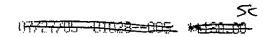
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NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION OF

SEAN CASHELL, Inc.

ARTICLE I. NAME:

The name of the Corporation shall be:

SEAN CASHELL.

ARTICLE II. RESIDENT AGENT

The resident agent of the Corporation shall be located in the State of Florida, County of Volusia, City of Satsuma at the following address:

Sean Cashell, Inc. 2420 Fountain Road Deltona, Florida 32738

This is also the principal office address.

ARTICLE III. NATURE OF BUSINESS

The nature of the business shall be to engage in any lawful activities under the laws of the State of Florida.

ARTICLE IV DURATION

The duration of the Corporation's life shall be perpetual.

ARTICLE V. STOCK

The total authorized capital stock of the Corporation shall be Twenty-four Million (24,000,000) shares of Common Stock with \$0.001 par value, and One Million (1,000,000) shares of Preferred Stock with \$0.001 par value.

ARTICLE VI. BOARD OF DIRECTORS

The Governing Board of the Corporation shall be denominated the "Board of Directors" therefore, and shall initially be composed of one (1) individual, who shall be denominated a "Director" of the Corporation, with the mailing address herein.

Sean Cashell 2420 Fountain Road Deltona, Florida 32738

ARTICLE VIII. NON-ASSESSABILITY FOR CORPORATION DEBTS

After the amount of the subscription, price, the purchase price, or the par value of the stock of any class of series is paid into the Corporation, owners or holders of shares of any stock in the Corporation may never be assessed to pay the debts of the Corporation.

ARTICLE IX INCORPORATOR

The name and address of the Incorporator of this Corporation is as follows:

Sean Cashell 2420 Fountain Road Deltona, Florida 32738

ARTICLE X. CORPORATE POWERS

The Corporation wishes to assert all possible powers exercisable by it as a Corporation or as an individual under the laws of the State of Florida, including, but not limited to, any powers to create, define, limit, or regulate in any permitted area; any powers to own, trademark, patent, or govern its own business products or affairs; any powers to act in any business name under which it may legally operate; and any powers to accrue, automatically such additional or new powers as may be prescribed by any Federal or State Statute which may be enacted now or in the future.

ARTICLE XI. LIABILITY OF DIRECTORS

As fully as possible under the laws of the State of Florida as they now exist and as they may from time to time be revised, the Corporation intends that its Directors be protected from legal action by stockholders or to other persons (natural or otherwise) on account of service as Officers of the Corporation. An Officer shall not be liable for damages for actions of the Corporation to stockholders or to any other person (natural or otherwise) unless such Officer engaged in personal fraud affecting such action or actions of the Corporation.

ARTICLE VII. POWERS OF GOVERNING BOARD

The Governing Board of Corporation is specifically granted by these Articles of Incorporation all powers permitted to be vested in the Governing Board of the Corporation by provisions of Florida, including but not limited to, the powers to fix and determine designations, rights (with respect to voting, redemption, sale or otherwise) or other variations of each class or series within each class of stock issued by the Corporation; to issued rights, options or warrants to purchase shares of any class or series within any class to the capital stock of the Corporation at any time under any terms and conditions deemed proper by said Governing Board; to fix dividends and determine their proper distribution (and order of distribution) among the holders of the various classes of capital stock of the Corporation; to require the redemption at such times and prices, or issues in such series with such designation, preferences, restrictions thereof, as shall be determined by the Governing Board; to change the par value of the shares of any class or series, so long as the change is accompanied by the filing of the appropriate amendments with Florida and Volusia County authorities; to change the form of Common Stock voting for the Governing Board from non-cumulative, which shall be the form of voting at the outset, to cumulative; to exchange shares of any class or series at any time for shares, assets, or business of any other corporation, or for the assets or business of any other corporation, or for the assets or business of any private company however organizes: to authorize and issue dividends at any time in any form, including, but not limited to, warrants, options or rights to purchase shares of any class or series of stock as authorized by the Governing board, cash, shares of any class or series, or ownership (however denominated); in any company or Corporation "spun-off" by this Corporation without regard to its business purpose; to authorize acquisition of or merger with any business or Company, however organizes, on any terms determined to be prudent by the Governing Board; or, within the limitations of State and Federal law, to permit the retrade ability of the shares of any class or series of shares at the time of the issuance thereof.

IN WITNESS WHEREOF, the Incorpordal day of JULY, 2005	rator hereof does set his/her hand this
I hereby accept the designation as registered agent	Sean Cashell Sean Cashell
STATE OF FLORIDA	}
COUNTY OF VOLUSIA	}
Sean Cashell, personally appeared to me kno	, before me, the undersigned Notary Public, wn to be the individual described in and who nowledged that he executed the same as his
	Ongela Dienne Notary Public

ANGELA L. DIONNE Notary Public, State of Florida My comm. exp. May 15, 2009 Comm. No. DD 407426