Florida Department of Environmental Protection
CITIZEN SUPPORT ORGANIZATION
2021 LEGISLATIVE REPORT
(pursuant to Section 20.058 Florida Statutes)

Citizen Support Organization (CSO) Name: The Friends of Tomoka Basin State Parks, Inc.
Mailing Address: P.O. Box 1035, Bunnell, Florida 32110
Telephone Number: 386-761-7089
Website Address (required if applicable): N/A- In Process
☒ Check to confirm your Code of Ethics is posted conspicuously on your website.

Statutory Authority:
Section 20.2551, F.S., Citizen support organizations; use of property; audit; public records; partnerships. In summary, the statute specifies the organizational requirements, operational parameters, duties of a CSO to support the Department of Environmental Protection (Department), or individual units of the Department, use of Department property, audit requirements, public records requirements, and authorizes public-private partnerships to enhance lands managed by the Department.

Section 258.015, F.S., Citizen support organizations; use of property; audit. In summary, the statute defines a CSO, requires authorization by the Division of Recreation and Parks, and specifies the use of property. This statute authorizes the Partnerships in Parks (PIP) program for state parks, the program’s operational parameters, CSO’s operational parameters, and donor recognition.

YOUR MISSION AND LAST CALENDAR YEAR’S PROGRAM ACCOMPLISHMENTS:

CSO’s Mission: Consistent with your Articles and Bylaws

Promote activities to conserve, enhance, and interpret the cultural, historic, natural, scenic and recreational resources of the Tomoka Basin State Parks.

Describe Last Calendar Year’s Results Obtained: Brag! List or discuss the past calendar year’s accomplishments and contributions. Cite specific support from last calendar year’s Annual Program Plan.

Tomoka 85th Anniversary Addison Blockhouse Program and Bulow Plantation 85th Anniversary event (Jan 11, 2020), Tomoka Mound Tours (Jan 18, 2020) and Lost Causeway tour (Feb 2020), Oyster Roast (March 14, 2020). Meetings in 2020, 12/10/20- work on annual program plan, Jan 2020 in person meeting. March 2020 and other meetings cancelled due to COVID.

The CSO continues to improve and add posts to their Facebook page (1,152 following) to help promote the parks and the group. We have collaborated with the District 3 ROAR member to advertise on various media outlets for new members and filling officer vacancies.

The CSO congratulates Tomoka State Park on the recognition of the Tomoka Mound and Midden Complex by the National Park Service and the listing in the National Register of Historic Places on November 27, 2020.

Purchased Wild Apricot software to enhance membership recruiting and management but has not been implemented as of yet.
Describe the CSO’s Plans for the Next Three Calendar Years:

- Created a “social media virtual volunteer” position to help promote the Tomoka Basin State Parks and also enhance general membership and add board members and fill vacant officer positions.
- Continue the current partnerships with Don Stoner- Runner’s High Timing and Management for Bulow Woods Trail and Tomoka Marathon races.
- Continue with above programs and activities, increase participation where possible.
- Provide volunteer living history interpretation at Bulow, including historical tours of slave cabins and ruins.
- Use Daytona State College students, engaged in service learning, to develop and present programs to the public on local history topics.
- Increase fundraising activities where possible through hosting open houses, new and targeted programs to attract and broaden a more diverse audience and visitors to the park (i.e. local/college photography and art groups, area senior assisted living residence field trips). Invite local groups such as 4H, scout groups, elementary, middle and high schools to age appropriate programs and workshops.
- Create educational materials and other publishable works for visitors to enjoy at the parks.
- Erection of Late 19th century sugar mill grinder to be used for interpretive experience at Bulow.
- Assist with Tomoka Mound and Lost Causeway Tours.
- Expand membership recruitment methods and increase opportunities to showcase the CSO and its parks through attending more local outreach events, meetings such as HOA, civic organizations in both Flagler and Volusia counties.
- Procure more efficient roadside signage for events/programs hosted at Bulow Plantation and other parks. Finalize new CSO website and expand social media accounts, such as Instagram and Twitter, to promote awareness of the group and its activities.
- Continue discussions and research and build a replica slave cabin at Bulow Plantation.
- Revive trail maintenance group service work-days at Bulow Plantation at Tomoka using community partnerships and local groups.
- Host Junior Ranger days and revive the Family Fun Day event.

CSO’s LAST CALENDAR YEAR STATISTICS:
Total Number of CSO General Membership: 61
Total Number of Board of Directors: 3
Total Volunteer Hours for the Board of Directors (Hours from VSys. Work with your parks’ volunteer manager): 186.75

PARK & CSO RELATIONSHIP:
Keep the summary simple. Save time. Don’t duplicate by describing accomplishments and contributions in the summary. Braq in the above Results Obtained. Describe the relationship here.

Park Manager’s Comments on the CSO & Park Relationship and Support:

The CSO is a great partner with Tomoka Basin State Parks, they are eager to support park needs and a great resource for supporting park interpretive needs as well. While dealing with the pandemic we continued to communicate by phone and by using online meeting platforms. The park and the friend’s group were accomplishing endeavors related to interpreting our rich history, this was greatly inhibited during the pandemic. Many of the events that were delayed this year will be up and running jointly as we move into next fiscal year.
CSO President’s Comments on the CSO & Park Relationship and Support:
Provide your perspective on the relationship between the park and CSO. What went well? Are there areas of improvement?

There is a positive environment and a great working relationship with park management. In spite of the challenges presented by the pandemic we have been able to keep the lines of communication open. We had a strong start with back to back successful history and fundraising events. We have great expectations this year as things return to normal and look forward to continuing to collaborate with the Parks.

**SUMMARIZE FINANCIAL ACTIVITY FOR LAST CALENDAR YEAR, SPECIFIC PARK(S) SUPPORT:**

*Program Service Expenses* are costs related to providing your organization’s programs or services in accordance with your mission. For CSO’s provide expenses that directly support the park(s). For established nonprofit organizations, program service expenses generally represent most of the overall expense of the organization. For the last calendar year provide totals $ for each that apply.

- Building improvement, construction or renovations $ 0
- Cultural resources (e.g., historic structure restoration/renovation) $ 0
- Natural resources (e.g., native plants, natural lands restoration) $ 0
- Maintenance equipment (e.g., mowers, chippers, blowers, chainsaws) $ 0
- Other facilities and landscape maintenance $ 0
- Vehicles (e.g., trucks/cars, UTVs, golf carts, accessible devices, etc.) $ 0
- Amenities (e.g., water fountains, benches, picnic tables, recreational equipment, kiosks etc.) $ 0
- Park employees or volunteers support (e.g., interns, training, uniforms, awards, or recognition) $ 0
- Big ticket visitor center exhibits or interpretation updates $ 0
- Park exhibits, displays, signage $ 0
- Park publications, brochures, maps, etc. $ 0
- Programing/interpretation support material purchases $ 0
- Other program services $ 780

**Total Program Service Expenses** $ 780

**Total Operating Expenses** (Overhead including fees, memberships, postage, rent, utilities, etc.) $ 593

**Visitor Services Revenue**

- Park gift shops, craft stores and concession sales $ 0
- Merchandise sales (e.g., plants, firewood, ice, t-shirts, hats, etc.) $ 0
- Programs and Special Events (e.g., fundraising workshops, seasonal events, concerts, etc.) $ 2,448
- Vending (e.g., drink machines, penny press, laundry, Wifi, etc.) $ 0
- Rentals (e.g., bikes, canoe, kayak, SUPs, etc.) $ 0
- In-park donation boxes $ 138
- Other visitor services revenue $ 66

**Total Visitor Services Revenue** $ 2,652

**Net Assets** $ 1,279

**CSO AUDIT:**

Total of Last Calendar Year’s Expenses (including grants) $

Section 215.981(2), Florida Statute requires an independent CPA audit using Government Audit Standards (*U.S. GAO Yellow Book*) when the CSOs annual expenses are $300,000 including grants. The audit is due by September 1 (9 months after the CSO’s calendar year ends) to the Florida Auditor General and to the Department.
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This information is complete to the best of my knowledge pursuant to Section 20.058 Florida Statutes

<table>
<thead>
<tr>
<th>Title</th>
<th>Name</th>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>CSO Acting President-Treasurer</td>
<td>H E W I T T  J D U P O N T</td>
<td>[Signature]</td>
<td>5-30-2021</td>
</tr>
<tr>
<td>Park Manager</td>
<td>P H I L I P  Z R A N D</td>
<td>[Signature]</td>
<td>6-10-2014</td>
</tr>
</tbody>
</table>

☒ CSO’s Code of Ethics is attached
☒ CSO has attached the most recent Internal Revenue Service (IRS) Form 990, 990-EZ, or 990-N Receipt. All IRS Form 990’s must be complete with Part III Program Service and all appropriate Schedules (A, O and others as appropriate). If filing an IRS extension, attach the IRS 8868 receipt and the most recent 990 and schedules.
PREAMBLE

(1) It is essential to the proper conduct and operation of FRIENDS OF TOMOKA BASIN STATE PARKS. (herein “CSO”) that its board members, officers, and employees be independent and impartial and that their position not be used for private gain. Therefore, the Florida Legislature in Section 112.3251, Florida Statute (Fla. Stat.), requires that the law protect against any conflict of interest and establish standards for the conduct of CSO board members, officers, and employees in situations where conflicts may exist.

(2) It is hereby declared to be the policy of the state that no CSO board member, officer, or employee shall have any interest, financial or otherwise, direct or indirect, or incur any obligation of any nature which is in substantial conflict with the proper discharge of his or her duties for the CSO. To implement this policy and strengthen the faith and confidence of the people in Citizen Support Organizations, there is enacted a code of ethics setting forth standards of conduct required of FRIENDS OF TOMOKA BASIN STATE PARKS. board members, officers, and employees in the performance of their official duties.

STANDARDS

The following standards of conduct are enumerated in Chapter 112, Fla. Stat., and are required by Section 112.3251, Fla. Stat., to be observed by CSO board members, officers, and employees.

1. Prohibition of Solicitation or Acceptance of Gifts

No CSO board member, officer, or employee shall solicit or accept anything of value to the recipient, including a gift, loan, reward, promise of future employment, favor, or service, based upon any understanding that the vote, official action, or judgment of the CSO board member, officer, or employee would be influenced thereby.

2. Prohibition of Accepting Compensation Given to Influence a Vote

No CSO board member, officer, or employee shall accept any compensation, payment, or thing of value when the person knows, or, with reasonable care, should know that it was given to influence a vote or other action in which the CSO board member, officer, or employee was expected to participate in his or her official capacity.

3. Salary and Expenses
No CSO board member or officer shall be prohibited from voting on a matter affecting his or her salary, expenses, or other compensation as a CSO board member or officer, as provided by law.

4. Prohibition of Misuse of Position

A CSO board member, officer, or employee shall not corruptly use or attempt to use one’s official position or any property or resource which may be within one’s trust, or perform official duties, to secure a special privilege, benefit, or exemption.

5. Prohibition of Misuse of Privileged Information

No CSO board member, officer, or employee shall disclose or use information not available to members of the general public and gained by reason of one’s official position for one’s own personal gain or benefit or for the personal gain or benefit of any other person or business entity.

6. Post-Office/Employment Restrictions

A person who has been elected to any CSO board or office or who is employed by a CSO may not personally represent another person or entity for compensation before the governing body of the CSO of which he or she was a board member, officer, or employee for a period of two years after he or she vacates that office or employment position.

7. Prohibition of Employees Holding Office

No person may be, at one time, both a CSO employee and a CSO board member at the same time.

8. Requirements to Abstain From Voting

A CSO board member or officer shall not vote in official capacity upon any measure which would affect his or her special private gain or loss, or which he or she knows would affect the special gain or any principal by whom the board member or officer is retained. When abstaining, the CSO board member or officer, prior to the vote being taken, shall make every reasonable effort to disclose the nature of his or her interest as a public record in a memorandum filed with the person responsible for recording the minutes of the meeting, who shall incorporate the memorandum in the minutes. If it is not possible for the CSO board member or officer to file a memorandum before the vote, the memorandum must be filed with the person responsible for recording the minutes of the meeting no later than 15 days after the vote.

9. Failure to Observe CSO Code of Ethics

Failure of a CSO board member, officer, or employee to observe the Code of Ethics may result in the removal of that person from their position. Further, failure of the CSO to observe the Code of Ethics may result in the Florida Department of Environmental Protection terminating its Agreement with the CSO.
Short Form
Return of Organization Exempt From Income Tax
Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code
(except private foundations)

Do not enter social security numbers on this form, as it may be made public.
Go to www.irs.gov/Form990EZ for instructions and the latest information.

For the 2020 calendar year, or tax year beginning , 2020, and ending ,

Part I
Revenue, Expenses, and Changes in Net Assets or Fund Balances (see the instructions for Part I)
Check if the organization used Schedule O to respond to any question in this Part I.

<table>
<thead>
<tr>
<th>Revenue</th>
<th>Expenses</th>
<th>Net Assets</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Contributions, gifts, grants, and similar amounts received.</td>
<td>10 Grants and similar amounts paid (list in Schedule O).</td>
<td>18 Excess or (deficit) for the year (subtract line 17 from line 19)</td>
</tr>
<tr>
<td>2 Program service revenue including government fees and contracts.</td>
<td>11 Benefits paid to or for members.</td>
<td>19 Net assets or fund balances at beginning of year (from line 27, column (A)) (must agree with end-of-year figure reported on prior year’s return)</td>
</tr>
<tr>
<td>3 Membership dues and assessments.</td>
<td>12 Salaries, other compensation, and employee benefits</td>
<td>20 Other changes in net assets or fund balances (explain in Schedule O).</td>
</tr>
<tr>
<td>4 Investment income.</td>
<td>13 Professional fees and other payments to independent contractors</td>
<td>21 Net assets or fund balances at end of year. Combine lines 18 through 20.</td>
</tr>
<tr>
<td>5a Gross amount from sale of assets other than inventory.</td>
<td>5b Less: cost or other basis and sales expenses.</td>
<td></td>
</tr>
<tr>
<td>5b Gross sales of inventory, less returns and allowances.</td>
<td>7b Less: cost of goods sold.</td>
<td></td>
</tr>
<tr>
<td>6 Net income or (loss) from fundraising events (add lines 6a and 6b and subtract line 6c).</td>
<td>7c Gross profit or (loss) from sales of inventory (subtract line 7b from line 7a).</td>
<td></td>
</tr>
<tr>
<td>6a Gross income from gaming (attach Schedule G if greater than $15,000)</td>
<td>6b Less: direct expenses from gaming and fundraising events.</td>
<td></td>
</tr>
<tr>
<td>6b Gross income from fundraising events (not including $ of contributions from fundraising events reported on line 1) (attach Schedule G if the sum of such gross income and contributions exceeds $15,000).</td>
<td>6c Less: direct expenses from gaming and fundraising events.</td>
<td></td>
</tr>
<tr>
<td>6c Net income or (loss) from fundraising events.</td>
<td>6d Net income or (loss) from fundraising events (add lines 6a and 6b and subtract line 6c).</td>
<td></td>
</tr>
<tr>
<td>8 Other revenue (describe in Schedule O).</td>
<td>8 Total revenue. Add lines 1, 2, 3, 4, 5c, 6d, 7c, and 8.</td>
<td>9 Total expenses. Add lines 10 through 16.</td>
</tr>
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<td></td>
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<td>18 Excess or (deficit) for the year (subtract line 17 from line 19).</td>
</tr>
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<td>19 Net assets or fund balances at beginning of year (from line 27, column (A)) (must agree with end-of-year figure reported on prior year’s return).</td>
</tr>
<tr>
<td>14 Occupancy, rent, utilities, and maintenance.</td>
<td>15 Printing, publications, postage, and shipping.</td>
<td>20 Other changes in net assets or fund balances (explain in Schedule O).</td>
</tr>
<tr>
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<td>16 Other expenses (describe in Schedule O).</td>
<td>21 Net assets or fund balances at end of year. Combine lines 18 through 20.</td>
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</tr>
</tbody>
</table>
### Part II Balance Sheets (see the instructions for Part II)

Check if the organization used Schedule O to respond to any question in this Part II.

<table>
<thead>
<tr>
<th>(A) Beginning of year</th>
<th>(B) End of year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Income</td>
<td>22</td>
</tr>
<tr>
<td>Expense</td>
<td>23</td>
</tr>
<tr>
<td>Income</td>
<td>24</td>
</tr>
<tr>
<td>Expense</td>
<td>25</td>
</tr>
<tr>
<td>Income</td>
<td>26</td>
</tr>
<tr>
<td>Expense</td>
<td>27</td>
</tr>
</tbody>
</table>

#### Check if the organization used Schedule O to respond to any question in this Part II.

- **Cash, savings, and investments**
  - (B) End of year: 1,804.
- **Land and buildings**
  - (A) Beginning of year: 23
- **Other assets (describe in Schedule O)**
  - (A) Beginning of year: 24
- **Total assets**
  - (A) Beginning of year: 525.
  - (B) End of year: 1,804.
- **Total liabilities (describe in Schedule O)**
  - (A) Beginning of year: 0.
  - (B) End of year: 0.
- **Net assets or fund balances (line 27 of column (B) must agree with line 21)**
  - (B) End of year: 1,804.

### Part III Statement of Program Service Accomplishments (see the instructions for Part III)

Check if the organization used Schedule O to respond to any question in this Part III.

![Grants $] If this amount includes foreign grants, check here.

- **Expenses**
  - 28. 593.
  - 29. 593.
  - 30. 593.
  - 31. 593.
  - 32. 593.

### Part IV List of Officers, Directors, Trustees, and Key Employees

Check if the organization used Schedule O to respond to any question in this Part IV.

<table>
<thead>
<tr>
<th>(a) Name and title</th>
<th>(b) Average hours per week devoted to position</th>
<th>(c) Reportable compensation (if not paid, enter -0-)</th>
<th>(d) Health benefits, contributions to employee benefit plans, and deferred compensation</th>
<th>(e) Estimated amount of other compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hewitt J Dupont</td>
<td>Treasurer</td>
<td>10</td>
<td>0.</td>
<td>0.</td>
</tr>
<tr>
<td>Dr Nancy Duke Birkhead</td>
<td>Vice President</td>
<td>10</td>
<td>0.</td>
<td>0.</td>
</tr>
<tr>
<td>Tameka McDowell</td>
<td>President</td>
<td>10</td>
<td>0.</td>
<td>0.</td>
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</tbody>
</table>
33 Did the organization undergo a liquidation, dissolution, termination, or significant disposition of net assets during the year? If ‘Yes,’ complete applicable parts of Schedule N

34a Did the organization receive any payment from or engage in any transaction with a controlled entity within the meaning of section 512(b)(13)? If ‘Yes,’ complete Schedule R, Part III.

35a Did the organization have unrelated business gross income of $1,000 or more during the year from business activities (such as those reported on lines 2, 6a, and 7a, among others)?

36 Did the organization undergo a liquidation, dissolution, termination, or significant disposition of net assets during the year? If ‘Yes,’ complete applicable parts of Schedule N.

37a Did the organization file Form 1120-POL for this year?

38a Did the organization borrow from, or make any loans to, any officer, director, trustee, or key employee; or were any such loans made in a prior year and still outstanding at the end of the tax year covered by this return?

39 Section 501(c)(7) organizations. Enter:
   a Initiation fees and capital contributions included on line 9.
   b Gross receipts, included on line 9, for public use of club facilities.

40a Section 501(c)(3) organizations. Enter amount of tax imposed on the organization during the year under:
   b Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Did the organization engage in any section 4958 excess benefit transaction during the year, or did it engage in an excess benefit transaction in a prior year that has not been reported on any of its prior Forms 990 or 990-EZ?
   c Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Enter amount of tax imposed on organization managers or disqualified persons during the year under sections 4912, 4955, and 4958.
   e All organizations. At any time during the tax year, was the organization a party to a prohibited tax shelter transaction? If ‘Yes,’ complete Form 8886-T.

41 List the states with which a copy of this return is filed — None

42a The organization’s books are in care of — Hewitt J Dupont

b At any time during the calendar year, did the organization have an interest in or a signature or other authority over a financial account in a foreign country (such as a bank account, securities account, or other financial account)?

43 Section 4947(a)(1) nonexempt charitable trusts filing Form 990-EZ in lieu of Form 1041 — Check here and enter the amount of tax-exempt interest received or accrued during the tax year.

44a Did the organization maintain any donor advised funds during the year? If ‘Yes,’ Form 990 must be completed instead of Form 990-EZ.

b Did the organization operate one or more hospital facilities during the year? If ‘Yes,’ Form 990 must be completed instead of Form 990-EZ.

c Did the organization receive any payments for indoor tanning services during the year?

d If ‘Yes’ to line 44c, has the organization filed a Form 720 to report these payments?

45a Did the organization have a controlled entity within the meaning of section 512(b)(13)?

b Did the organization receive any payment from or engage in any transaction with a controlled entity within the meaning of section 512(b)(13)? If ‘Yes,’ Form 990 and Schedule R may need to be completed instead of Form 990-EZ. See instructions.
Form 990-EZ (2020)  Friends of Tomoka Basin State Parks Inc  46-3862922

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46 Did the organization engage, directly or indirectly, in political campaign activities on behalf of or in opposition to candidates for public office? If 'Yes,' complete Schedule C, Part I. ................................................................. 46 X

Part VI | Section 501(c)(3) Organizations Only
All section 501(c)(3) organizations must answer questions 47-49b and 52, and complete the tables for lines 50 and 51.

Check if the organization used Schedule O to respond to any question in this Part VI. .................................................................

47 Did the organization engage in lobbying activities or have a section 501(h) election in effect during the tax year? If 'Yes,' complete Schedule C, Part II. ................................................................. 47 X

48 Is the organization a school as described in section 170(b)(1)(A)(ii)? If 'Yes,' complete Schedule E. ................................................................. 48 X

49a Did the organization make any transfers to an exempt non-charitable related organization? .................................................................

b If 'Yes,' was the related organization a section 527 organization? ................................................................. 49b X

50 Complete this table for the organization’s five highest compensated employees (other than officers, directors, trustees, and key employees) who each received more than $100,000 of compensation from the organization. If there is none, enter 'None.'

<table>
<thead>
<tr>
<th>(a) Name and title of each employee</th>
<th>(b) Average hours per week devoted to position</th>
<th>(c) Reportable compensation (Forms W-2/1099-MISC)</th>
<th>(d) Health benefits, contributions to employee benefit plans, and deferred compensation</th>
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</table>
| f Total number of other employees paid over $100,000 .................................................................

51 Complete this table for the organization’s five highest compensated independent contractors who each received more than $100,000 of compensation from the organization. If there is none, enter 'None.'

<table>
<thead>
<tr>
<th>(a) Name and business address of each independent contractor</th>
<th>(b) Type of service</th>
<th>(c) Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
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</tbody>
</table>
| d Total number of other independent contractors each receiving over $100,000 .................................................................

52 Did the organization complete Schedule A? Note: All section 501(c)(3) organizations must attach a completed Schedule A. ................................................................. ✔ Yes ☐ No

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.

<table>
<thead>
<tr>
<th>Sign Here</th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature of officer</td>
</tr>
<tr>
<td>Hewitt J Dupont</td>
</tr>
</tbody>
</table>

Type or print name and title

Paid Preparer Use Only

Print/Type preparer’s name: Hewitt J Dupont Preparer’s signature: Hewitt J Dupont Date: Check ☐ if self-employed □ P00141889

Firm’s name: SHELLEY & SHELLEY CPA Firm’s EIN: 48-1290481

Firm’s address: 1515 HERBERT ST STE 213 PORT ORANGE, FL 32129 Phone no.: 386-322-3787

May the IRS discuss this return with the preparer shown above? See instructions. ................................................................. ✔ Yes ☐ No

BAA
Part I Reason for Public Charity Status. (All organizations must complete this part.) See instructions.

The organization is not a private foundation because it is: (For lines 1 through 12, check only one box.)

1 □ A church, convention of churches, or association of churches described in section 170(b)(1)(A)(i).
2 □ A school described in section 170(b)(1)(A)(ii). (Attach Schedule E (Form 990 or 990-EZ).)
3 □ A hospital or a cooperative hospital service organization described in section 170(b)(1)(A)(iii).
4 □ A medical research organization operated in conjunction with a hospital described in section 170(b)(1)(A)(iii). Enter the hospital's name, city, and state.
5 □ An organization operated for the benefit of a college or university owned or operated by a governmental unit described in section 170(b)(1)(A)(iv). (Complete Part II.)
6 □ A federal, state, or local government or governmental unit described in section 170(b)(1)(A)(v).
7 □ An organization that normally receives a substantial part of its support from a governmental unit or from the general public described in section 170(b)(1)(A)(vi). (Complete Part II.)
8 □ A community trust described in section 170(b)(1)(A)(vii). (Complete Part II.)
9 □ An agricultural research organization described in section 170(b)(1)(A)(vii) operated in conjunction with a land-grant college or university or a non-land-grant college of agriculture (see instructions). Enter the name, city, and state of the college or university.
10 □ An organization that normally receives (1) more than 33-1/3% of its support from contributions, membership fees, and gross receipts from activities related to its exempt functions, subject to certain exceptions; and (2) no more than 33-1/3% of its support from gross investment income and unrelated business taxable income (less section 511 tax) from businesses acquired by the organization after June 30, 1975. See section 509(a)(2). (Complete Part III.)
11 □ An organization organized and operated exclusively for the benefit of a public charity. See section 509(a)(4).
12 □ An organization organized and operated exclusively for the benefit of, to perform the functions of, or to carry out the purposes of one or more publicly supported organizations described in section 509(a)(1) or section 509(a)(2). See section 509(a)(3). Check the box in lines 12a through 12d that describes the type of supporting organization and complete lines 12e, 12f, and 12g.
   a □ Type I. A supporting organization operated, supervised, or controlled by its supported organization(s), typically by giving the supported organization(s) the power to regularly appoint or elect a majority of the directors or trustees of the supporting organization. You must complete Part IV, Sections A and B.
   b □ Type II. A supporting organization supervised or controlled in connection with its supported organization(s), by having control or management of the supporting organization vested in the same persons that control or manage the supported organization(s). You must complete Part IV, Sections A and C.
   c □ Type III functionally integrated. A supporting organization operated in connection with, and functionally integrated with, its supported organization(s) (see instructions). You must complete Part IV, Sections A, D, and E.
   d □ Type III non-functionally integrated. A supporting organization operated in connection with its supported organization(s) that is not functionally integrated. The organization generally must satisfy a distribution requirement and an attentiveness requirement (see instructions). You must complete Part IV, Sections A and D, and Part V.
   e □ Check this box if the organization received a written determination from the IRS that it is a Type I, Type II, Type III functionally integrated, or Type III non-functionally integrated supporting organization.
   f □ Enter the number of supported organizations
   g □ Provide the following information about the supported organization(s).

   (i) Name of supported organization
   (ii) EIN
   (iii) Type of organization (described on lines 1-10 above (see instructions))
   (iv) Is the organization listed in your governing document? Yes No
   (v) Amount of monetary support (see instructions)
   (vi) Amount of other support (see instructions)

(A) See Part VI
(B)
(C)
(D)
(E)

Total 0. 0.
Section A. All Supporting Organizations

1 Are all of the organization's supported organizations listed by name in the organization’s governing documents? If 'No,' describe in Part VI how the supported organizations are designated. If designated by class or purpose, describe the designation. If historic and continuing relationship, explain.

2 Did the organization have any supported organization that does not have an IRS determination of status under section 509(a)(1) or (2)? If 'Yes,' explain in Part VI how the organization determined that the supported organization was described in section 509(a)(1) or (2).

3a Did the organization have a supported organization described in section 501(c)(4), (5), or (6)? If 'Yes,' answer lines 3b and 3c below.

b Did the organization confirm that each supported organization qualified under section 501(c)(4), (5), or (6) and satisfied the public support tests under section 509(a)(2)? If 'Yes,' describe in Part VI when and how the organization made the determination.

c Did the organization ensure that all support to such organizations was used exclusively for section 170(c)(2)(B) purposes? If 'Yes,' explain in Part VI what controls the organization put in place to ensure such use.

4a Was any supported organization not organized in the United States ('foreign supported organization')? If 'Yes' and if you checked box 12a or 12b in Part I, answer lines 4b and 4c below.

b Did the organization have ultimate control and discretion in deciding whether to make grants to the foreign supported organization? If 'Yes,' describe in Part VI how the organization had such control and discretion despite being controlled or supervised by or in connection with its supported organizations.

c Did the organization support any foreign supported organization that does not have an IRS determination under sections 501(c)(3) and 509(a)(1) or (2)? If 'Yes,' explain in Part VI what controls the organization used to ensure that all support to the foreign supported organization was used exclusively for section 170(c)(2)(B) purposes.

5a Did the organization add, substitute, or remove any supported organizations during the tax year? If 'Yes,' answer lines 5b and 5c below (if applicable). Also, provide detail in Part VI, including (i) the names and EIN numbers of the supported organizations added, substituted, or removed; (ii) the reasons for each such action; (iii) the authority under the organization’s organizing document authorizing such action; and (iv) how the action was accomplished (such as by amendment to the organizing document).

b Type I or Type II only. Was any added or substituted supported organization part of a class already designated in the organization’s organizing document?

c Substitutions only. Was the substitution the result of an event beyond the organization’s control?

6 Did the organization provide support (whether in the form of grants or the provision of services or facilities) to anyone other than (i) its supported organizations, (ii) individuals that are part of the charitable class benefited by one or more of its supported organizations, or (iii) other supporting organizations that also support or benefit one or more of the filing organization’s supported organizations? If 'Yes,' provide detail in Part VI.

7 Did the organization provide a grant, loan, compensation, or other similar payment to a substantial contributor (as defined in section 4958(c)(3)(C)), a family member of a substantial contributor, or a 35% controlled entity with regard to a substantial contributor? If 'Yes,' complete Part I of Schedule L (Form 990 or 990-EZ).

8 Did the organization make a loan to a disqualified person (as defined in section 4958) not described in line 7? If 'Yes,' complete Part I of Schedule L (Form 990 or 990-EZ).

9a Was the organization controlled directly or indirectly at any time during the tax year by one or more disqualified persons, as defined in section 4946 (other than foundation managers and organizations described in section 509(a)(1) or (2))? If 'Yes,' provide detail in Part VI.

b Did one or more disqualified persons (as defined in line 9a) hold a controlling interest in any entity in which the supporting organization had an interest? If 'Yes,' provide detail in Part VI.

c Did a disqualified person (as defined in line 9a) have an ownership interest in, or derive any personal benefit from, assets in which the supporting organization also had an interest? If 'Yes,' provide detail in Part VI.

10a Was the organization subject to the excess business holdings rules of section 4943 because of section 4943(f) (regarding certain Type II supporting organizations, and all Type III non-functionally integrated supporting organizations)? If 'Yes,' answer line 10b below.

b Did the organization have any excess business holdings in the tax year? (Use Schedule C, Form 4720, to determine whether the organization had excess business holdings).
**Section B. Type I Supporting Organizations**

11 Has the organization accepted a gift or contribution from any of the following persons?

- a A person who directly or indirectly controls, either alone or together with persons described in lines 11b and 11c below, the governing body of a supported organization? [Yes] [No] 11a
- b A family member of a person described in line 11a above? [Yes] [No] 11b
- c A 35% controlled entity of a person described in line 11a or 11b above? [Yes] [No] 11c

**Section C. Type II Supporting Organizations**

1 Were a majority of the organization's directors or trustees during the tax year also a majority of the directors or trustees of each of the organization's supported organization(s)? [Yes] [No] 1

**Section D. All Type III Supporting Organizations**

1 Did the organization provide to each of its supported organizations, by the last day of the fifth month of the organization's tax year, (i) a written notice describing the type and amount of support provided during the prior tax year, (ii) a copy of the Form 990 that was most recently filed as of the date of notification, and (iii) copies of the organization's governing documents in effect on the date of notification, to the extent not previously provided? [Yes] [No] 1

2 Were any of the organization's officers, directors, or trustees either (i) appointed or elected by the supported organization(s) or (ii) serving on the governing body of a supported organization? [Yes] [No] 2

3 By reason of the relationship described in line 2, above, did the organization's supported organizations have a significant voice in the organization's investment policies and in directing the use of the organization's income or assets at all times during the tax year? [Yes] [No] 3

**Section E. Type III Functionally Integrated Supporting Organizations**

1 Check the box next to the method that the organization used to satisfy the Integral Part Test during the year (see instructions).

- a [ ] The organization satisfied the Activities Test. Complete line 2 below.
- b [ ] The organization is the parent of each of its supported organizations. Complete line 3 below.
- c [X] The organization supported a governmental entity. Describe in Part VI how you supported a governmental entity (see instructions).

2 Activities Test. Answer lines 2a and 2b below.

- a Did substantially all of the organization's activities during the tax year directly further the exempt purposes of the supported organization(s) to which the organization was responsive? [Yes] [No] 2a
- b Did the activities described in line 2a, above, constitute activities that, but for the organization's involvement, one or more of the organization's supported organization(s) would have engaged in? [Yes] [No] 2b

3 Parent of Supported Organizations. Answer lines 3a and 3b below.

- a Did the organization have the power to regularly appoint or elect a majority of the officers, directors, or trustees of each of the supported organizations? [Yes] [No] 3a
- b Did the organization exercise a substantial degree of direction over the policies, programs, and activities of each of its supported organizations? [Yes] [No] 3b
Part VI Supplemental Information. Provide the explanations required by Part II, line 10; Part II, line 17a or 17b; Part III, line 12; Part IV, Section A, lines 1, 2, 3a, 3b, 3c, 4a, 4b, 5a, 6, 9a, 9b, 9c, 11a, 11b, and 11c; Part IV, Section B, lines 1 and 2; Part IV, Section C, line 1; Part IV, Section D, lines 2 and 3; Part IV, Section E, lines 1c, 2a, 2b, 3a, and 3b; Part V, line 1; Part V, Section B, line 1e; Part V, Section D, lines 5, 6, and 8; and Part V, Section E, lines 2, 5, and 6. Also complete this part for any additional information. (See instructions.)

Schedule A, Part I, Line 12
Name(s) of Supported Organization(s)

<table>
<thead>
<tr>
<th>Name of Supported Organization</th>
<th>Federal EIN</th>
<th>Type of Organization</th>
<th>Listed in Governing Document?</th>
<th>Amount of Monetary Support</th>
<th>Amount of Other Support</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bulow Plantation Ruins H State Park</td>
<td>59-6001874</td>
<td>6</td>
<td>Yes</td>
<td>$ 0.00</td>
<td>$ 0.00</td>
</tr>
<tr>
<td>Bulow Creek State Park</td>
<td>59-6001874</td>
<td>6</td>
<td>No</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>Tomoka State Park</td>
<td>59-6001874</td>
<td>6</td>
<td>No</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>Addison Blockhouse Hist State Park</td>
<td>59-6001874</td>
<td>6</td>
<td>No</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>Haw Creek Preserve State Park</td>
<td>59-6001874</td>
<td>6</td>
<td>No</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>Dummett Sugar Mill Ruins</td>
<td>59-6001874</td>
<td>6</td>
<td>No</td>
<td>0.00</td>
<td>0.00</td>
</tr>
</tbody>
</table>

$ 0.00 $ 0.00

Additional Explanation of Other Income

Scrap sales of equipment donation

Part IV, Section D, Line 3 - Role The Organization's Supported Orgs. Played

Citizens Support Organization Agreement with the State of Florida grants exclusive right for the CSO to conduct following activities, projects and events for Bulow Plantation Ruins Historic State Park, Bulow Creek State Park, Tomoka State Park, Addison Block House State Park and Haw Creek Preserve State Park including fundraising, official meetings, volunteer activities and projects, public educational and interpretative activities or events and any other activities set forth in Articles of Incorporation. The State Park Manager is the designated CSO Agreement manager and is responsible for communicating agency policy and proper procedures, ensuring that CSO programs and projects are consistent with Park needs and goals, ensuring that CSO upholds CSO agreement, ensuring sound governance in accordance with Bylaws, Articles of Incorporation, CSO agreement, State and Federal laws and ensuring
Part IV, Section D, Line 3 - Role The Organization's Supported Orgs. Played (continued)

that CSO is capable of meeting non-profit organization standards and the organization's mission. CSO annually develops and submits to State Park Manager for review and approval a CSO Program Plan of all projects, activities and events it plans to carry out on Park property. CSO annually provides financial reports to State Park Manager either as a financial statement or a Form 990-EZ.

Part IV, Section E, Line 1c - Explain How Organization Supports Government Entity

Citizens Support Organization Agreement with the State of Florida grants exclusive right for the CSO to conduct following activities, projects and events for Bulow Plantation Ruins Historic State Park, Bulow Creek State Park, Tomoka State Park, Addison Blockhouse Historic State Park and Haw Creek Preserve State Park including fundraising, official meetings, volunteer activities and projects, public educational and interpretative activities or events and any other activities set forth in Articles of Incorporation. The State Park Manager is the designated CSO Agreement manager and is responsible for communicating agency policy and proper procedures, ensuring that CSO programs and projects are consistent with Park needs and goals, ensuring that CSO upholds CSO agreement, ensuring sound governance in accordance with Bylaws, Articles of Incorporation, CSO agreement, State and Federal laws and ensuring that CSO is capable of meeting non-profit organization standards and the organization's mission. CSO annually develops and submits to State Park Manager for review and approval a CSO Program Plan of all projects, activities and events it plans to carry out on Park property. CSO annually provides financial reports to State Park Manager either as a financial statement or a Form 990-EZ.
Part IV, Section E, Line 2a - Identify Supported Orgs. and Explain How Activities Furthered Exempt Purposes

Citizens Support Organization Agreement with the State of Florida grants exclusive right for the CSO to conduct following activities, projects and events for Bulow Plantation Ruins Historic State Park, Bulow Creek State Park, Tomoka State Park, Addison Blockhouse Historic State Park and Haw Creek Preserve State Park including fundraising, official meetings, volunteer activities and projects, public educational and interpretative activities or events and any other activities set forth in Articles of Incorporation. The State Park Manager is the designated CSO Agreement manager and is responsible for communicating agency policy and proper procedures, ensuring that CSO programs and projects are consistent with Park needs and goals, ensuring that CSO upholds CSO agreement, ensuring sound governance in accordance with Bylaws, Articles of Incorporation, CSO agreement, State and Federal laws and ensuring that CSO is capable of meeting non-profit organization standards and the organization's mission. CSO annually develops and submits to State Park Manager for review and approval a CSO Program Plan of all projects, activities and events it plans to carry out on Park property. CSO annually provides financial reports to State Park Mananger either as a financial statement or a Form 990-EZ.

Part IV, Section E, Line 2b - Reasons For The Organization's Position

Citizens Support Organization Agreement with the State of Florida grants exclusive right for the CSO to conduct following activities, projects and events for Bulow Plantation Ruins Historic State Park, Bulow Creek State Park, Tomoka State Park, Addison Blockhouse Historic State Park and Haw Creek Preserve State Park including fundraising, official meetings, volunteer activities and projects, public educational and interpretative activities or events and any other activities set forth in Articles of Incorporation. The State Park Manager is the designated CSO Agreement manager and is responsible for communicating agency policy and proper procedures, ensuring that CSO programs and projects are consistent with Park needs and goals,
Part IV, Section E, Line 2b - Reasons For The Organization's Position (continued)

ensuring that CSO upholds CSO agreement, ensuring sound governance in accordance with
Bylaws, Articles of Incorporation, CSO agreement, State and Federal laws and ensuring
that CSO is capable of meeting non-profit organization standards and the
organization's mission. CSO annually develops and submits to State Park Manager for
review and approval a CSO Program Plan of all projects, activities and events it
plans to carry out on Park property. CSO annually provides financial reports to
State Park Manager either as a financial statement or a Form 990-EZ.

Part IV, Section E, Line 3b - Role Played in Management of Policies, Programs, & Activities

Citizens Support Organization Agreement with the State of Florida grants exclusive
right for the CSO to conduct following activities, projects and events for Bulow
Plantation Ruins Historic State Park, Bulow Creek State Park, Tomoka State Park,
Addison Blockhouse Historic State Park and Haw Creek Preserve State Park including
fundraising, official meetings, volunteer activities and projects, public educational
and interpretative activities or events and any other activities set forth in
Articles of Incorporation. The State Park Manager is the designated CSO Agreement
manager and is responsible for communicating agency policy and proper procedures,
ensuring that CSO programs and projects are consistent with Park needs and goals,
ensuring that CSO upholds CSO agreement, ensuring sound governance in accordance with
Bylaws, Articles of Incorporation, CSO agreement, State and Federal laws and ensuring
that CSO is capable of meeting non-profit organization standards and the
organization's mission. CSO annually develops and submits to State Park Manager for
review and approval a CSO Program Plan of all projects, activities and events it
plans to carry out on Park property. CSO annually provides financial reports to
State Park Manager either as a financial statement or a Form 990-EZ.
Name of the organization: Friends of Tomoka Basin State Parks Inc

Employer identification number: 46-3862922

Form 990-EZ, Part I, Line 16
Other Expenses

- Dues & Subscriptions: $100.
- Information Technology: $432.

Total: $593.

Form 990-EZ, Part III - Organization's Primary Exempt Purpose
Citizens Support Organization for Florida State Parks

Form 990-EZ, Part III, Line 28 - Statement of Program Service Accomplishments
Citizens Support Organization for the Tomoka Basin Florida State Parks: Park Trail Maintenance; Park Events and Educational Programs; Interpretive Displays; Historical Tours and Internet Website visits. Number of persons benefited: Over 10,000

Form 990-EZ, Part V - Regarding Transfers Associated with Personal Benefit Contracts

(a) Did the organization, during the year, receive any funds, directly or indirectly, to pay premiums on a personal benefit contract? No

(b) Did the organization, during the year, pay premiums, directly or indirectly, on a personal benefit contract? No
### Contributions, Gifts, and Grants
Other contributions, gifts, grants, etc.

<table>
<thead>
<tr>
<th>Source</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Runners High</td>
<td>$1,100</td>
</tr>
<tr>
<td>Park Collections</td>
<td>$138.</td>
</tr>
<tr>
<td>Amazon</td>
<td>$5.</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,243</strong></td>
</tr>
</tbody>
</table>