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#### Gregory Dixon Enterprise ,Inc. 1218 Seabreeze Ave. Jacksonville, Florida 32250

August 15,2005

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

#### Gentlemen:

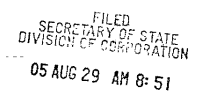
Enclosed are the Articles of Incorporation and the Designation and Acceptance of Registered Agent for filing, together with our check in the amount of \$122.50 to cover the filing fee, certified copy charge, designation of registered agent fee, and charter tax.

Also enclosed is a certification copy of the Articles of Incorporation. After certifying this copy, please return it to the address of the Incorporator.

Sincerely,

Young Congression

President Enclosures



## ARTICLES OF INCORPORATION OF Gregory Dixon Enterprise, Inc.

The undersigned subscriber to these Articles of Incorporation, a natural person competent to contract, hereby forms a corporation under the laws of the State of Florida.

#### ARTICLE I: NAME

The name of the corporation shall be Gregory Dixon Enterprise, Inc.

#### ARTICLE II: NATURE OF BUSINESS

This corporation may engage in or transact any and all lawful activities or business permitted under the laws of the United States, the State of Florida, or any other state, county, territory or nation.

#### ARTICLE III: CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 1,000 shares of common stock having a par value of \$1.00 per share.

#### ARTICLE IV: ADDRESS

The street address of the initial registered office of the corporation shall be 1218 Seabreeze Ave., Jacksonville ,Fl. 32250 and the name of the initial Registered Agent for the corporation at that address is Gregory A.Dixon.

#### ARTICLE V: SPECIAL PROVISIONS

The stock of this corporation is intended to qualify under the requirements of Section 1244 of the Internal Revenue Code and the regulations issued thereunder. Such actions as may be necessary shall be deemed to have been taken by the appropriate officers to accomplish this compliance.

#### ARTICLE VI: TERM OF EXISTENCE

This corporation shall exist perpetually.

#### ARTICLE VII: LIMITATION OF LIABILITY

Each director, stockholder and officer, in consideration for his services, shall, in the absence of fraud, be indemnified, whether then in office or not, for the reasonable cost and expenses incurred by him in connection with the defense of, or for advice concerning any claim asserted or proceeding brought against him by reason of his being or having been a director, stockholder or officer of the corporation or of any subsidiary of the corporation, whether or not wholly owned, to the maximum extent permitted by law. The foregoing right of indemnification shall be inclusive of any other rights to which any director, stockholder or officer may be entitled as a matter of law.

#### ARTICLE VIII: SELF DEALING

No contract or other transaction between the corporation and other corporations, in the absence of fraud, shall be affected or invalidated by the fact that any one or more of the directors of the corporation is or are interested in a contract or transaction, or are directors or officers of any other corporation, and any director or directors, individually or jointly, may be a party or parties to, or may be interested in such contract, act or transaction, or in any way connected with such person or person's firm or corporation, and each and every person who may become a director of the corporation is hereby relieved from any liability that might otherwise exist from this contracting with the corporation for the benefit of himself or any firm, association or corporation in which he may be in any way interested. Any director of the corporation may vote upon any transaction with the corporation without regard to the fact that he is also a director of such subsidiary or corporation.

This corporation shall have a minimum of one director. The initial Board of Directors shall consist of:

Gregory A.Dixon 1218 Seabreeze Ave. Jacksonville, Fl. 32250

#### ARTICLE IX: INCORPORATOR

The name and address of the incorporator is:

Gregory A.Dixon
1218 Seabreeze Ave.
Jacksonville,Fl.32250

IN WITNESS WHEREOF, the undersigned has hereunto set his hand and seal on this 15th day of August, 2005.

Incorporator:

× Dragoy al Son	Gregory A.Dixon
STATE OF FORIDA COUNTY OF DUVAL	
The foregoing instrument me this day of (SEAL)	Notary Public  State of  My Commission expires:
	Amber Kelly Jones My Commission DD181541 Expires April 10, 2007

### DESIGNATION OF AND ACCEPTANCE BY REGISTERED AGENT

The following is submitted in compliance with the laws of the State of Florida.

Gregory Dixon Enterprise, Inc. a corporation organizing under the laws of the State of Florida, with its principal office located at 1218 Seabreeze Ave., Jacksonville, Florida 32250, has named Gregory A.Dixon whose address is 1218 Seabreeze Ave., Jacksonville, Fl. 32250, as its Agent to accept service of process within this State.

#### ACCEPTANCE

I agree as Registered Agent to accept service of process; to keep the office open during prescribed hours; to post my name (and any other officers of said corporation authorized to accept service of process at the above designated address) in some conspicuous place in the office as required by law.

	Registered Agent:		PIVI S
STATE OF Florida	Nayy ( Theregory	A.Dixon	SECRETARY VISION OF 0
COUNTY OF DUVAL	- -	: .	
appeared <u>fyffoly H</u> duly sworn, deposes and sa above are true and correct for the purposes expressed	ys that the facts and mac, and that (s) he has ex herein.	who, after batters conta	bei <b>n</b> g 웆" ained
WITNESS my hand and 2005.	official seal this	<u>/</u> da	y of
(SEAL)	Notary Public State	ī. -	of
Amber Kelly Jones	My Commission expires	3:	

Amber Kelly Jones
My Commission DD181841
Express April 10, 2007

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