Electronic Articles of Incorporation For

P02000044486 FILED April 24, 2002 Sec. Of State

PELAGUS CORPORATION

The undersigned incorporator, for the purpose of forming a Florida profit corporation, hereby adopts the following Articles of Incorporation:

Article I

The name of the corporation is:

PELAGUS CORPORATION

Article II

The principal place of business address:

13254 PECKY CYPRESS DRIVE JACKSONVILLE, FL. 32223

The mailing address of the corporation is:

13254 PECKY CYPRESS DRIVE JACKSONVILLE, FL. 32223

Article III

The purpose for which this corporation is organized is:

ANY AND ALL LAWFUL BUSINESS.

Article IV

The number of shares the corporation is authorized to issue is:

10,000

Article V

The name and Florida street address of the registered agent is:

CHAD COOPER 13254 PECKY CYPRESS DRIVE JACKSONVILLE, FL. 32223

I certify that I am familiar with and accept the responsibilities of registered agent.

Registered Agent Signature: CHAD COOPER

Article VI

The name and address of the incorporator is:

MITCHELL W. LEGLER 300A WHAFSIDE WAY JACKSONVILLE, FL 32207

Incorporator Signature: MITCHELL W LEGLER

Article VII

The initial officer(s) and/or director(s) of the corporation is/are:

Title: PD CHAD COOPER 13254 PECKY CYPRESS DRIVE JACKSONVILLE, FL. 32223

Title: VD JOHN W COOPER 211 LAKE VILLAGE DRIVE WEST MONROE, LA. 71291

Title: STD COBY COOPER 9727 TOUCHTON ROAD, #1902 JACKSONVILLE, FL. 32246

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Article VIII

AUTHORIZED CAPITAL. The maximum number of shares of stock which this corporation is authorized to have outstanding at any one time is 10,000 shares of voting common stock, having a par value of \$0.01 per share.

Article IX

DIRECTORS. This corporation shall have three directors initially. The number of directors may be increased from time to time by the bylaws, but shall never be less than one

Article X

BYLAWS. The initial bylaws of this corporation shall be adopted by the board of directors. Bylaws may be amended from time to time by either the board of directors or the shareholders, but the board of directors shall not alter, amend or repeal any bylaw adopted by the shareholders if the shareholders specifically provide that such bylaw is not subject to amendment or repeal by the board of directors.

Article XI

INDEMNIFICATION. The board of directors is hereby specifically authorized to make provision for indemnification of directors, officers, employees and agents to the full extent permitted by law.

Article XII

AMENDMENT. This corporation reserves the right to amend or repeal any provision contained in these Articles of Incorporation, and any right conferred upon the shareholders is subject to this reservation.