS
	W MICHIGAN ST RLANDO, FL 32806

ARTICLE IX - SUBSCRIBER(S)

THE NAME AND STREET ADRESS OF THE SUBSCRIBER (\$) OF THESE ARTICLES OF INCORPORATION AND THE NUMBER OF SHARES OF STOCK HE/SHE HAS AGREED TO TAKE IS AS FOLLOWS:

NAME	ADDRESS	SHARES
STEVEN PAUL	87 W MICHIGAN ST	1000
	ORLANDO, FL 32806	

ARTICLE X- SUBSCRIBER(S)

THE NAME OF THE INITIAL REGISTERED AGENT OF THIS CORPORATION IS:

STEVEN PAUL 87 W MICHIGAN ST ORLANDO, FL 32806

ARTICLES XI – PRE- EMPTIVE RIGHTS

EACH SHAREHOLDER OF THE CORPORATION SHALL BE ENTITLED TO FULL PRE-EMPTIVE RIGHTS TO ACQUIRE HIS (HER) PROPORTIONAL PART OF ANY ISSUED, UNISSUED, OR TREASURY SHARES OF THE CORPORATION AT NET ASSET VALUE.

ARTICLES XII – AMENDMENTS)

THESE ARTICLES OF INCORPORATION MAY BE AMENDED IN THE MANNER PROVIDED BY LAW. EVERY AMENDMENT SHALL BE APPROVED BY THE BOARD OF DIRECTORS, PROPOSED BY THEM TO THE SHAREHOLDERS AND APPROVED MEETING BY A MAJORITY OF THE STOCK ENTITLED TO VOTE THEREON, UNLESS ALL OF THE DIRECTORS AND ALL OF THE SHAREHOLDERS SIGN A WRITTEN STATEMENT MANIFESTING THEIR INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THEIR INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THEIR INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THEIR INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THEIR INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THEIR INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THEIR INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THEIR INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THEIR INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THEIR INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE INTENTION THAT A PROVIDED IN THE STATEMENT MANIFESTING THE STATEMENT MANIFES

STATEMENT MANIFESTING THEIR INTENTION THAT A CERTAIN AMENDMENT TO THESE ARTICLES OF INCORPORATION BE MADE.

IN WITNESS WHEREEOF, I HAVE SET MY HAND AND SEAL, AND ACKNOWLEDGED AND FILED THE FOREGOING ARTICLES OF INCORPORATION UNDER THE LAW JUNE 01 2015.

STEVEN PAUL

STATE OF FLORIDA COUNTY OF ORANGE

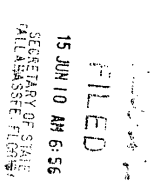
BEFORE ME, A NOTARY PUBLIC AUTHORIZED TO TAKE ACKNOWLEDGEMENT IN THE THIS STATE AND COUNTY SET FOURTH ABOVE, PERSONALLY APPEARED STEVEN PAUL KNOWN TO ME AND KNOWN BY ME TO BE THE PERSON (S) WHO EXECUTED THE FOREGOING ARTICLES OF INCORPORATION, AND THEY ACKNOWLEDGED BEFORE ME THAT THEY EXECUTED THOSE ARTICLES OF INCORPORATION.

JUNE 01,2015.

NOTARY

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICLE FOR THE SERVICE OF PROCESS WITHIN THE STATE OF FLORIDA, NAMING UPON WHOM-PROCESS MAY BE SERVED.

PURSUANT TO THE PROVISIONS OF SECTION 607.0501, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED, IN ACCORDANCE WITH SAID ACT:



JULIUS PRICE Notary Public - State of Florida My Comm. Expires Aug 10, 2017

NEXT LEVEL LIFE STYLE INC

HAVING BEEN ORGANIZED UNDER:

THE LAWS OF THE STATE OF FLORIDA WITH ITS PRINCIPAL **OFFICE AT**

87 W MICHIGAN ST ORLANDO, FL 32806

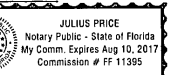
IN THE CITY OF ORLANDO FL, COUNTY OF ORANGE AND IN THE STATE OF FLORIDA, AS INDICATED IN THE ARTICLES OF INCORPORATION, HAS NAMED:

STEVEN PAUL

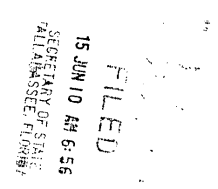
IT'S AGENT TO ACCEPT PROCESS WITHIN THE STATE. HAVING BEEN NAMED TO ACCEPT PROCESS SERVICE OF PROCESS FOR THE ABOVE NAMED CORPORATION, AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT AND AGREE TO ACT IN SAID CAPACITY AND AGREE TO COMPLY WITH THE PROVISIONS OF SAID ACT RELATIVE TO KEEPING SAID OFFICE OPEN.

REGISTERED AGE

STEVEN PAUL



NOTARY



NEXT LEVEL LIFE STYLE INC STEVEN PAUL 87 W MICHIGAN ST ORLANDO, FL 32806

JUNE 1, 2015

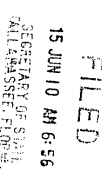
SECRETARY OF STATE DIVISION OF CORPORATIONS P.O. BOX 6327 TALLAHASSEE, FL. 32314

DEAR SIRS:

ENCLOSED PLEASE FIND SEVENTY EIGHT DOLLARS AND SEVENTY FIVE CENTS COSTS AND HANDLING OF INCORPORATION OF:

NEXT LEVEL LIFE STYLE INC

THANK YOU, STEVEN PAUL



ARTICLES OF INCORPORATION

OF

NEXT LEVEL LIFE STYLE INC

ARTICLE I - NAME

THE NAME OF THIS CORPORATION IS:

NEXT LEVEL LIFE STYLE INC

ARTICLE II - DURATION

THESE ARTICLES OF INCORPORATION SHALL BE EFFECTIVE UPON APPROVAL BY THE SECRETARY OF STATE OF THE STATE OF FLORIDA. THIS CORPORATION IS TO HAVE PERPETUAL EXISTENCE UNLESS SOONER DISSOLVED ACCORDING TO LAW.

ARTICLE III - PURPOSE

TO ENGAGE IN ANY ACTIVITY OR BUSINESS PERMITTED UNDER THE LAWS OF THE STATE OF FLORIDA AND THE UNITED STATES.

ARTICLE IV - CAPITAL STOCK

THE MAXIMUM NUMBER OF SHARES THAT A CORPARTION IS AUTHORIZED TO HAVE ANY ONE TIME 1000 SHARES OF COMMON STOCK. EACH HAVING THE PAR VALUE OF \$1500 \$150

ARTICLE V - INITIAL CAPITAL

THE AMOUNT OF CAPITAL STOCK WITH THIS CORPORATION WILL BEGIN BUSINESS IS ONE THOUSAND DOLLARS (\$1000.00)

ARTICLE VI – ADDRESS

THE INITIAL STREET ADDRESS OF THE PRINICIPAL OFFICE OF THIS CORPORATION WILL BE LOCATED AT:

87 W MICHIGAN ST ORLANDO, FL 32806 (407) 822-4440

ARTICLE VII - DIRECTORS

THIS CORPORATION SHALL HAVE ONE DIRECTOR INITIALLY. THE NUNBER OF DIRECTORS MAY BE INCREASED OR DIMINISHED FROM TIME TO TIME BY THE BY-LAWS ADOPTED BY THE SHAREHOLDERS.

ARTICLES VIII – INITIAL DIRECTORS

THE NAME(S) AND ADDRESS (ES) OF THE BOARD OF DIRECTORS AND THE OFFICE(S) ARE ELECTED AND HAVE QUALIFED ARE:

NAME OFFICE ADDRESS STATE OF STEVEN PAUL PRESIDENT 87 W MICHIGAN STATE ORLANDO, FL 22806

ARTICLE IX – SUBSCRIBER(S)

THE NAME AND STREET ADRESS OF THE SUBSCRIBER (S) OF THESE ARTICLES OF INCORPORATION AND THE NUMBER OF SHARES OF STOCK HE/SHE HAS AGREED TO TAKE IS AS FOLLOWS:

NAME ADDRESS SHARES
STEVEN PAUL 87 W MICHIGAN ST 1000
ORLANDO, FL 32806

ARTICLE X- SUBSCRIBER(S)

THE NAME OF THE INITIAL REGISTERED AGENT OF THIS CORPORATION IS:

STEVEN PAUL 87 W MICHIGAN ST ORLANDO, FL 32806

ARTICLES XI - PRE- EMPTIVE RIGHTS

EACH SHAREHOLDER OF THE CORPORATION SHALL BE ENTITLED TO FULL PRE-EMPTIVE RIGHTS TO ACQUIRE HIS (HER) PROPORTIONAL PART OF ANY ISSUED, UNISSUED, OR TREASURY SHARES OF THE CORPORATION AT NET ASSET VALUE.

ARTICLES XII – AMENDMENTS)

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STATEMENT MANIFESTING THEIR INTENTION THAT A CERTAIN AMENDMENT TO THESE ARTICLES OF INCORPORATION BE MADE.

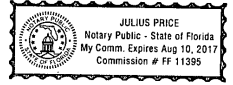
IN WITNESS WHEREEOF, I HAVE SET MY HAND AND SEAL, AND ACKNOWLEDGED AND FILED THE FOREGOING ARTICLES OF INCORPORATION UNDER THE LAW JUNE 01 2015.

STEVEN PAUL

STATE OF FLORIDA COUNTY OF ORANGE

BEFORE ME, A NOTARY PUBLIC AUTHORIZED TO TAKE ACKNOWLEDGEMENT IN THE THIS STATE AND COUNTY SET FOURTH ABOVE, PERSONALLY APPEARED STEVEN PAUL KNOWN TO ME AND KNOWN BY ME TO BE THE PERSON (S) WHO EXECUTED THE FOREGOING ARTICLES OF INCORPORATION, AND THEY ACKNOWLEDGED BEFORE ME THAT THEY EXECUTED THOSE ARTICLES OF INCORPORATION.

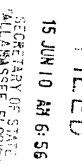
JUNE 01,2015.



NOTARY

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

PURSUANT TO THE PROVISIONS OF SECTION 607.0501, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED, IN ACCORDANCE WITH SAID ACT:



NEXT LEVEL LIFE STYLE INC

HAVING BEEN ORGANIZED UNDER:

THE LAWS OF THE STATE OF FLORIDA WITH ITS PRINCIPAL OFFICE AT

87 W MICHIGAN ST ORLANDO, FL 32806

IN THE CITY OF ORLANDO FL, COUNTY OF ORANGE AND IN THE STATE OF FLORIDA, AS INDICATED IN THE ARTICLES OF INCORPORATION, HAS NAMED: STEVEN PAUL

IT'S AGENT TO ACCEPT PROCESS WITHIN THE STATE.
HAVING BEEN NAMED TO ACCEPT PROCESS SERVICE OF
PROCESS FOR THE ABOVE NAMED CORPORATION, AT THE
PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY
ACCEPT AND AGREE TO ACT IN SAID CAPACITY AND AGREE
TO COMPLY WITH THE PROVISIONS OF SAID ACT RELATIVE
TO KEEPING SAID OFFICE OPEN

REGISTERED AG STEVEN PAUL

JULIUS PRICE Notary Public - State of Florida My Comm. Expires Aug 10, 2017 Commission # FF 11395

NOTARY

Form 2553

(Rev. March 2005)

Department of the Treasury Internal Revenue Service

Election by a Small Business Corporation

(Under section 1362 of the Internal Revenue Code)

See Parts II and III on back and the separate instructions.

The corporation may either send or fax this form to the IRS. See page 2 of the instructions.

OMB No. 1545-0146

- NI	U.	tο	•	•

- 1. Do not file Form 1120S, U.S. Income Tax Return for an S Corporation, for any tax year before the year the election takes effect.
- This election to be an S corporation can be accepted only if all the tests are met under Who May Elect on page 1 of the instructions; all shareholders have signed the consent statement: an officer has signed this form; and the exact name and address of the corporation and other required form information are provided.

Don't	Clastica Informati						
Part I	Election Informati	on	****			= 1 11 12 11	
	Name (see instructions)	5 N/O			A .	Employer identification no	umber
Please	NEXT LEVEL LSTYL					47-4151269	
Type	I .	d room or suite no. (If a P.O. box, see instructions.)			B	Date incorporated	
or Print	87 W MICHIGAN ST					6/1/2015	
0	City or town, state, and ZI	P code			C	State of incorporation	
	ORLANDO,FL 32806					FLORIDA	
D Check the	e applicable box(es) if the	e corporation, after applying for the	EIN shown in .	A above, ch	anged its nan	ne 🔲 or address 🔲]
E Election is	s to be effective for tax y	ear beginning (month, day, year)		, .		6/11/2	2015
		epresentative who the IRS may cal			G	Telephone number of o	
STEVEN PA	-	•				or legal representative	.,,,,,,
						(407) 822-4440	
of the follo	owing: (1) date the corpo corporation began doing	first tax year the corporation exists tration first had shareholders. (2) d business	ate the corpora	tion first had	d assets, or (3	est	
If the tax y	ear ends on any date otl	ill be filed for tax year ending (mon her than December 31, except for a date you enter is the ending date	a 52-53-week ta		ng with refere		
		K Shareholders' Consent Sta	itement.		L		
		Under penalties of perjury, we declare		I .	owned or		N Share-
	1	to the election of the above-named cor S corporation under section 1362(a) a	•		entage of rship (see	M Social security	holder's
Name and ad	dress of each shareholder	examined this consent statemen		1	ructions)	number or employer	tax
or former s	shareholder required to	accompanying schedules and statem		Number		identification number	year
	the election. (See the	best of our knowledge and belief, it is complete. We understand our conser		of shares	Date(s)	(see instructions)	ends
instruc	tions for column K)	may not be withdrawn after the corpora	•	or percentage	acquired		(month and
		valid election. (Sign and date		of			day)
		Signature	Date	ownership			//
STEVEN PA	.UL						
87 W MICHI							
ORLANDO,			7				
0,12,110,0,1	_ 0.000		6/1/2015	1000	6/1/2015	594-94-1980	12/31
			0/1/2013	1000	0/1/2013	354-54-1500	12/31
•=							
Under penalties belief, it is true, o	of perjury, I declare that I had correct, and complete	ve examined this election, including acco	empanying sched	ules and state	ements, and to the	ne best of my knowledge and	!

Signature of officer

Title ►

Date >

6/1/2015

Form 2553	(Rev.	3-2005)	i
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NEXT LEVEL LSTYLE INC

47-4151269

Page 2

Part II Selection of Fiscal Tax Year (All corporations using this part n	nust complete item O and item P, Q, or R.)			
O Check the applicable box to indicate whether the corporation is: 1. X A new corporation adopting the tax year entered in item I, Part I.				
2. An existing corporation retaining the tax year entered in item I, Part I.				
3. An existing corporation changing to the tax year entered in item I, Part I.				
Complete item P if the corporation is using the automatic approval provisions of Rev. Proc. 2002-38, 2002-22 I.R.B. 1037, to request (1) a natural business year (as defined in section 5.05 of Rev. Proc. 2002-38) or (2) a year that satisfies the ownership tax year test (as defined in section 5.06 of Rev. Proc. 2002-38). Check the applicable box below to indicate the representation statement the corporation is making.				
1. Natural Business Year I represent that the corporation is adopting, retaining, or changing to a tax year that qualifies as its natural business year as defined in section 5.05 of Rev. Proc. 2002-38 and has attached a statement verifying that it satisfies the 25% gross receipts test (see instructions for content of statement). I also represent that the corporation is not precluded by section 4.02 of Rev. Proc. 2002-38 from obtaining automatic approval of such adoption, retention, or change in tax year.				
2. Ownership Tax Year I represent that shareholders (as described in section 5.06 of Rev. Proc. 2002-38) holding more than half of the shares of the stock (as of the first day of the tax year to which the request relates) of the corporation have the same tax year or are concurrently changing to the tax year that the corporation adopts, retains, or changes to per item I, Part I, and that such tax year satisfies the requirement of section 4.01(3) of Rev. Proc. 2002-38. I also represent that the corporation is not precluded by section 4.02 of Rev. Proc. 2002-38 from obtaining automatic approval of such adoption, retention, or change in tax year.				
Note: If you do not use item P and the corporation wants a fiscal tax year, complete either it tax year based on a business purpose and to make a back-up section 444 election. Item R				
Q Business Purpose—To request a fiscal tax year based on a business purpose, check be of a user fee. You may also check box Q2 and/or box Q3.	ox Q1. See instructions for details including payment			
1. Check here if the fiscal year entered in item I, Part I, is requested under the prior approval provisions of Rev. Proc. 2002-39, 2002-22 I.R.B. 1046. Attach to Form 2553 a statement describing the relevant facts and circumstances and, if applicable, the gross receipts from sales and services necessary to establish a business purpose. See the instructions for details regarding the gross receipts from sales and services. If the IRS proposes to disapprove the requested fiscal year, do you want a conference with the IRS National Office? Yes No				
2. Check here to show that the corporation intends to make a back-up section 444 election in the event the corporation's business purpose request is not approved by the IRS. (See instructions for more information.)				
3. Check here to show that the corporation agrees to adopt or change to a tax year ending December 31 if necessary for the iRS to accept this election for S corporation status in the event (1) the corporation's business purpose request is not approved and the corporation makes a back-up section 444 election, but is ultimately not qualified to make a section 444 election, or (2) the corporation's business purpose request is not approved and the corporation did not make a back-up section 444 election.				
R Section 444 Election—To make a section 444 election, check box R1. You may also ch	eck box R2.			
1. Check here to show the corporation will make, if qualified, a section 444 election to have the fiscal tax year shown in item I, Part I. To make the election, you must complete Form 8716, Election To Have a Tax Year Other Than a Required Tax Year, and either attach it to Form 2553 or file it separately.				
2. Check here to show that the corporation agrees to adopt or change to a tag to accept this election for S corporation status in the event the corporation is ultimately	not qualified to make a section 444 election.			
Part III Qualified Subchapter S Trust (QSST) Election Under Section	n 1361(d)(2)*			
Income beneficiary's name and address	Social security number			
Trust's name and address	Employer identification number			
Date on which stock of the corporation was transferred to the trust (month, day, year)				
In order for the trust named above to be a QSST and thus a qualifying shareholder of the S corporation for which this Form 2553 is filed, I hereby make the election under section 1361(d)(2). Under penalties of perjury, I certify that the trust meets the definitional requirements of section 1361(d)(3) and that all other information provided in Part III is true, correct, and complete.				
Signature of income beneficiary or signature and title of legal representative or other qualified person making the election Date				
*Use Part III to make the QSST election only if stock of the corporation has been transferred to the trust on or before the date on which the corporation makes its election to be an S corporation. The QSST election must be made and filed separately if stock of the corporation is transferred to the trust after the date on which the corporation makes the S election.				