

ARTICLES OF REINCORPORATION OF
SEAPARK RESIDENTS ASSOCIATION, INC.
(A CORPORATION NOT FOR PROFIT)
NOW TO BE
SOUTH PATRICK RESIDENTS ASSOCIATION, INC.

WE, the undersigned, having been associated under the corporate name of SEA PARK RESIDENTS ASSOCIATION cited above and in compliance with the then existing laws of the State of Florida, do hereby associate ourselves together for the purpose of amending the Charter to change the name to SOUTH PATRICK RESIDENTS ASSOCIATION, INC., and to make such other changes as needed to comply with the current Florida Statutes, namely Ch 617, specifically Ch 617.012 and 617.013.

ARTICLE I
NAME

The Corporation shall hereafter be known as South Patrick Residents Association, Inc. Its principal office is located in Brevard County, Florida and the president shall be the resident agent. The corporate mailing address is: P.O. Box 2357, Satellite Beach, Fl 32937.

ARTICLE II
PURPOSES

1. To take whatever actions are necessary and feasible to achieve or advance the purposes set forth herein, or goals subsequently established within the authority and limitations of the Florida Statutes, for not for profit corporations.
2. To provide an entity through which positive action can be taken to further the education, general welfare and other interests of the community.
3. To cooperate with other similar corporations within Brevard County for mutual support of items of common interest, avoid conflicting goals and to exchange ideas, knowledge and skills for the betterment of all.
4. To participate appropriately in the governmental process on a non-partisan basis, in behalf of the membership, to ensure that county, state, and federal agencies are informed as to member needs and desires on issues directly and indirectly related to the purposes of the corporation.
5. To establish a single organization into which nongovernmental functions, or interests to the residents hereunder covered, will be identified for the purpose of supervising, monitoring, participating in and/or supporting those functions so as to provide a cohesive and integrated effort for: those programs, projects and endeavors of normal and usual interest to a community.

ARTICLE III
MEMBERS

The qualifications and classifications of membership, the limitations, rights, powers and duties of members, dues of members, methods of expulsion, and all matters pertaining to the conduct, management and control of the business, property and affairs of the corporation shall be as provided for from time to time in the bylaws of the corporation.

ARTICLE IV
TERM OF EXISTENCE

This corporation shall have perpetual existence.

ARTICLE V
SUBSCRIBERS

NAME	ADDRESS
Elizabeth B. (Mrs. Charls J) McVey	433 Nautilus Drive, Satellite Beach, Fl
George Khoury	309 Ibis Lane, Satellite Beach, Fl
Tim Netzley	410 N. Neptune Dr., Satellite Beach, Fl
Leonard Cohen	416 Cardinal Dr, Satellite Beach, Fl
Wynell (Mrs. Stanley R.) Morgan	469 N. Waterway Dr, Satellite Beach, Fl
Sallie (Mrs. John W.) Robertson	344 S. Point Ct., Satellite Beach, Fl
Dorsey Evans	218 N.E. 2nd St., Satellite Beach, Fl
Lois (Mrs. Edward) Kneas	184 Ocean Blvd., Satellite Beach, Fl
Louise (Mrs. Wm.) Spaven	735 3rd Ave., Satellite Beach, Fl
Jim Conner	337 S. Point Ct., Satellite Beach, Fl
Faye (Mrs. Henry D.) Phipps	405 Penguin Dr., Satellite Beach, Fl
Tom Murphy	455 Port Royal Blvd.. Satellite Beach, Fl

ARTICLE VI
MANAGEMENT

1. The affairs and business of this corporation shall be managed by a Board of Directors composed of a president, vice president, secretary and treasurer, area directors and such other officers as may be established in the bylaws. Officers shall be elected annually for a term of one year or until their successors are elected and qualified.
2. Meetings of the members shall be held at such time and place as may be specified in the bylaws, but in no event less than annually for the purpose of conducting such business as may be placed on the agenda.
3. A majority of the active members present at any properly called meeting or regular meeting shall constitute a quorum. A majority of the members of the Board of Directors shall constitute a quorum to include the president, or vice president or secretary.

ARTICLE VII
OFFICERS AND DIRECTORS

1. The Board of Directors shall consist of the officers and area directors. (Area Directors shall be elected from geographical areas to be established in the bylaws and may be changed as growth and other conditions warrant.)
2. The names of the officers and directors having been duly elected as provided for under the original charter who are to serve until the next election are:

President	Elizabeth B, (Mrs. Charles J.) McVey 433 Nautilus Drive, Satellite Beach, Fl 32937
Vice President	George Khoury 309 Ibis Lane, Satellite Beach, Fl 32937
Treasurer	Tim Netzley 410 N. Neptune Dr. Satellite Beach, Fl 32937
Secretary	Wynell (Mrs. Stanley R.) Morgan 469 N. Waterway Dr., Satellite Beach. Fl 32937
Assistant Treasurer	Leonard Cohen 416 Cardinal Dr., Satellite Beach, Fl 32937
Assistant Secretary	Sallie (Mrs. John w.) Robertson 344 S. Point Ct., Satellite Beach, Fl 32937
Area Directors	
Area 1	Dorsey Evans 218 N. E. 2nd St., Satellite Beach, Fl 32937
Area 2	Lois (Mrs. Edward) Kneas 184 Ocean Blvd., Satellite Beach, Fl 32937
Area 3	Louise (Mrs Wm.) Spaven 735 3rd Ave., Satellite Beach, Fl 32937
Area 4	Jim Conner 337 S. Point Ct., Satellite Beach, Fl 32937
Area 5	Faye (Mrs. Henry D.) Phipps 405 Penguin Dr., Satellite Beach, Fl 32937
Area 6	Tom Murphy 455 Port Royal Blvd., Satellite Beach, Fl 32937

ARTICLE VIII
BYLAWS

The bylaws of the original charter, having been established as provided for therein, subsequently amended and approved are hereby adopted and may be changed, altered or rescinded by the Board of Directors in the manner and to the extent specified in the bylaws.

ARTICLE IX
AMENDMENTS

Amendments to these articles of incorporation shall be adopted by a two thirds vote of the members of the Board of Directors at any regular or special meeting called for that purpose and proposed to the membership. A two thirds vote of all members present and entitled to vote at a duly constituted meeting of the membership called for that purpose shall be necessary to amend the articles of incorporation.

Department of The Treasury

Internal Revenue Service
EO Group 7404
Suite 1109
401 West Peachtree St.
Atlanta, GA 30365

South Patrick
Residents Association, Inc.
PO Box 2357
Satellite Beach, FL 32902-2357

Person To Contact:
Terry Williams
Telephone Number:
(404)331-3793
Refer Reply To:
EO:7404:NC
EIN:
23-7181551
Date: May 13, 1992

Dear Sir or Madam:

We have received the information that you submitted in regards to your organization's change of name, from 'Sea Park Residents Association, Inc.' to 'South Patrick Residents Association, Inc.' This information has been made a part of your file.

Your organization shall continue to be recognized as exempt under Section 501(C)(04) Internal Revenue Code, effective as of May 1972. You may rely on this exemption until it is modified, terminated or revoked by the Internal Revenue Service.

Please continue to let us know of any changes in the purpose, character, method of operation, name or address of your organization. This is a requirement for retaining your exempt status.

A copy of this letter should remain in your permanent records, as it may help resolve any questions about your exempt status.

Thank you for your cooperation.

Sincerely,



Coordinator
Exempt Organizations