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Gwen N. Powell

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March 20th, 1997

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Secretary of State Corporation Division George Firestone Building Tallahassee, Fl 32399-0205

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In Re: B-R-B GUN & PAWN, INC. Filing Article of Incorporation

Dear Sir:

Enclosed are the original and two duplicate copies of the Articles of Incorporation of the above mentioned corporation.

The duplicate copies have been subscribed and acknowledged by the subscriber in the same manner as the original. Please endorse your approval of the articles of incorporation on one of the duplicate copies, certify and return them.

Enclosed herewith is my check in the sum of \$70.00 payable to your order representing the fees for the following:

Filing fee \$20.00 Resident Agent Form 20.00 Certified Copy 30.00 Total \$70.00

Your attention to this matter is appreciated.

Sincerely,

Owen N. Powell

ONP/ch Encls:

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ARTICLES OF INCORPORATION OF B-R-B GUN & PAWN, INC. A FLORIDA CORPORATION

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

The name of the corporation is B-R-B GUN & PAWN, INC.

ARTICLE II NATURE OF BUSINESS

The general purposes for which the corporation is organized are:

- (a) To engage in the business of pawning personalty.
- (b) To transact any other lawful business for which corporations may be incorporated under the florida General Corporation Act or engage in any other trade or business which can, in the opinion of the board of directors of the corporation, be advantageously carried on in connection with or auxiliary to the foregoing business.
- (c) To do such other things as are incidental to the foregoing or necessary or desirable in order to accomplish the foregoing.

ARTICLE III CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any time is 500 (FIVE HUNDRED) share of common stock, each share having a par value of FIVE DOLLARS (\$5.00).

ARTICLE IV INITIAL CAPITAL

The minimum amount of capital with which this corporation shall begin business is TWENTY FIVE HUNDRED DOLLARS (\$2,500.00).

ARTICLE V INITIAL ADDRESS AND AGENT

The initial registered principal office shall be at 114 N. Main Street, Crestview, Florida 32536 and at such address shall be the mailing address of the corporation. The directors may from time to time designate such other address and place for the principal office of this corporation as they may see fit. The principal office shall be at 114 N. Main Street, Crestview, Fl 32536 with the same address as the registered office.

ARTICLE VI TERM OF EXISTENCE

This corporation shall have perpetual existence.

ARTICLE VII DIRECTORS

The corporation shall have four directors initially. The number of directors may be increased or diminished from time to time by By-Laws adopted by the stockholders but shall never be less than one.

ARTICLE VIII DIRECTORS

The name and address of the first four Directors who shall hold office until their successor is elected is as follows:

RALPH JOHN BELAND 5842 Old Bethel Rd Crestview, Fl 32536	125 SHARES	\$625.00
ROBERT BLAINE MCKINNEY 1718 Bennetts Rd Fort Walton Beach, Fl 325		\$625.00
JAY ARLIN MARTIN 5530 Tom Page Lane Baker, Fl 32531	125 SHARES	\$625.00
ROBERT CULLIFER 208 N. Waukesha St Bonifay, Fl 32425	125 SHARES	\$625,00

ARTICLE IX EFFECTIVE DATE

These Articles of Incorporation shall be effective on the 15TH day of A.P.R I L 1997.

ARTICLE X AMENDMENT

The Corporation will be on a fiscal year basis with A P R I L 15TH, 1997 as the beginning of the year 1997.

ARTICLE XI INCORPORATORS

The name and address of each incorporator is:

RALPH JOHN BELAND 5842 Old Bethel Rd Crestview, Fl 32536

ROBERT BLAINE MCKINNEY 1718 Bennetts Rd Fort Walton Beach, Fl 32547

JAY ARLIN MARTIN 5530 Tom Page Lane Baker, Fl 32531 ROBERT CULLIFER 208 N. Waukesha St Bonifay, Fl 32425

ARTICLE XII WRITTEN ACCEPTANCE BY REGISTERED AGENT

I, RALPH JOHN BELAND am hereby familiar with and accept the duties, obligations and responsibilities as registered agent for said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, acknowledged and filed the foregoing Articles of Incorporation under the laws of the State of Florida on this 11th day of DEC 1996.

RALPH JOHN BELAND President/Director of B-R-B GUN & PAWN INC.

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with *Chapter 607* of the Florida Business Corporation Act, the following is submitted:

B-R-B GUN AND PAWN, INC., with its place of business at 114 N.

MAIN STREET, CRESTVIEW, FL 32536, has named RALPH JOHN BELAND

located at 114 N. MAIN STREET, CRESTVIEW, FL 32536, as its agent to accept service or process within Florida.

Dated this 11 day of NECEMBER 1996.

RALPH JOHN BELAND Director & President B-R-R GUN & PAWN, INC.

Having been named to accept service of process for the above-stated corporation, at the place designated in this certificate, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I accept the duties and obligations of Sections 607.050 and 607.054 of the Florida corporation Act and I am as registered agent familiar with and accept the obligations of his position.

RALPH JOHN BELAND Resident Agent of

B-R-B GUN & PAWN, INC.

STATE OF FLORIDA COUNTY OF OKALOSSA

BEFORE ME, personally appeared, RALPH JOHN BELAND, to me well known and known to me to be the individual described in and who executed the foregoing Articles of Incorporation and acknowledged before me that he executed the same for the purposes therein expressed.

IN WITNESS my hand and official seal in the County and State named above on this 11th day of 1996.



Brenda A Odom
Notary Public

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