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MARK R. WEINER* CHANDRA MITCHELL ASSOCIATE ATTORNEY**			· · · · · · · · ·	RTH WESTSHORE BLVD, SUITE 110 TAMPA, FLORIDA 33607 2300 • TELECOPIER (813) 286 1900
OF COUNSEL: WALTER MACEDO, BRAZILIAN BAR SAM KULIK, CANADIAN BAR THOMAS LOOMES, IRISH BAR		ere 1. januar – Alago Alexandra 1. januar – Alago Alexandra 1. januar – Alexandra Alexandra 1. januar – Alexandra Alexandra	(727) 441	28 CLEVELAND STREET, SUITE 302 CLEARWATER, FLORIDA 33755 3014 • TELECOPIER (727) 442-0292
December 9, 1999			i i i i i i i i i i i i i i i i i i i	35 W. CYPRESS STREET, SUITE 102 TAMPA, FLORIDA 33607 0671 • TELECOPIER (813) 282-1317
CERTIFIED MAIL			· · · · · · · · · · · · · · · · · · ·	
Department of State Division of Corporations PO Box 6327 Tallahassee, Fl. 32314			700003 -12/13 *****	0683471 /9901131005 /8.75 *****78.75
<u>RE:</u>	CAMERON U	<u>Š.A., Inc.</u>		
Dear Sir/ Madam:				
Enclosed is an original and well as a firm check in the a	a copy of the Artic amount of Seventy I	les of Incorporation Eight Dollars and S	on of CAMERON U Seventy-five cents (\$'	S.A., Inc., as 78.75).
Please return the certified co	opy of the Articles of	of Incorporation to	this office at the abo	ve address.
In the meantime, should you	u have any question	s, please do not he	sitate to contact this o	office.
Sincerely yours,				114 115 110 110 110 110 110 110 110 110 110
IMMIGRATION LEGAL CENTER OF AMERICA, I	P.A.			FIL AHASSE
MARK R. WEINER Immigration Attorney				E, FLORUS
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*FLORIDA BAR BOARD CERTIFIED AS A SPECIALIST IN IMMIGRATION AND NATIONALITY LAW ** LICENCED IN THE STATE OF TEXAS WWW.FORAVISAUSA.COM A Private Law Firm

FILED

ARTICLES OF INCORPORATION OF CAMERON U.S.A., INC.

99 DEC 13 PM 3: 38 SECRETARY OF STATE TALLAHASSEE, FLORIDA

The undersigned, desiring to form a corporation for profit pursuant to the laws of the State of Florida, does hereby certify as follows:

ARTICLE ONE

The name of this corporation shall be:

CAMERON U.S.A., INC.

ARTICLE TWO

The general nature of the business to be transacted by the corporation and the purpose for which it is formed are to be as follows:

(b) To do any activity as a corporation organized under Chapter 607 of the Florida Statutes may now or hereafter lawfully do, to do, and for the accomplishment of any of the purposes or the attaining of any of the objects enumerated in these Articles of Incorporation, or any of the amendments hereof, either as principal or agent, and either alone or in connection with other firms, corporations or individuals, all and everything necessary,

suitable, convenient, or proper for, or in connection with, or incident to, the accomplishment of any of the purposes or the attainment of any one or more objects herein enumerated, or designed directly or indirectly to promote the interest of this corporation or to enhance in and carry on any and every lawful activity in any manner whatsoever not prohibited by law, whether or not the same be necessary or incident to the attainment of the objects of this corporation, or whether or not such activity is similar in nature to the objects set forth in these Articles of Incorporation or any and all powers, rights, and privileges which a corporation may now or hereafter be organized, authorized, or empowered to do or exercise under Chapter 607 of the Florida Statutes, or under any act amendatory thereto, supplemental thereto, or substituted therefor.

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(c) The foregoing paragraph shall be construed as enumerating the purposes, objects, and powers of this corporation and no recitation, expression or declaration of specific powers or purposes herein enumerated shall be deemed to be exclusive, but it is hereby expressed and declared that all other lawful powers not inconsistent herewith are hereby included.

ARTICLE THREE

The term for which this corporation shall exist shall be perpetual.

ARTICLE FOUR

The maximum amount of capital stock that the . corporation is authorized to have outstanding shall be 7,500 shares at a par value of \$.50 per share, each share of which shall entitle the owner thereof to one vote at

any meeting of the stockholders. The whole or any part of the capital stock of this corporation shall be payable as lawful money of the United States of America, or property, at a just valuation to be fixed by the stockholders.

ARTICLE FIVE

The beginning capital of this corporation shall be \$3,250.00.

ARTICLE SIX

The corporation shall not have directors.

ARTICLE SEVEN

The street address in the State of Florida of the principal office of the corporation is:

604 Mandalay Avenue Clearwater, FL. 33767

ARTICLE EIGHT

The business of the corporation shall be managed by its officers, who shall be elected annually by the stockholders of the corporation. The initial officers of the corporation shall be as follows:

PRESIDENT: Ricky Cameron 857 Lantana Avenue Clearwater, FL 33767 VICE-PRESIDENT: Toni Cameron 857 Lantana Avenue Clearwater, FL 33767

SECRETARY: Toni Cameron 857 Lantana Avenue Clearwater, FL 33767

TREASURER: Ricky Cameron 857 Lantana Avenue Clearwater, FL 33767

ARTICLE NINE

The name and address of the person signing these Articles of Incorporation as subscriber is as follows:

ARTICLE TEN

The registered agent and registered office of this ______ corporation shall be:

Ricky Cameron 857 Lantana Avenue Clearwater, FL 33767

ARTICLE ELEVEN

The sale of common stock of the corporation shall be restricted except by mutual agreement of all stockholders.

ARTICLE TWELVE

In the event of issuance or sale of corporate shares, the existing stockholders shall have preemptive rights thereto.

IN WITNESS WHEREOF, the undersigned has made, subscribed, and acknowledged these Articles of Incorporation this δ^{nt} day of Dec, 1999.

Ricky Cameron 857 Lantana Avenue Clearwater, FL 33767

State of Florida County of Hills Borrough

I HEREBY CERTIFY that on this day before me, a Notary Public authorized in Florida aforesaid to take acknowledgments, Rick (CAMPAN personally appeared ______, to me well known to be the person described in and who executed the foregoing Articles of Incorporation as subscriber and resident agent respectively, and he acknowledged before me that he signed the same and uses and purposes therein set forth.

WITNESS my hand and official seal this $\mathcal{E}^{\mathcal{H}}$ day of $\mathcal{D}_{\mathcal{H}} \subset \mathcal{A}$ 1999.

NOTARY PUBLIC

MY COMMISSION EXPIRES:



ACCEPTANCE OF DESIGNATION AS RESIDENT AGENT I, RICKY CAMERON, hereby accept designation as Resident Agent on this day of ______, 1999.

Ricky Cameron 857 Lantana Avenue Clearwater, FL 33767

State of Florida County of _ Hills Boroug H

I HEREBY CERTIFY that on this day before me, a Notary Public authorized in Florida aforesaid to take acknowledgments, Redy CAMERO personally appeared , to me well known to be the person described in and who executed the foregoing Articles of Incorporation as subscriber and resident agent respectively, and he acknowledged before me that he signed the same and uses and purposes therein set forth.

WITNESS my hand and official seal this $\frac{\mathcal{E}''}{day}$ of $\mathcal{D}_{\mathcal{E}}$ (1999.

NÖTARY PUBLIC

MY COMMISSION EXPIRES:

