

098000011636

DWIGHT C. ANGEL

Requestor's Name

4659 Autumn Woods Way

Address

Tallahassee Fla 32304

City/State/Zip

Phone #

850-5626572

98 FEB -5 AM 11:20

SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

Office Use Only

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

1. USAC United States Arsenal Corporation / Articles Filing  
(Corporation Name) (Document #)

2. \_\_\_\_\_  
(Corporation Name) (Document #)

3. \_\_\_\_\_  
(Corporation Name) (Document #)

4. \_\_\_\_\_  
(Corporation Name) (Document #)

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-02/05/98--01036--002  
\*\*\*\*\*35.00 \*\*\*\*\*35.00

☐ Walk in

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☐ Mail out

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☐ Certificate of Status

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DIVISION OF CORPORATION

NEW FILINGS	
<input checked="" type="checkbox"/>	Profit
<input type="checkbox"/>	NonProfit
<input type="checkbox"/>	Limited Liability
<input type="checkbox"/>	Domestication
<input type="checkbox"/>	Other

AMENDMENTS	
<input type="checkbox"/>	Amendment
<input type="checkbox"/>	Resignation of R.A., Officer/ Director
<input type="checkbox"/>	Change of Registered Agent
<input type="checkbox"/>	Dissolution/Withdrawal
<input type="checkbox"/>	Merger

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OTHER FILINGS	
<input type="checkbox"/>	Annual Report
<input type="checkbox"/>	Fictitious Name
<input type="checkbox"/>	Name Reservation

REGISTRATION/ QUALIFICATION	
<input type="checkbox"/>	Foreign
<input type="checkbox"/>	Limited Partnership
<input type="checkbox"/>	Reinstatement
<input type="checkbox"/>	Trademark
<input type="checkbox"/>	Other

P. Hall FEB 5 1998

Examiner's Initials



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**Article 1**  
**Corporate Name**

**This corporation shall be known and referred to as;  
USAC United States Arsenal Corporation**

**Article II**  
**Type of Corporation**

**This corporation shall be organized as a for profit corporation,  
under the laws of the State of Florida.**

**Article III**  
**Term of Existence**

**The life of this corporation shall began on the date of filing  
these articles in the office of the State of Florida, Secretary of  
State, Division of Corporations and shall continue in its  
existence perpetually.**

**Article IV**  
**Official Office**

**The official office of this corporation shall be located at Route  
1, Box 3010, Midway, Florida, 32333 .**



**Article X**

**Article (s) Not Subject to Change**

**It is the intent of the original incorporate (s) that the Articles of Incorporation numbered 1-10 shall NOT be subject to change and or revision by any person, group of persons, body, board or authority. Therefore the articles numbered 1-10 shall not be changed or amended or subject to change or amendment and shall remain in full force as the governing orders of this corporation and its operation.**

**Article XI**

**Acknowledgment of Incorporates**

**Whereas I am an original incorporate of and to these our articles of incorporation , numbered I-XI, 11 pages in totality each numbered individually and so headed "Official Articles of the Incorporation of USAC United States Arsenal Corporation", of the corporation named;**

**USAC United States Arsenal Corporation**

**having therefore prepared, presented and subscribed myself to these as the Official Articles of the Corporation, in attestment I have attached my signature hereon;**

**Date:** 2/5/98 -

**Signature:**

*Dwight G. Angel*  
Dwight G. Angel  
Rt 1, Box 3010  
Midway, Florida 32333



**Article V**  
**Mailing Address**

The mailing address of this corporation shall be located at  
Route 1, Box 3010, Midway, Florida 32333.

**Article VI**  
**Designated Registered Agent**

The initial designated registered agent of this corporation shall  
be Dwight G, Angel, 4659 Autumn Woods Way, Leon County,  
Tallahassee, Florida 32304.

**Article VII**  
**Corporate Purpose**

The purpose of this corporation shall be to engage in all lawful  
activities and enterprises authorized and permitted under law,  
which produce a profit in behalf of the corporation.

**Article VIII**  
**Corporate Stock**

**Capital (Common Stock)**

This corporation shall be authorized to issue one hundred (100)  
shares of capital (Common Stock) , with no par share value.

**Preferred Stock Shares**

This corporation shall be authorized to issue one thousand  
(1,000) shares of (Preferred Stock) with a par value of  
one hundred dollars per share.



## **Article IX**

### **Stock Issue Manner & Limitations**

#### **Capital (Common Stock); Authorized Issue**

This corporation's Board of Directors shall be authorized to issue (capital stock) shares in proportion to value received by this corporation, realized from cash, merchandise, goods and or services, including labor performances, as deemed suitable and appropriate to the mission of this corporation, by the Board of Directors, exclusively at their discretion.

#### **Preferred Stock Shares/Authorized Issue**

This corporation shall be authorized to sell Preferred Stock Shares of 1,000 shares, with an initial par value of one hundred dollars (\$100.00) per share of preferred stock.

## **Article X**

### **Rights to Dividends**

#### **Capital (Common) Stock; Dividends Rights**

Capital (Common) Stock share holders shall be entitled to a per share computed / percentage of dividends which shall be fixed at a per stock share, based upon receipts of twenty-five percent (25) in totality of the total annual dividends declared, if any.

Such dividends share be limited to a per share computed portion based upon the number of shares owned and a one percent share right per one share held, percentage of 100 shares divided into the 25% annual dividend declaration. Accordingly each capital share would receive 1/100 increment of the 25% distribution, of the annual declared dividend.



**Preferred Stock; Dividends Rights**

Preferred Stock Share Holders class will receive seventy-five (75%) of the annual dividends declared, based upon each share held and its per share value of 1/1,000 of the seventy five percent total declared.

**Unissued Preferred Stock; Earned Surplus Capital**

All shares unissued in the preferred class, remain property of the corporation. Any dividend rights earned by unissued preferred stock class shares shall be re-deposited into the special "earned surplus capital fund" of the corporation and shall be used exclusively for the purchase of real estate, buildings, machinery and or vehicles.

**Article XI**

**Stock Classes Voting Rights & Limitations**

**Voting Rights and Limitations of Stock Share Holders;**

**Common Stock;** One share = 1 Vote on all issues brought before the corporation for ratification.

**Preferred Stock;** One share equals (1) vote on single issue voting rights of expansion of preferred stock class. No other voting rights exist for preferred stock share holders.



**Article XII**  
**Initial Board of Directors**

The initial Board of Directors shall serve for a period of one year or until such time as successors qualify and are elected as new Directors. The initial directors are;

Dwight Gregory Angel, President & Director  
4659 Autumn Woods Way, Leon County, Tallahassee, Florida,  
32304,

Kimberly Jean Angel, Director  
4659 Autumn Woods Way, Leon County, Tallahassee,  
Florida, 32303.

**Article XIII**  
**Initial Directors Stock Subscription Rights**

The initial directors shall have and enjoy rights of subscription to all stock shares in the capital (common) stock class for a period of one year from incorporation.

**Article XIV**  
**Corporate Disillusionment**

Only the majority vote of the capital (common) stock Share holder class can approve and direct the President of the corporation to dissolve this corporation.



**Article XV**  
**Specific Powers of the Corporate President**

**The president of this corporation may direct, control and determine daily operational activities of this corporation, including but not limited to;**

- 1. Select a bank and open an account for operational activities, based upon his signature alone, in behalf of this corporation.**
- 2. Contract for services, enter into agreements and contracts designed in good faith to produce a profit for the corporation.**
- 3. File tax records and returns in behalf of the corporation.**
- 4. Appoint and hire employees in behalf of this corporation.**
- 5. Determine hours of business operations.**
- 6. Approve business trips and expenses for travel involving solicitations of business, business developments and surveys.**

**Article XVI**  
**Corporate Accounting Year Designation**

**This corporations annual accounting year shall end December 15, annually.**



**Article XVII**  
**President Authorized to**  
**Determine Business Course**

**The President of this corporation shall have full and sufficient powers to transact any and all business necessary for daily operational activities in behalf of this corporation and the signature of the President shall be full and sufficient to bind the corporation in any contracts and purposes.**



**Article VIII**  
**Registered Agents Designation Acceptance**

Whereas Dwight Gregory Angel is and has been designated the officially designated Registered Agent of the corporation, having familiarized himself with the requirements of Registered Agent, he is in agreement and does accept this position, as indicated by attachment of his signature hereon;

**Certification of Acceptance;**

Whereas I Dwight Gregory. Angel, having been named as registered agent in behalf of the corporation, this shall acknowledge my acceptance of this appointment;

Date: 2/5/98 Signature: Dwight H. Angel

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**Article IX**  
**Jurisdictional Operations of the Corporation**

**This corporation shall be authorized and permitted to engage in business in any and or all of the United States of America, upon application and issuance of appropriate Federal Firearms License (s) and upon compliance with applicable state, county and municipal laws and ordinances.**