P13000043005

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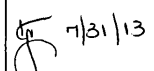


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SECRETARY OF STATE DIVISION OF CORPORATIONS



COVER LETTER

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

STELKA INC

727-493-4472

SUBJECT:	(PROPOSED CORPORA	ATE NAME – <u>MUST INCL</u>	UDE SUFFIX)		
Enclosed are an orig	inal and one (1) copy of the ar	ticles of incorporation an	d a check for:	_	
■ \$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate of Status DPY REQUIRED		
FROM: L	YUBOV STELM	ACH e (Printed or typed)			
36	6181 EAST LAK	` ' '	2	13 JUL	POISIAIC
P.	ALM HARBOR, I			. 25	00 30

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

City, State & Zip

Daytime Telephone number

STELKAINC@GMAIL.COM

E-mail address: (to be used for future annual report notification)



July 12, 2013

LYUBOV STELMACH 36181 EAST LAKE ROAD #172 PALM HARBOR, FL 34685

SUBJECT: STELKA, INC. Ref. Number: W13000039435

We have received your document for STELKA, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

You must list at least one incorporator with a complete business street address.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Claretha Golden Regulatory Specialist II New Filing Section

Letter Number: 113A00017086

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www.sunbiz.org

Division of Compositions DO DOV 6297 Tollahagasa Florida 29214



FLORIDA DEPARTMENT OF STATE Division of Corporations

January 27, 2011

VALENTIN STELMACH 1465 HILLSIDE LANDING DRIVE TARPON SPRINGS, FL 34689

SUBJECT: POLO BUILDERS, INC. Ref. Number: W11000005283



We have received your document for POLO BUILDERS, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an administratively dissolved/revoked entity. Names of administratively dissolved/revoked entities are not available for one year from the date of administrative dissolution/revocation unless the dissolved/revoked entity provides the Department of State with an affidavit or letter stating that they have no intention of reinstating, therefore, releasing the name for use to another entity.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6973.

Claretha Golden Regulatory Specialist II New Filing Section

Letter Number: 311A00002347

13 JUL 25 AM 8: 57

SECRETARY OF STATE ARTICLES OF INCORPORATION OF CORPORATIONS

OF

13 JUL 25 AM 8: 57

A Florida Corporation

(Pursuant to Chapter 607 and 621, Florida Statutes)

The undersigned persons have associated themselves for the purpose of forming a corporation under the laws of Florida and adopt the following Articles of Incorporation.

- 1. Name. The name of this company is <u>STELKA, INC</u>. The period of duration shall be perpetual.
- 2. <u>Purpose and Powers.</u> This corporation is organized for the transaction of any and all lawful business for which corporations may be incorporated under the laws of the State of Florida, as the may be amended from time to time.

This corporation shall have the broad general powers set forth in s. 607.0302, Florida Statutes, and in addition the following powers:

Construction

- 3. <u>Initial Business.</u> The general nature of the business proposed to be transacted initially by the corporation, at any place within the United States, is <u>Construction</u> and generally to do all acts reasonable and necessary for the furtherance of such business.
- 4. <u>Authorized Capital.</u> The Corporation shall have the authority to issue 1000 shares of common stock. The par value of the stock is \$1.
- 5. Known Place of Business. The known place of business of the corporation shall be: 36181 EAST LAKE ROAD
 SUITE 172
 PALM HARBOR, FL 34685
- 6. <u>Board of Directors.</u> The number of directors of the corporation shall be fixed and may be altered from time to time as may be provided in the bylaws but in any event shall consist of no fewer than one member. In case of any increase in the number of directors, the additional directors may be elected by the directors or by the shareholders at an annual special meeting, as shall be provided in the bylaws.

The initial Board of Directors shall consist of 5 persons, who shall serve until the first annual meeting of the shareholders, and whose names and are:

LYUBOV STELMACH – 1465 Hillside Landing Dr. Tarpon Springs, FL 34688 VLADIMIR MALSKY – 2519 McMullen Booth Rd. Clearwater, FL 33761

7. Officers. The initial officers of the corporation who shall serve at the pleasure of the board of directors are: LYUBOV STELMACH-PR – 1465 Hillside Landing Dr. Tarpon Springs, FL 34688, VLADIMIR MALSKY-VP, EUGENE STELMACH-TR, VALENTIN STELMACH-CFO, OKSANA STELMACH-SEC

- 8. <u>Dealings by Directors.</u> No contract or other transaction between the corporation and any other corporation, whether or not a majority of the shares of the capital stock of such other corporation is owned by this corporation, and no act of the corporation shall be in any way affected or invalidated by the fact that any of the directors of this corporation are pecuniary or otherwise interested in, or are directors or officers of, such other corporation; any director individually, or any firm of which such director may be a member, may be a party to or may be pecuniary or otherwise interested in any contract or transaction of this corporation, provided that the fact that he or such firm is so interested shall be disclosed or shall have been known to the Board of Directors or a majority there of; and any director of the corporation who is also a director or officer of such other corporation, or who is so interested, may be counted in determining the existence of a quorum at a meeting of the Board of Directors of this corporation which shall authorize such contract or transaction and may vote thereat to authorize such contract or transaction, with like force and effect as if he were not such director or officer of such other corporation or not so interested.
- 9. <u>Limitation of Director's Liability.</u> No director shall be personally liable to the corporation or its shareholders for monetary damages for breach of fiduciary duty as a director; provided, however, that this Article shall not eliminate or limit the liability of a director for (a) any breach o the director's duty of loyalty to the corporation or its shareholders; (b) acts or omissions which are not in good faith or which involve intentional misconduct or a knowing violation of the law; (c) authorizing the unlawful payment or dividend or other distribution on the corporation's capital stock or the unlawful purchase of its capital stock; (d) any violation of Florida law (Director Conflicts of Interest); or (e) any transaction from which the director derived any improper personal benefit. This Article shall not eliminate or limit the liability of a director for any act or omission occurring prior to the date on which this Article becomes effective.
- 10. <u>Indemnification of Officers, Employees, Agents.</u> Subject to the provisions of this Article, the corporation shall indemnify any and all of its existing and former officers, employees and agents against all expenses incurred by them and each of them, including but not limited to legal fees, judgments, penalties and amounts paid in settlement or compromise, which may arise or be incurred, rendered or levied in any legal action brought or threatened against any of them for or on account of any action or omission alleged to have been committed while acting within the scope of employment as officer, employee or agent of the corporation, whether or not any settlement or compromise is approved by a court. Indemnification shall be made by the corporation whether the legal action brought or threatened is by or in the right of the corporation or by any other person.

Whenever any existing or former officer, employee or agent shall report to the president of the corporation or the chairman of the Board of Directors that he or she has incurred or may incur expenses, including but not limited to legal fees, judgments, penalties, and amounts paid in settlement or compromise in a legal action brought or threatened against him or her for or on account of any action or omission alleged to have been committed by him or her while acting within the scope of his or her employment as a officer, employee or agent of the corporation, the Board of Directors shall, at its next regular or at a special meeting held within a reasonable time thereafter, determine in good faith whether, in regard to the matter involved in the action or contemplated action, such person acted, failed to act, or refused to act willfully or with gross negligence or with fraudulent or criminal intent.

If the Board of Directors determines in good faith that such person did not act, fail to act, or refuse to act willfully or with gross negligence or with fraudulent or criminal intent in regard to the matter involved in the action or contemplated action, indemnification shall be mandatory and shall be automatically extended as specified herein; provided, however that no such indemnification shall be available with respect to liabilities under the Securities Act of 1933 and provided further that the corporation shall leave the right to refuse indemnification in any instance in which the person to whom indemnification would otherwise have been applicable shall have unreasonably refused to permit the corporation, at its own expense and through counsel of its own choosing, to defend him or her in the action.

11.

Registered Agent.

The name and Registered address of the Registered agent of the Corporation is: VALENTIN STELMACH 36181 EAST LAKE ROAD **SUITE 172** PALM HARBOR, FL 34685

The Corporation will not commence business until it has received for the issuance of its initial shares 12.

consideration of the value of a stated sum which sha	all be at least one Hundred dollars	s (\$100.00).
IN WITNESS WHEREOF, the following in intending that they be effective as of	neorporators have signed these Ar	ticles of Incorporation,
Executed this 7th day of June 2013	y all incorporators.	
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