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SECRETARY OF STATE
TALL AHASSEE

MARTHA FEDELE 39 Westgrill Drive Palm Coast, FL 32164

TRANSMITTAL LETTER

September 22, 2010

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

Subject: CONDEMN THE INFECTION, INC.

Enclosed is the original and one (1) copy of the Articles of Incorporation; the certificate of designation and a check for \$78.75. Please send one Certificate of Status at the above address.

FROM:

Martha Fedele '
39 Westgrill Drive
Palm Coast, FL 32164

ARTICLES OF INCORPORATION OF CONDEMN THE INFECTION, INC.

The undersigned incorporator, for the purpose of forming a corporation under the Florida Business Corporation Act, hereby adopts the following Articles of Incorporation.

Article I NAME

The name of the corporation shall be: CONDEMN THE INFECTION, INC.

Article II NATURE OF BUSINESS

This corporation may engage in any activity or business permitted under the laws of the United States or of the Florida Business Corporation Act.

Article III PRINCIPAL OFFICE

The principal place of business of this corporation shall be: 139 Westgrill Drive, Palm Coast, FL 32164

The corporation may also have offices at such places within the State of Florida or International as the board may from time to time establish.

Article IV CAPITAL STOCK

The number of shares that this corporation is authorized to have outstanding at any one time is one hundred (100), divided as follows:

%	Number	Class	Per value per share
	40	Common	No Par
	10	Common	No Par
	10	Common	No Par
	10	Common	No Par
	10	Common	No Par
	10	Common	No Par
		40 10 10 10 10	40 Common 10 Common 10 Common 10 Common 10 Common 10 Common

Certificates representing shares in this Corporation shall be signed by the President and the Secretary and will be sealed with the seal of this Corporation.

Each outstanding share shall be entitled to one vote on each matter submitted to a vote at a meeting of Shareholders.

A Shareholder may vote either in person or by proxy in writing by the shareholder or his duly authorized attorney-in-fact.

. The preferences, limitations, designation and relative rights of Common Stock are as follows:

- 1) Ratable participation in earnings by way of cumulative dividends when and if declared by the Board of Directors out of legally available funds;
- 2) Ratable voting rights of one vote per share; and
- 3) Ratable participation in net assets after satisfying creditors upon liquidation.

Article V PREEMPTIVE RIGHTS

The corporation elects to have preemptive rights.

Article VI INITIAL REGISTERED AGENT AND ADDRESS

The name and address of the initial registered agent is:

Martha Fedele 139 Westgrill Drive Palm Coast, FL 32164

Article VII INCORPORATOR

The name and street address of the incorporator of these Articles of Incorporation is:

Martha Fedele 139 Westgrill Drive. Palm Coast, FL 32164

Article VIII ELECTION OF OFFICERS

The election of Officers shall be designated by the majority of stockholders entitled to vote. Fifty percent (50%) If the shares entitled to vote, represented in person or by proxy, shall constitute a quorum at a meeting of shareholders. If a quorum is present, the affirmative vote of fifty percent (50%) of the shares represented at the meeting and entitled to vote on the subject matter shall be the act of Shareholders unless otherwise provided by law.

Article IX OFFICERS

This corporation shall have five (3) Officers: President, Treasurer/Secretary, Vice-President

President: Daniel G. Fedele

Treasurer/Secretary: Martha Fedele Vice-President: Charles David Harmer Vice-President: Francis M Abramczyk Vice-President: Christopher J Lindsay Vice-President Aryan Joseph Roscoe

Article X BOARD OF DIRECTORS

The business of the corporation shall be conducted by a Board of Directors consisting of not less than two (2) and not more than six (6) directors. Each officer and director shall hold office until his or her successor is elected and qualified; provided however, that a majority of the Stockholders may, at a regular or special meeting, remove any officer or director with or without cause. The duties, powers and functions of the officers and directors of this corporation shall be as usually devolves upon such officers and directors unless otherwise provided in the By-Laws.

Article XI AMENDMENT

These Articles of incorporation may be amended in any manner provided by law. Every amendment shall be approved by the Board of Directors, proposed to the stockholders by them and approved at a stockholder's meeting by a majority of Stockholders entitled to vote thereon; unless, however, all of the Board of Directors and all of the Stockholders sign a written statement manifesting their intention to amend a certain article herein.

No shareholder shall use, negotiate, sign, pledge, serve as grantor, to any third party, or use any shares of this Corporation without prior and unanimous consensus of the Board of Directors.

The undersigned has executed these articles of Incorporation this 22th. Day of September, 2010.

Martha Fedele

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of section 607.0501, Florida Statutes, the undersigned corporation, organized under the laws of the state of Florida, submits the following statement in designating the registered office/registered agent, in the state of Florida.

- 1. The name of the corporation is: CONDEMN THE INFECTION, INC.
- 2. The name and address of the registered agent and office is:

Martha Fedele 139 Westgrill Drive Palm Coast, FL 32164

Martha Fedele

Having been named as registered agent and accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent simultaneously with the designation and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as a registered agent.

Martha Fedele

September 22, 2010