



0000088955

Transcript Exhibit(s)

Docket #(s): 5-20575A-08-0046

Exhibit #: 81-512

AZ CORP COMMISSION
DOCKET CONTROL

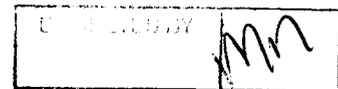
2008 SEP 26 P 1: 59

RECEIVED

Arizona Corporation Commission

DOCKETED

SEP 26 2008



05

INCORPORATED UNDER THE LAWS OF
THE STATE OF NEVADA

SHARES
100

MARINE 3, INC.

AUTHORIZED TO ISSUE 75,000 SHARES COMMON STOCK AT NO PAR VALUE

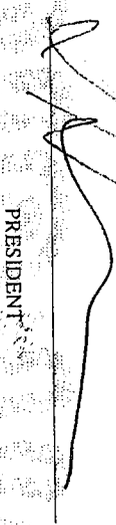
This Certifies That ERICA FORD

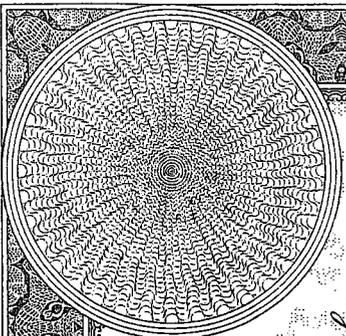
is hereby issued 100 fully paid

and non-assessable Shares of the Stock of the above named Corporation
transferable only on the books of the Corporation by the holder hereof in person or
by duly authorized Attorney upon surrender of this Certificate properly endorsed.

In Witness Whereof, the said Corporation has caused this Certificate to be
signed by its duly authorized officers and its Corporate Seal to be hereunto affixed
this 25th day of July A.D., 2005


SECRETARY


PRESIDENT



Reference: 1000059220169:1000059227169:1000059232169

ERICA L. FORD
 AZ 85338
 issued: 07/29/05
 PV Token

Open: 2/03
 Avg: 2800
 ODS: 2
 Recs: 2

91-527 870
 1221 870
 5540819743
 Date: 7-25-05

698

Pay to the Order of: Scott H. [unclear]
 Five thousand and 00/100 \$5,000.00
 Dollars

Wells Fargo Bank, N.A.
 64 E. Broadway Rd.
 Tempe, AZ 85282
 wells Fargo.com

Memo: # [unclear] # [unclear] # [unclear]

1221052781 00695

07 06042 0156 838
 07/29/05 05:17PM
 \$5,000.00
 5540819743 038

5540819743 038
 \$5,000.00
 08/05/05 03:05PM
 01 06042 0084 713

R/T Number 12210527
 Sequence Number 006737873241
 Account Number [redacted]

Processing Date 20050805
 Amount 5000.0
 Check Number 000000000000695

ACC000013
 MARINE 3.



Reference: 1000059220169:1000059227169:1000059232169

ERICA L. FORD

██████████ AZ ██████████

91-537 670
1221
5840819743

698

Date 7-25-05

Pay to the Order of

Scott Hutchinson

\$5,000.00

Five thousand and 00/100

Dollars



WELLS FARGO BANK, N.A.



Wells Fargo Bank, N.A.
64 E. Broadway Rd.
Tempe, AZ 85282
wellsfargo.com

Memo

Stock cert #5

Erica Ford

⑆122105278⑆

██████████

99900

07 06042 0157 838
07/29/05 05:17PM
\$5,000.00
038 5840819743

5840819743 038
\$5,000.00
08/03/05 12:49PM
07 06042 0072 357

Handwritten signature

Number 12210527
Account Number 006638608112
Account Number ██████████

Processing Date 20050803
Amount 5000.0
Check Number 000000000000696

ACC000014
MARINE 3.

Reference: 1000059220169:1000059227169:1000059232169

ERICA L FORD
 AZ [Redacted]
 Issued: PV ToFam
 Open: 2103
 Avg: 2122.15 Date: 7-25-05
 ODr: 2
 Recs:
 Pay to the Order of: Scott Hutcherson
 Five thousand and 00/100
 \$5,000.00
 DEPOSIT ONLY AC DT OK
 Dollars
 Wells Fargo Bank, N.A.
 64 E. Broadway Rd.
 Tempe, AZ 85282
 wells Fargo.com
 Memo: Stock cert. #s 38, 02109 Erica [Signature]
 122105278 [Redacted] 00697

07 06042 0159 838
 07/29/05 05:18PM
 \$5,000.00
 5640819743 038
 5640819743 038
 \$5,000.00
 08/03/05 12:48PM
 07 06042 0071 357

Number	12210527	Processing Date	20050803
Account Number	006638608113	Amount	5000.0
Amount Number	[Redacted]	Check Number	000000000000697

ACC000015
MARINE 3.

Request

Reference: 1000059220169:1000059227169:1000059232169

ERICA L FORD

ID TXDU
Issued: 08/00
PV
Token

Open: 02/03
Avg: 222.15
OC: 19743
Rec: 08-25-05

698

Pay to the Order of

Scott Hutcherson

Or AC DT OK

\$5,000.00

Five thousand

Sig
MFA
Memo

Dollars



Wells Fargo Bank, N.A.
64 E. Broadway Rd.
Tempe, AZ 85282
wellsfargo.com

Memo

Stock cert #s
Letter for Q ✓

122105278 00698

07 08042 0158 838
07/29/05 05:18PM
\$5,000.00
5648919743 039

[Redacted] 2009

5648919743 039
\$5,000.00
08/01/05 11:06AM
09 06042 0019 839

Handwritten signature

Number
Reference Number
Account Number

12210527
006937609903
[Redacted]

Processing Date
Amount
Check Number

20050801
5000.0
000000000000698

ACC000016
MARINE 3.

Reference: 1000059220169:1000059227169:1000059232169

ERICA L. FORD
 [Redacted] AZ
 ID TXD
 Issued: 08/00
 PV
 Token
 Or
 DEP ONLY AC DT OK
 Pay to the Order of Scott Hutch
Five thousand \$5,000.00
 Hist Sig
 Dollars
 Wells Fargo Bank N.A.
 64 E. Broadway Rd.
 Tempe, AZ 85282
 wells Fargo.com
 Memo block cert. # < Erica Ford V
 22105278 [Redacted] 00699

07 08/04/05 05:18 PM
 \$5,000.00
 5640819743 038
 [Redacted] 002
 [Redacted]
 [Redacted]
 Scott Hutch
 08/01/05 11:06 AM
 09 06042 0018 839
 5640819743 038
 3766180495
 \$5,000.00
 07 08/04/05 05:18 PM
 838 0910 2608 20
 FORD, H. L.

Number	12210527	Processing Date	20050801
Account Number	006937609902	Amount	5000.0
Account Number	[Redacted]	Check Number	000000000000699

Reference: 1000059220169:1000059227169:1000059232169

ERICA L FORD
 [REDACTED] AZ [REDACTED]

91-527 670
 1221
 5640819743
 Date 7-25-05 700 J

Pay to the Order of Scott Hutchison \$5,000.00
 Five thousand 00/100 Dollars

Wells Fargo Bank, N.A.
 64 E. Broadway Rd.
 Tempe, AZ 85282
 wells Fargo.com

Memo Stock cert #s Erica J. O.

⑆ 122105278⑆ 5640819743⑆ 00700

838 1910 2490 20
 07/29/05 05:19PM
 \$5,000.00
 5640819743 038

WELLS FARGO

RT Number 12210527
 Sequence Number 007138172134
 Account Number [REDACTED]

Processing Date 20050729
 Amount 5000.0
 Check Number 000000000000700

Reference: 1000059220169:1000059227169:1000059232169

ERICA L. FORD
 [Redacted] AZ [Redacted] 701
 Date 7-25-05 91-527/1221 670
 5640819743
 Pay to the Order of Scott Hutchinson \$ 5,000.00
 Five thousand 00/100 Dollars
 Wells Fargo Bank, N.A. Arizona
 For Stock out #s Erica Ford
 ⑆ 122105278⑆ [Redacted] 00701

The following security features are visible on the front of this check:

- Security Features
- Watermark
- Microprint
- Color Shift
- Security Thread
- Security Glitter
- Security Ink
- Security Paper
- Security Thread
- Security Glitter
- Security Ink
- Security Paper

5640819743 038
 \$5,000.00
 07/29/05 05:19PM
 07 06042 0162 838

[Handwritten Signature]

Trace Number	12210527	Processing Date	20050729
Sequence Number	007138172131	Amount	5000.0
Account Number	[Redacted]	Check Number	000000000000701

STATE OF ARIZONA

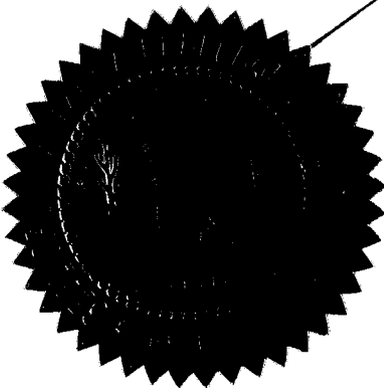


Corporation Commission

CERTIFICATION

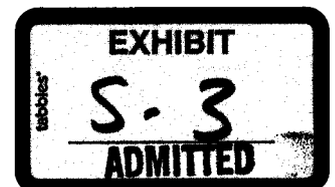
I, Mark Dinell, certify that I am the Assistant Director of the Arizona Corporation Commission's Securities Division and that I have legal custody of the records of the Securities Division. I certify that I have directed a diligent search of the Securities Division records and the records reflect that during the period of May 1, 2004 to April 8, 2008, Scott Hutchinson has not registered with the Arizona Corporation Commission as a securities salesman or dealer pursuant to Article 9 of the Securities Act of Arizona (A.R.S. § 44-1941 *et seq.*); and has not made a notice filing or licensed with the Arizona Corporation Commission as an investment adviser or investment adviser representative pursuant to Article 4 of the Arizona Investment Management Act (A.R.S. § 44-3151 *et seq.*)

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED THE OFFICIAL SEAL OF THE ARIZONA CORPORATION COMMISSION, AT THE CAPITOL, IN THE CITY OF PHOENIX, THIS 8th DAY OF April, 2008.



BY


Mark Dinell
Assistant Director
Securities Division



STATE OF ARIZONA

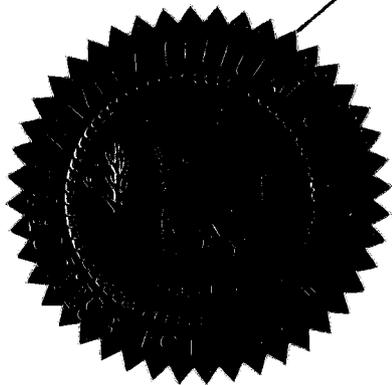


Corporation Commission

CERTIFICATION

I, Mark Dinell, certify that I am the Assistant Director of the Arizona Corporation Commission's Securities Division and that I have legal custody of the records of the Securities Division. I certify that I have directed a diligent search of the Securities Division records and the records reflect that during the period of May 1, 2004 to April 8, 2008, Marine 3, Inc. has not filed with the Arizona Corporation Commission a notice pursuant to A.R.S. § 44-1850 of the Securities Act of Arizona or Article 12 of the Arizona Investment Management Act (A.R.S. § 44-3321 *et seq.*); has not registered securities with the Arizona Corporation Commission by description pursuant to Article 6 of the Securities Act of Arizona (A.R.S. § 44-1871 *et seq.*) or by qualification pursuant to Article 7 of the Securities Act of Arizona (A.R.S. § 44-1891 *et seq.*); has not registered with the Arizona Corporation Commission as a dealer pursuant to Article 9 of the Securities Act of Arizona (A.R.S. § 44-1941 *et seq.*); and has not made a notice filing or licensed with the Arizona Corporation Commission as an investment adviser pursuant to Article 4 of the Arizona Investment Management Act (A.R.S. § 44-3151 *et seq.*)

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED THE OFFICIAL SEAL OF THE ARIZONA CORPORATION COMMISSION, AT THE CAPITOL, IN THE CITY OF PHOENIX, THIS 8th DAY OF April, 2008.



BY _____

Mark Dinell
Assistant Director
Securities Division

STATE OF NEVADA



ROSS MILLER
Secretary of State

SCOTT W. ANDERSON
Deputy Secretary
for Commercial Recordings

OFFICE OF THE
SECRETARY OF STATE

Certified Copy

July 11, 2008

Job Number: C20080707-0876
Reference Number: 00001926857-88
Expedite:
Through Date:

The undersigned filing officer hereby certifies that the attached copies are true and exact copies of all requested statements and related subsequent documentation filed with the Secretary of State's Office, Commercial Recordings Division listed on the attached report.

Document Number(s)	Description	Number of Pages
C12104-2004-001	Articles of Incorporation	4 Pages/1 Copies
C12104-2004-002	Initial List	1 Pages/1 Copies
20050611377-12	Registered Agent Resignation	2 Pages/1 Copies

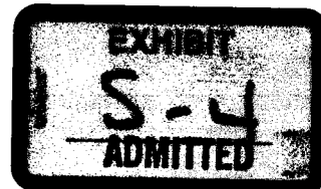


Respectfully,

ROSS MILLER
Secretary of State

By

Certification Clerk



Commercial Recording Division
202 N. Carson Street
Carson City, Nevada 89701-4069
Telephone (775) 684-5708
Fax (775) 684-7138

ACC000125
MARINE 3.



DEAN HELLER
 Secretary of State
 206 North Carson Street
 Carson City, Nevada 89701-4299
 (775) 684 5708
 Website: secretaryofstate.biz

FILED # C1210404

MAY 05 2004

IN THE OFFICE OF
 DEAN HELLER
 SECRETARY OF STATE

Articles of Incorporation
 (PURSUANT TO NRS 78)

Important. Read attached instructions before completing form.

ABOVE SPACE IS FOR OFFICE USE ONLY

1. Name of Corporation:	MARINE 3, INC.			
2. Resident Agent Name and Street Address: <small>(Must be a Nevada address where process may be served.)</small>	NEVADA STATE CORPORATE NETWORK, INC. Name			
	2764 LAKE SAHARA DRIVE SUITE 111 Street Address	LAS VEGAS City	NEVADA 89117 State Zip Code	
	SAME Optional Mailing Address	City	State Zip Code	
3. Shares: <small>(Number of shares corporation authorized to issue)</small>	Number of shares with par value:	Par value: \$	Number of shares without par value: 75,000	
4. Names & Addresses of Board of Directors/Trustees: <small>(Attach additional page there is more than 3 directors/trustees)</small>	1. SUSAN MILLER Name			
	2764 LAKE SAHARA DRIVE SUITE 111 Street Address	LAS VEGAS City	NEVADA 89117 State Zip Code	
	2. Name			
	Street Address	City	State Zip Code	
	3. Name			
	Street Address	City	State Zip Code	
	5. Purpose: <small>(Optional-see instructions)</small>			
	The purpose of this Corporation shall be: The corporation is organized for the purpose of engaging in Any Lawful Activity, w/in or w/out the State of Nevada			
	6. Names, Address and Signature of Incorporator: <small>(Attach additional page there is more than 1 incorporator)</small>	Chau Tran, Nevada State Corporate Network, Inc. Name		
2764 LAKE SAHARA DRIVE SUITE 111 Address		LAS VEGAS City	NV 89117 State Zip Code	
7. Certificate of Acceptance of Appointment of Resident Agent:	I hereby accept appointment as Resident Agent for the above named corporation.			
	 Authorized Signature of R. A. or On Behalf of R. A. Company	5/5/04 Date		

This form must be accompanied by appropriate fees. See attached fee schedule.

ACC000126
 MARINE 3.

**ARTICLES OF INCORPORATION
OF
MARINE 3, INC.**

The undersigned, being the original incorporator herein named, for the purpose of forming a corporation under the General Corporation Laws of the State of Nevada, to do business both within and without the State of Nevada, do make and file these Articles of Incorporation, hereby declaring and certifying that the facts herein stated are true.

ARTICLE I

The name of the corporation, which is hereinafter referred to as "the corporation" is:

MARINE 3, INC.

ARTICLE II

The name and address of the Resident Agent for the service of process is:

NEVADA STATE CORPORATE NETWORK, INC.
2764 LAKE SAHARA DRIVE SUITE 111
LAS VEGAS, NEVADA 89117

ARTICLE III

The corporation is organized for the purpose of engaging in **Any Lawful Activity**, within or without the State of Nevada.

ARTICLE IV

The total number of shares of authorized capital stock of the Corporation shall consist of seventy-five thousand (75,000) shares of common stock with no par value.

The Board of Directors may issue such shares of Common Stock in one or more series, with such voting powers, designations, preferences and rights or qualifications, limitations or restrictions thereof as shall be stated in Resolutions or Bylaws adopted by them.

ACC000127
MARINE 3.

Stockholders of the corporation have a preemptive right, granted on uniform terms and conditions prescribed by the Board of Directors to provide a fair and reasonable opportunity to exercise the right, to acquire proportional amounts of the corporation's unissued shares upon the decision of the board of directors to issue them limited by the provisions of NRS 78.267.

The Common Stock of the corporation, after the amount of the subscription price has been paid, in money, property or services, as the directors shall determine, shall not be subject to assessment to pay the debts of the corporation, nor for any other purpose, and no stock issued as fully paid shall ever be assessable or assessed, and the Articles of Incorporation shall not be amended in this particular.

ARTICLE V

The name and address of the one member of the Board of Directors is as follows:

1. SUSAN MILLER, 2764 Lake Sahara Drive Ste 111, Las Vegas, Nevada 89117.

ARTICLE VI

The liability of the directors, officers or stockholders for damages for breach of fiduciary duty as a director or officer is hereby eliminated pursuant to NRS 78.037 except for acts or omissions which involve intentional misconduct, fraud or knowing violation of law; or the payments of distributions in violation of NRS 78.300.

ARTICLE VII

Every person who was or is a party to or is threatened to be made a party to, or is involved in any action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he, or a person of whom he is the legal representative, is or was a director or officer of the corporation, or is or was serving at the request of the corporation as a director or officer of another corporation, or as its representative in a partnership, joint venture, trust or other enterprise, shall be indemnified and held harmless to the fullest extent legally permissible under the laws of the State of Nevada from time to time against all expenses, liability and loss (including attorneys' fees, judgments, fines and amounts paid or to be paid in settlement) reasonably incurred or suffered by him in connection therewith. Such right of indemnification shall be a contract right which may be enforced in any manner desired by such person. The expenses of officers and directors incurred in defending a civil or criminal action, suit or proceeding must be paid by the corporation as they are incurred and in advance of the final disposition of the action, suit or proceeding, upon receipt of an undertaking by or on behalf of the director or officer to repay the amount if it is ultimately determined by a court of competent jurisdiction that he is not entitled to be indemnified by the corporation. Such right of indemnification shall not be exclusive of any other right which such directors, officers or

ACC000128
MARINE 3.

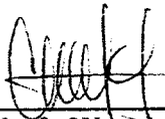
representatives may have or hereafter acquire, and without limiting the generality of such statement, they shall be entitled to their respective rights of indemnification under any by-law, agreement, vote of stockholders, provision of law, or otherwise, as well as their rights under this Article.

ARTICLE VIII

The name and address of the incorporator of **MARINE 3, INC.** is:

Nevada State Corporate Network, Inc.
2764 Lake Sahara Drive Suite 111
Las Vegas, Nevada, 89117.

Dated 5/5/2004

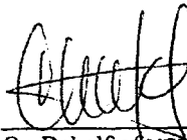


On Behalf of Nevada State Corporate Network, Inc.

CERTIFICATE OF ACCEPTANCE OF APPOINTMENT OF RESIDENT AGENT

I, **NEVADA STATE CORPORATE NETWORK, INC.** do hereby accept appointment as Resident Agent for **MARINE 3, INC.**

Dated: May 5, 2004



On Behalf of NEVADA STATE CORPORATE
NETWORK, INC.

ACC000129
MARINE 3.

(PROFIT) INITIAL LIST OF OFFICERS, DIRECTORS AND RESIDENT AGENT OF

FILE NUMBER

MARINE 3, INC.

C12104-04

(Name of Corporation)

FOR THE FILING PERIOD OF 5/2004

TO 5/2005

04/05 125

The corporation's duly appointed resident agent in the State of Nevada upon whom process can be served is:

NEVADA STATE CORPORATE NETWORK, INC.
2764 LAKE SAHARA DRIVE SUITE 111
LAS VEGAS, NEVADA 89117

FILED #

JUN 09 2004

IN THE OFFICE OF
DEAN HELLER, SECRETARY OF STATE

CHECK BOX IF YOU REQUIRE A FORM TO UPDATE YOUR RESIDENT AGENT INFORMATION

THE ABOVE SPACE IS FOR OFFICE USE ONLY

Important: Read instructions before completing and returning this form.

- Print or type names and addresses either residence or business, for all officers and directors. A President, Secretary, Treasurer, or equivalent of and all Directors must be named. Have an officer sign the form. FORM WILL BE RETURNED IF UNSIGNED.
- If there are additional directors attach a list of them to this form.
- Return the completed form with the \$125.00 filing fee. A \$75.00 penalty must be added for failure to file this form by the last day of first month following the incorporation/initial registration with this office.
- Make your check payable to the Secretary of State. Your cancelled check will constitute a certificate to transact business per NRS 78.155. To receive a certified copy, enclose an additional \$30.00 and appropriate instructions.
- Return the completed form to: Secretary of State, 202 North Carson Street, Carson City, NV 89701 4201, (775) 684-5708.
- Form must be in the possession of the Secretary of State on or before the last day of the first month following the incorporation/initial registration date. (Postmark date is not accepted as receipt date.) Forms received after due date will be returned for additional fees and penalties.

FILING FEE \$125.00 LATE PENALTY \$75.00

CHECK ONLY IF APPLICABLE

- This corporation is a publicly traded corporation. The Central Index Key number is:
- This publicly traded corporation is not required to have a Central Index Key number.

NAME SUSAN MILLER	TITLE(S) PRESIDENT (OR EQUIVALENT OF)
ADDRESS 2764 LAKE SAHARA DRIVE SUITE 111	CITY ST ZIP LAS VEGAS NV 89117
NAME SUSAN MILLER	TITLE(S) SECRETARY (OR EQUIVALENT OF)
ADDRESS 2764 LAKE SAHARA DRIVE SUITE 111	CITY ST ZIP LAS VEGAS NV 89117
NAME SUSAN MILLER	TITLE(S) TREASURER (OR EQUIVALENT OF)
ADDRESS 2764 LAKE SAHARA DRIVE SUITE 111	CITY ST ZIP LAS VEGAS NV 89117
NAME SUSAN MILLER	TITLE(S) DIRECTOR
ADDRESS 2764 LAKE SAHARA DRIVE SUITE 111	CITY ST ZIP LAS VEGAS NV 89117

I declare, to the best of my knowledge under penalty of perjury, that the above mentioned entity has complied with the provisions of NRS 360.780 and acknowledge that pursuant to NRS 239.330, it is a category C felony to knowingly offer any false or forged instrument for filing in the Office of the Secretary of State.

Susan Miller

Title PRESIDENT

Date 5/20/04

X Signature of Officer

Nevada Secretary of State Profit Initial List Form 2003
revised 04/20/04

ACC000130
MARINE 3.



DEAN HELLER
 Secretary of State
 202 North Carson Street
 Carson City, Nevada 89701-4201
 (775) 684 5708
 Website: secretaryofstate.biz

Filed in the office of <i>Dean Heller</i> Dean Heller Secretary of State State of Nevada	Document Number 20050611377-12
	Filing Date and Time 12/12/2005 3:43 PM
	Entity Number C12104-2004

Additional Page to Certificate of Resignation of Resident Agent

Important: Indicate page number at the bottom of this page.

ABOVE SPACE IS FOR OFFICE USE ONLY

Additional Page to Certificate of Resignation of Resident Agent

LISA MARIA'S CONSTRUCTION LLC <small>(Name of Entity)</small>	LLC17238-2004 <small>(File Number)</small>
LOON LAKE HOLDINGS LLC <small>(Name of Entity)</small>	LLC17278-2004 <small>(File Number)</small>
LOSER'S KIDS PRODUCTIONS, INC. <small>(Name of Entity)</small>	C19855-2004 <small>(File Number)</small>
M N H MANAGEMENT, INC. <small>(Name of Entity)</small>	C21639-2004 <small>(File Number)</small>
M.A. YOUNG & CO, INC. <small>(Name of Entity)</small>	C16085-2003 <small>(File Number)</small>
M.B.R. GROUP, INC. <small>(Name of Entity)</small>	C14479-2004 <small>(File Number)</small>
MA BO, INC. <small>(Name of Entity)</small>	C13025-2003 <small>(File Number)</small>
MAC CONCEPTS, INC. <small>(Name of Entity)</small>	C18957-2004 <small>(File Number)</small>
THE MAJESTIC GROUP CORP. <small>(Name of Entity)</small>	C20701-2004 <small>(File Number)</small>
MANAGE 1, LLC <small>(Name of Entity)</small>	LLC12952-2004 <small>(File Number)</small>
MAPS HOLDINGS, INC. <small>(Name of Entity)</small>	C18091-2003 <small>(File Number)</small>
MAR DE ORO, INC. <small>(Name of Entity)</small>	C15757-2003 <small>(File Number)</small>
MARIHA, INC. <small>(Name of Entity)</small>	C16611-2002 <small>(File Number)</small>
MARINE 3, INC. <small>(Name of Entity)</small>	C12104-2004 <small>(File Number)</small>

Page Number 15

This form must be accompanied by appropriate fees.

Nevada Secretary of State RA Resignation Additional 12003
 Revised on 10/17/05

ACC000131
 MARINE 3.



DEAN HELLER
 Secretary of State
 202 North Carson Street
 Carson City, Nevada 89701-4201
 (775) 684 5708
 Website: secretaryofstate.biz

Additional Page to Certificate of Resignation of Resident Agent

Important: Indicate page number at the bottom of this page.

ABOVE SPACE IS FOR OFFICE USE ONLY

Additional Page to Certificate of Resignation of Resident Agent

MATRIX CONNECTION, INC. <small>(Name of Entity)</small>	C17835-2004 <small>(File Number)</small>
MATRIX HOLDINGS UNLIMITED, INC. <small>(Name of Entity)</small>	C19884-2004 <small>(File Number)</small>
MBJS INVESTMENTS, INC. <small>(Name of Entity)</small>	C22045-2004 <small>(File Number)</small>
MERLINK INCORPORATED <small>(Name of Entity)</small>	C23280-2004 <small>(File Number)</small>
MESTA SERVICES, INC. <small>(Name of Entity)</small>	C17186-2003 <small>(File Number)</small>
MILLENIUUM INVENTION SERVICES, INC. <small>(Name of Entity)</small>	C19867-2004 <small>(File Number)</small>
MIRACLE INDUSTRIES, INC. <small>(Name of Entity)</small>	C13461-2002 <small>(File Number)</small>
MIS SYSTEMS, INC. <small>(Name of Entity)</small>	C22929-2004 <small>(File Number)</small>
THE MISSING LINK ENTERPRISES, INC. <small>(Name of Entity)</small>	C15944-2004 <small>(File Number)</small>
MLF INVESTMENT CORP. <small>(Name of Entity)</small>	C19994-2004 <small>(File Number)</small>
MOMENTUM INTERNATIONAL GROUP, INC. <small>(Name of Entity)</small>	C16103-2004 <small>(File Number)</small>
MONSOON IRRIGATION, INC. <small>(Name of Entity)</small>	C14779-2004 <small>(File Number)</small>
MONTEREY MANAGEMENT GROUP, LLC <small>(Name of Entity)</small>	LLC12741-2004 <small>(File Number)</small>
MP MEDIATION AND PARA-LEGAL SERVICES, INC. <small>(Name of Entity)</small>	C18226-2001 <small>(File Number)</small>

Page Number

This form must be accompanied by appropriate fees.

Nevada Secretary of State (SA) Resignation Additional 1 2003
 Revised on: 10/17/05

ACC000132
 MARINE 3.

SECRETARY OF STATE



**CERTIFICATE OF EXISTENCE
WITH STATUS OF REVOCATION**

I, ROSS MILLER, the duly elected and qualified Nevada Secretary of State, do hereby certify that I am, by the laws of said State, the custodian of the records relating to filings by corporations, non-profit corporations, corporation soles, limited-liability companies, limited partnership, limited-liability partnerships, and business trusts, pursuant to Title 7 of the Nevada Revised Statutes which are either presently in a status of good standing or were in good standing for a time period subsequent of 1976 and am the proper officer to execute this certificate.

I further certify that the records of the Nevada Secretary of State, at the date of this certificate, evidence, **MARINE 3, INC.** as a corporation duly organized under the laws of Nevada and existing under and by virtue of the laws of the State of Nevada since May 5, 2004. The entity is in revocation as of June 1, 2006 for failure to file the Annual List of officers and directors and designation of Registered Agent for the filing period May 2005 to May 2006 and to pay the filing fee and penalty thereon, pursuant to the provisions of Nevada Revised Statutes.

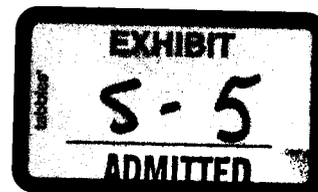


IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on August 11, 2008.

ROSS MILLER
Secretary of State

By

Certification Clerk



SUBPOENA
SECURITIES DIVISION
ARIZONA CORPORATION COMMISSION

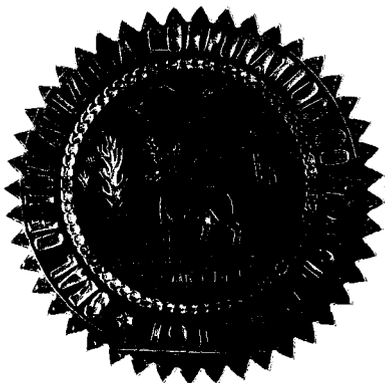
TO: Mr. Scott Hutchinson
16098 Bluff Rd. #43
Prairieville, LA 70769

In the Matter of

Marine 3 file number 7777

**involving possible violations of the Securities Act
and/or Investment Management Act of Arizona.**

PURSUANT TO A.R.S. §44-1823 AND A.R.S. §44-3133, YOU ARE HEREBY REQUIRED to appear before **Michelle Allen** of the Securities Division of the Arizona Corporation Commission at 1300 West Washington, Third Floor, Phoenix, Arizona 85007, on the 22nd day of March, 2007, at 10:00 o'clock AM, TO PROVIDE TESTIMONY.



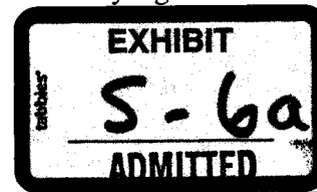
The seal of the Arizona Corporation Commission is affixed hereto, and the undersigned, a member of said Arizona Corporation Commission, or an officer designated by it, has set her hand at, Phoenix, Arizona this 1st day of March, 2007.

Julie Coleman
Assistant Chief Counsel of Enforcement
Securities Division

Persons with a disability may request a reasonable accommodation such as a sign language interpreter, as well as request this document in an alternative format, by contacting Linda Hogan, Executive Assistant to the Executive Director, voice phone number 602/542-3931, e-mail lhogan@azcc.gov. Requests should be made as early as possible to allow time to arrange the accommodation.

Pursuant to A.R.S. §44-1825 and A.R.S. §44-3133, failure to comply with this subpoena may result in the application for a finding of contempt.

Pursuant to A.A.C. R14-4-305, any person required to appear at a formal interview may be represented by legal counsel.



SUBPOENA
SECURITIES DIVISION
ARIZONA CORPORATION COMMISSION

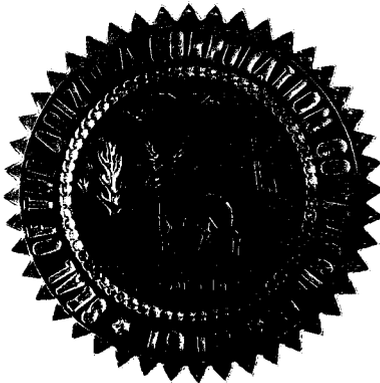
TO **Mr. Scott Huthinson**
16098 Bluff Rd. #43
Prairieville, LO 70769

In the matter of

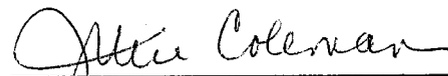
Marine 3 file number 7777

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PURSUANT TO A.R.S. §44-1823 AND A.R.S. §44-3133, YOU ARE HEREBY REQUIRED to appear before **Gary R. Clapper** of the Securities Division of the Arizona Corporation Commission at 1300 West Washington, Third Floor, Phoenix, Arizona 85007, on the 22nd day of March, 2007 at 10:00 AM, to PRODUCE THE DOCUMENTS SPECIFIED IN EXHIBIT "A", which is attached and incorporated by reference.



The seal of the Arizona Corporation Commission is affixed hereto, and the undersigned, a member of said Arizona Corporation Commission, or an officer designated by it, has set her hand at Phoenix, Arizona this 1st day of March, 2007.



Julie Coleman
Assistant Chief Counsel of Enforcement
Securities Division

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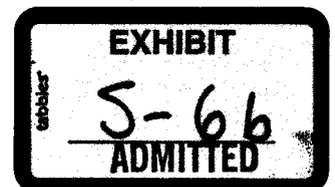


Exhibit "A"

From the period beginning January 1, 2004 to the present, all documents, records, books, and any other papers, whether stored on electronic media or otherwise, incident or relating to Marine 3, Inc. ("MARINE") aka Marine 3, David Richardson ("RICHARDSON") and James Bodley ("BODLEY") and Scott Hutchinson ("HUTCHINSON"), including but not limited to:

1. Articles of incorporation or organization, bylaws, and annual reports, including any amendments;
2. Names, addresses, and telephone numbers of all past and present officers and directors or managing members;
3. All financial statements, annual and quarterly financial reports, whether audited or unaudited, with accompanying footnotes and any auditor's reports;
4. All assets and liabilities currently held by MARINE, RICHARDSON, BODLEY and HUTCHINSON;
5. All documents submitted for the purpose of compliance, reporting, or seeking exemptions from registration with any state or federal securities agency;
6. Names, addresses, and telephone numbers and position of all past and present employees, independent contractors, or other agents;
7. All records of the terms and amount of commissions, salaries, bonuses, draws, fees, loans, reimbursement, distributions, or any other compensation paid to any name listed in response to paragraph 6;
8. All state and federal tax returns, including any applications, forms, or correspondence;
9. All accounting records and books of original entry including but not limited to, cash receipts journal, cash disbursements journal, sales journals, general journal, subsidiary journals, general ledger, subsidiary ledgers, and chart of accounts;
10. All bank or other depository institution accounts in the name of, or for the benefit of MARINE, RICHARDSON, BODLEY and HUTCHINSON, whether open or closed, including:
 11. the name of the bank or depository institution and address of the branch at which the account is located;
 12. the name and number of each account;

13. the names of all signatories on each account;
14. All advertisements, correspondence, circulars, offering memoranda, newsletters, prospectuses, tax opinions, legal opinions, reports, brochures, flyers, handouts, or any other records made available to potential or actual investors;
15. Copies of all advertisements, announcements, infomercials, or press releases, that appeared in any media, including newspapers, trade journals, magazines, radio, television, or on the Internet;
16. All information provided through the Internet, including copies of all web pages, and all addresses of web sites, news groups, and email addresses;
17. Names, addresses, and telephone numbers of all individuals or entities that have been offered or sold investments in MARINE;
18. Documents relating to each individual or entity listed in paragraph 21 including any contracts, forms, subscriptions, agreements, notes, questionnaires, records of investment status, checks, wire transfers, receipts, account statements, tax information, and any correspondence, updates, or other communications;
19. The amounts and dates of each investment for each individual or entity listed in paragraph 21;
20. The amounts and dates of any interest, earnings, distributions, dividends, stock splits, spin-offs, rescission, refund, or any other form of returns to each individual or entity listed in paragraph 21;
21. Names and addresses of all shareholders or members of MARINE including the amount of shares or units held and a sample share certificate or other evidence of ownership;

SUBPOENA
SECURITIES DIVISION
ARIZONA CORPORATION COMMISSION

TO Marine 3
Custodian of Records
16098 Bluff Rd. #43
Praireville, LA 70769

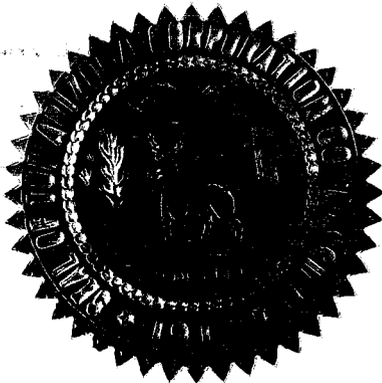
In the matter of

Marine 3 file number 7777

**involving possible violations of the Securities Act
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The seal of the Arizona Corporation Commission is affixed hereto, and the undersigned, a member of said Arizona Corporation Commission, or an officer designated by it, has set her hand at Phoenix, Arizona this 1st day of March, 2007.



Julie Coleman

Julie Coleman
Assistant Chief Counsel of Enforcement
Securities Division

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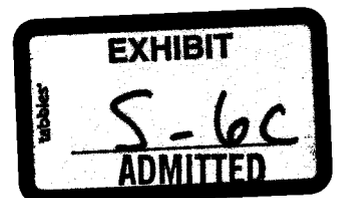


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2. Names, addresses, and telephone numbers of all past and present officers and directors or managing members;
3. All financial statements, annual and quarterly financial reports, whether audited or unaudited, with accompanying footnotes and any auditor's reports;
4. All assets and liabilities currently held by MARINE, RICHARDSON, BODLEY and HUTCHINSON;
5. All documents submitted for the purpose of compliance, reporting, or seeking exemptions from registration with any state or federal securities agency;
6. Names, addresses, and telephone numbers and position of all past and present employees, independent contractors, or other agents;
7. All records of the terms and amount of commissions, salaries, bonuses, draws, fees, loans, reimbursement, distributions, or any other compensation paid to any name listed in response to paragraph 6;
8. All state and federal tax returns, including any applications, forms, or correspondence;
9. All accounting records and books of original entry including but not limited to, cash receipts journal, cash disbursements journal, sales journals, general journal, subsidiary journals, general ledger, subsidiary ledgers, and chart of accounts;
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 11. the name of the bank or depository institution and address of the branch at which the account is located;
 12. the name and number of each account;

13. the names of all signatories on each account;
14. All advertisements, correspondence, circulars, offering memoranda, newsletters, prospectuses, tax opinions, legal opinions, reports, brochures, flyers, handouts, or any other records made available to potential or actual investors;
15. Copies of all advertisements, announcements, infomercials, or press releases, that appeared in any media, including newspapers, trade journals, magazines, radio, television, or on the Internet;
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21. Names and addresses of all shareholders or members of MARINE including the amount of shares or units held and a sample share certificate or other evidence of ownership;

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul style="list-style-type: none"> ■ Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. ■ Print your name and address on the reverse so that we can return the card to you. ■ Attach this card to the back of the mailpiece, or on the front if space permits. <i>G.C.</i> 	<p>A. Signature <i>[Signature]</i> <input type="checkbox"/> Agent <input checked="" type="checkbox"/> Addressee</p> <p>B. Received by (Printed Name) _____ C. Date of Delivery <i>5/11/07</i></p>
<p>1. Article Addressed to:</p> <p style="text-align: center;">Mr. Scott Hutchinson 16098 Bluff Rd # 43 Prairieville LA 70769</p>	<p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No</p> <p>3. Service Type <input checked="" type="checkbox"/> Certified Mail <input type="checkbox"/> Express Mail <input type="checkbox"/> Registered <input type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Insured Mail <input type="checkbox"/> C.O.D.</p> <p>4. Restricted Delivery? (Extra Fee) <input type="checkbox"/> Yes</p>
<p>2. Article Number (Transfer from service label) <i>7005 0390 0000 44105 1187</i></p>	

PS Form 3811, February 2004 Domestic Return Receipt 102595-02-M-1540

UNITED STATES POSTAL SERVICE **ROUGE**
LA 708 2 L
22 MAR 2007 PM

First-Class Mail
Postage & Fees Paid
USPS
Permit No. G-10

• Sender: Please print your name, address, and ZIP+4 in this box •

Arizona Corporation Commission
Securities Division
1300 W. Washington - 3rd Floor
Phoenix, AZ 85007

ARIZONA CORPORATION COMMISSION
SECURITIES DIVISION
MAR 26 2007

EXHIBIT
S-6d
ADMITTED

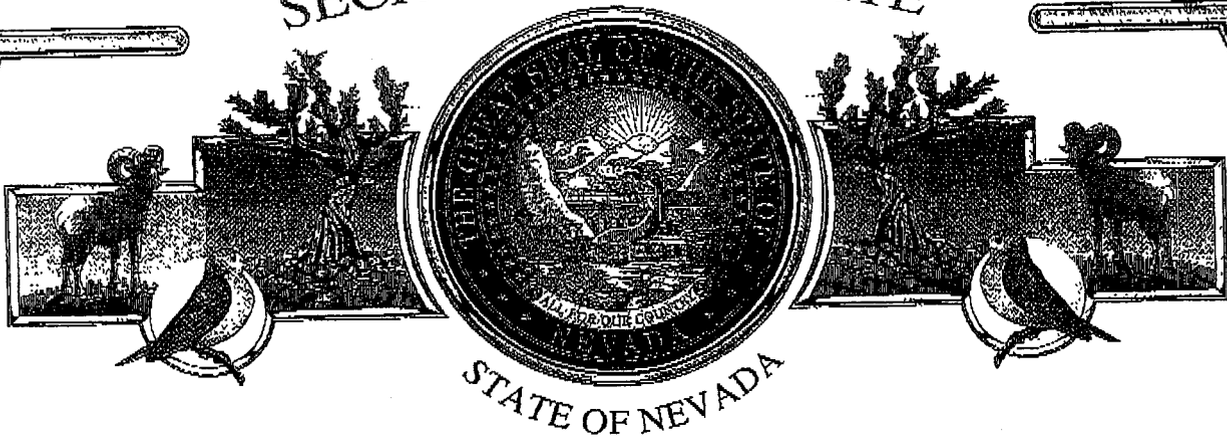
H. Gary & Bill To 602-594-7450
To FAX IS 2.50 A PAGE FOR 1 AND THEN
1.00 PER THEREAFTER. HERE IS THE, CHARTER, & ARTICLES.
I HAVE A LOT MORE TO SEND TO YOU AND WILL
MAIL TO YOU. I AM IN THE PROCESS OF GETTING
CURRENT ADDRESSES AND PHONE NUMBERS FOR THIS AS
WELL, AND WILL FORWARD TO YOU.

Thanks.

Scott H



SECRETARY OF STATE



CORPORATE CHARTER

I, DEAN HELLER, the duly elected and qualified Nevada Secretary of State, do hereby certify that **MARINE 3, INC.** did on **May 5, 2004**, file in this office the original Articles of Incorporation; that said Articles are now on file and of record in the office of the Secretary of State of the State of Nevada, and further, that said Articles contain all the provisions required by the law of said State of Nevada.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office, in Las Vegas, Nevada, on **May 5, 2004**.



Dean Heller

DEAN HELLER
Secretary of State

By *Kamlesh Bhardwaj*
Certification Clerk

ACC000052
MARINE 3.

**ARTICLES OF INCORPORATION
OF
MARINE 3, INC.**

The undersigned, being the original incorporator herein named, for the purpose of forming a corporation under the General Corporation Laws of the State of Nevada, to do business both within and without the State of Nevada, do make and file these Articles of Incorporation, hereby declaring and certifying that the facts herein stated are true.

ARTICLE I

The name of the corporation, which is hereinafter referred to as "the corporation" is:

MARINE 3, INC.

ARTICLE II

The name and address of the Resident Agent for the service of process is:

**NEVADA STATE CORPORATE NETWORK, INC.
2764 LAKE SAHARA DRIVE SUITE 111
LAS VEGAS, NEVADA 89117**

ARTICLE III

The corporation is organized for the purpose of engaging in **Any Lawful Activity**, within or without the State of Nevada.

ARTICLE IV

The total number of shares of authorized capital stock of the Corporation shall consist of seventy-five thousand (75,000) shares of common stock with no par value.

The Board of Directors may issue such shares of Common Stock in one or more series, with such voting powers, designations, preferences and rights or qualifications, limitations or restrictions thereof as shall be stated in Resolutions or Bylaws adopted by them.

ACC000054
MARINE 3.

Stockholders of the corporation have a preemptive right, granted on uniform terms and conditions prescribed by the Board of Directors to provide a fair and reasonable opportunity to exercise the right, to acquire proportional amounts of the corporation's unissued shares upon the decision of the board of directors to issue them limited by the provisions of NRS 78.267.

The Common Stock of the corporation, after the amount of the subscription price has been paid, in money, property or services, as the directors shall determine, shall not be subject to assessment to pay the debts of the corporation, nor for any other purpose, and no stock issued as fully paid shall ever be assessable or assessed, and the Articles of Incorporation shall not be amended in this particular.

ARTICLE V

The name and address of the one member of the Board of Directors is as follows:

1. SUSAN MILLER, 2764 Lake Sahara Drive Ste 111, Las Vegas, Nevada 89117.

ARTICLE VI

The liability of the directors, officers or stockholders for damages for breach of fiduciary duty as a director or officer is hereby eliminated pursuant to NRS 78.037 except for acts or omissions which involve intentional misconduct, fraud or knowing violation of law; or the payments of distributions in violation of NRS 78.300.

ARTICLE VII

Every person who was or is a party to or is threatened to be made a party to, or is involved in any action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he, or a person of whom he is the legal representative, is or was a director or officer of the corporation, or is or was serving at the request of the corporation as a director or officer of another corporation, or as its representative in a partnership, joint venture, trust or other enterprise, shall be indemnified and held harmless to the fullest extent legally permissible under the laws of the State of Nevada from time to time against all expenses, liability and loss (including attorneys' fees, judgments, fines and amounts paid or to be paid in settlement) reasonably incurred or suffered by him in connection therewith. Such right of indemnification shall be a contract right which may be enforced in any manner desired by such person. The expenses of officers and directors incurred in defending a civil or criminal action, suit or proceeding must be paid by the corporation as they are incurred and in advance of the final disposition of the action, suit or proceeding, upon receipt of an undertaking by or on behalf of the director or officer to repay the amount if it is ultimately determined by a court of competent jurisdiction that he is not entitled to be indemnified by the corporation. Such right of indemnification shall not be exclusive of any other right which such directors, officers or

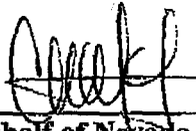
representatives may have or hereafter acquire, and without limiting the generality of such statement, they shall be entitled to their respective rights of indemnification under any by-law, agreement, vote of stockholders, provision of law, or otherwise, as well as their rights under this Article.

ARTICLE VIII

The name and address of the incorporator of **MARINE 3, INC.** is:

Nevada State Corporate Network, Inc.
2764 Lake Sahara Drive Suite 111
Las Vegas, Nevada, 89117.

Dated 5/5/2004



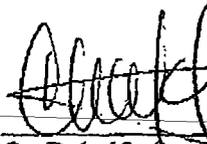
On Behalf of Nevada State Corporate Network, Inc.

4.

CERTIFICATE OF ACCEPTANCE OF APPOINTMENT OF RESIDENT AGENT

I, **NEVADA STATE CORPORATE NETWORK, INC.** do hereby accept appointment as Resident Agent for **MARINE 3, INC.**

Dated: May 5, 2004



On Behalf of **NEVADA STATE CORPORATE NETWORK, INC.**

ACC00056
MARINE 3.

**NOTIFICATION OF
RESIGNATION
OF AN
OFFICER AND DIRECTOR
OF
MARINE 3, INC.**

As of this the 13th Day of May 2004, I, Susan Miller, do herewith notify this corporation that I Susan Miller hereby resigns as an officer and director for the above named corporation. Said resignation shall become effective immediately from the date first stated above.

Susan Miller

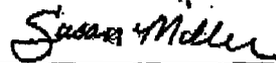
Susan Miller

**NOTICE OF THE SPECIAL MEETING
OF THE
DIRECTORS
OF
MARINE 3, INC.**

The Board of Directors of the above corporation will hold a special meeting on the 13th Day of May 2004, at 3 o'clock, P.M., in the offices of the Corporation at to consider the following matter:

The appointment of a president and other officers due to the resignation of Susan Miller who is all of the current officers and a director of this corporation.

Dated: 13th Day of May, 2004.



Susan Miller Secretary

ACC000058
MARINE 3.

**MINUTES OF A SPECIAL MEETING
OF THE
DIRECTORS
OF
MARINE 3, INC.**

A SPECIAL MEETING OF THE DIRECTORS of the above named corporation was held on the 13th Day of May 2004, at 3 o'clock, P.M.

The Secretary announced that the majority of the Directors of this corporation were present. The chairman then declared that the meeting was to be held in compliance with applicable statutes.

The chairman of the meeting then discussed the appointment of new officers and directors for the above named corporation due to the resignation of Susan Miller who is all of the current officers and a director of this corporation. On motion duly made and carried, it was;

RESOLVED and ORDERED that the following individuals be elected and each has accepted their respective offices at the meeting:

DIRECTOR:
PRESIDENT:
SECRETARY
TREASURER

Scott Hutchinson
Scott Hutchinson

There being no further business requiring Board of Director action or consideration, and on a motion duly made, seconded and carried, the meeting was adjourned.

Dated: 13th Day of May 2004

Susan Miller
Susan Miller
Director and Secretary of the Corporation

BYLAWS

OF

A Nevada Corporation

ARTICLE I

SHAREHOLDERS

1. Annual Meeting

A meeting of the shareholders shall be held annually for the election of directors and the transaction of other business on such date in each year as may be determined by the Board of Directors, but in no event later than 100 days after the anniversary of the date of incorporation of the Corporation.

2. Special Meetings

Special meetings of the shareholders may be called by the Board of Directors, Chairman of the Board or President and shall be called by the Board upon the written request of the holders of record of a majority of the outstanding shares of the Corporation entitled to vote at the meeting requested to be called. Such request shall state the purpose or purposes of the proposed meeting. At such special meetings the only business which may be transacted is that relating to the purpose or purposes set forth in the notice thereof.

3. Place of Meetings

Meetings of the shareholders shall be held at such place within or outside of the State of Nevada as may be fixed by the Board of Directors. If no place is so fixed, such meetings shall be held at the principal office of the Corporation.

4. Notice of Meetings

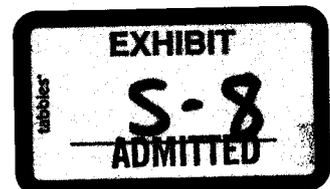
Notice of each meeting of the shareholders shall be given in writing and shall state the place, date and hour of the meeting and the purpose or purposes for which the meeting is called. Notice of a special meeting shall indicate that it is being issued by or at the direction of the person or persons calling or requesting the meeting.

If, at any meeting, action is proposed to be taken which, if taken, would entitle objecting shareholders to receive payment for their shares, the notice shall include a statement of that purpose and to that effect.

A copy of the notice of each meeting shall be given, personally or by first class mail, not less than ten nor more than sixty days before the date of the meeting, to each shareholder entitled to vote at such meeting. If mailed, such notice shall be deemed to have been given when deposited in the United States mail, with postage thereon prepaid, directed to the shareholder at his address as it appears on the record of the shareholders, or, if he shall have filed with the Secretary of the Corporation a written request that notices to him or her be mailed to some other address, then directed to him at such other address.

When a meeting is adjourned to another time or place, it shall not be necessary to give any notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at

ACC000060
MARINE 3.



which the adjournment is taken. At the adjourned meeting any business may be transacted that might have been transacted on the original date of the meeting. However, if after the adjournment the Board of Directors fixes a new record date for the adjourned meeting, a notice of the adjourned meeting shall be given to each shareholder of record on the new record date entitled to notice under this Section 4.

5. Waiver of Notice

Notice of a meeting need not be given to any shareholder who submits a signed waiver of notice, in person or by proxy, whether before or after the meeting. The attendance of any shareholder at a meeting, in person or by proxy, without protesting prior to the conclusion of the meeting the lack of notice of such meeting, shall constitute a waiver of notice by him or her.

6. Inspectors of Election

The Board of Directors, in advance of any shareholders' meeting, may appoint one or more inspectors to act at the meeting or any adjournment thereof. If inspectors are not so appointed, the person presiding at a shareholders' meeting may, and on the request of any shareholder entitled to vote thereat shall, appoint two inspectors. In case any person appointed fails to appear or act, the vacancy may be filled by appointment in advance of the meeting by the Board or at the meeting by the person presiding thereat. Each inspector, before entering upon the discharge of his duties, shall take and sign an oath faithfully to execute the duties of such inspector at such meeting with strict impartiality and according to the best of his ability.

The inspectors shall determine the number of shares outstanding and the voting power of each, the shares represented at the meeting, the existence of a quorum, and the validity and effect of proxies, and shall receive votes, ballots or consents, hear and determine all challenges and questions arising in connection with the right to vote at the meeting, count and tabulate all votes, ballots or consents, determine the result thereof, and do such acts as are proper to conduct the election or vote with fairness to all shareholders. On request of the person presiding at the meeting, or of any shareholder entitled to vote thereat, the inspectors shall make a report in writing of any challenge, question or matter determined by them and shall execute a certificate of any fact found by them. Any report or certificate made by them shall be prima facie evidence of the facts stated and of any vote certified by them.

7. List of Shareholders at Meetings

A list of the shareholders as of the record date, certified by the Secretary or any Assistant Secretary or by a transfer agent, shall be produced at any meeting of the shareholders upon the request thereat or prior thereto of any shareholder. If the right to vote at any meeting is challenged, the inspectors of election, or the person presiding thereat, shall require such list of the shareholders to be produced as evidence of the right of the persons challenged to vote at such meeting, and all persons who appear from such list to be shareholders entitled to vote thereat may vote at such meeting.

8. Qualification of Voters

Unless otherwise provided in the Certificate of Incorporation, every shareholder of record shall be entitled at every meeting of the shareholders to one vote for every share standing in its name on the record of the shareholders.

Treasury shares as of the record date and shares held as of the record date by another domestic or foreign corporation of any kind, if a majority of the shares entitled to vote in the election of directors of such other corporation is held as of the record date by the Corporation, shall not be shares entitled to vote or to be counted in determining the total number of outstanding shares.

Shares held by an administrator, executor, guardian, conservator, committee or other fiduciary, other than a trustee, may be voted by such fiduciary, either in person or by proxy, without the transfer of such shares into the name of such fiduciary. Shares held by a trustee may be voted by him or her, either in person or by proxy, only after the shares have been transferred into his name as trustee or into the name of his nominee.

Shares standing in the name of another domestic or foreign corporation of any type or kind may be voted by such officer, agent or proxy as the bylaws of such corporation may provide, or, in the absence of such provision, as the board of directors of such corporation may determine.

No shareholder shall sell his vote, or issue a proxy to vote, to any person for any sum of money or anything of value except as permitted by law.

9. Quorum of Shareholders

The holders of a majority of the shares of the Corporation issued and outstanding and entitled to vote at any meeting of the shareholders shall constitute a quorum at such meeting for the transaction of any business, provided that when a specified item of business is required to be voted on by a class or series, voting as a class, the holders of a majority of the shares of such class or series shall constitute a quorum for the transaction of such specified item of business.

When a quorum is once present to organize a meeting, it is not broken by the subsequent withdrawal of any shareholders.

The shareholders who are present in person or by proxy and who are entitled to vote may, by a majority of votes cast, adjourn the meeting despite the absence of a quorum.

10. Proxies

Every shareholder entitled to vote at a meeting of the shareholders, or to express consent or dissent without a meeting, may authorize another person or persons to act for him by proxy.

Every proxy must be signed by the shareholder or its attorney. No proxy shall be valid after the expiration of eleven months from the date thereof unless otherwise provided in the proxy. Every proxy shall be revocable at the pleasure of the shareholder executing it, except as otherwise provided by law.

The authority of the holder of a proxy to act shall not be revoked by the incompetence or death of the shareholder who executed the proxy, unless before the authority is exercised written notice of an adjudication of such incompetence or of such death is received by the Secretary or any Assistant Secretary.

11. Vote or Consent of Shareholders

Directors, except as otherwise required by law, shall be elected by a plurality of the votes cast at a meeting of shareholders by the holders of shares entitled to vote in the election.

Whenever any corporate action, other than the election of directors, is to be taken by vote of the shareholders, it shall, except as otherwise required by law, be authorized by a majority of the votes cast at a meeting of shareholders by the holders of shares entitled to vote thereon.

Whenever shareholders are required or permitted to take any action by vote, such action may be taken without a meeting on written consent, setting forth the action so taken, signed by the holders of all outstanding

shares entitled to vote thereon. Written consent thus given by the holders of all outstanding shares entitled to vote shall have the same effect as an unanimous vote of shareholders.

12. Fixing The Record Date

For the purpose of determining the shareholders entitled to notice of or to vote at any meeting of shareholders or any adjournment thereof, or to express consent to or dissent from any proposal without a meeting, or for the purpose of determining shareholders entitled to receive payment of any dividend or the allotment of any rights, or for the purpose of any other action, the Board of Directors may fix, in advance, a date as the record date for any such determination of shareholders. Such date shall not be less than ten nor more than sixty days before the date of such meeting, nor more than sixty days prior to any other action.

When a determination of shareholders of record entitled to notice of or to vote at any meeting of shareholders has been made as provided in this Section, such determination shall apply to any adjournment thereof, unless the Board of Directors fixes a new record date for the adjourned meeting.

ARTICLE II

BOARD OF DIRECTORS

1. Power of Board and Qualification of Directors

The business of the Corporation shall be managed by the Board of Directors. Each director shall be at least eighteen years of age.

2. Number of Directors

The number of directors constituting the entire Board of Directors shall be the number, not less than one nor more than ten, fixed from time to time by a majority of the total number of directors which the Corporation would have, prior to any increase or decrease, if there were no vacancies, provided, however, that no decrease shall shorten the term of an incumbent director. Until otherwise fixed by the directors, the number of directors constituting the entire Board shall be four.

3. Election and Term of Directors

At each annual meeting of shareholders, directors shall be elected to hold office until the next annual meeting and until their successors have been elected and qualified or until their death, resignation or removal in the manner hereinafter provided.

4. Quorum of Directors and Action by the Board

A majority of the entire Board of Directors shall constitute a quorum for the transaction of business, and, except where otherwise provided herein, the vote of a majority of the directors present at a meeting at the time of such vote, if a quorum is then present, shall be the act of the Board.

Any action required or permitted to be taken by the Board of Directors or any committee thereof may be taken without a meeting if all members of the Board or the committee consent in writing to the adoption of a resolution authorizing the action. The resolution and the written consent thereto by the members of the Board or committee shall be filed with the minutes of the proceedings of the Board or committee.

5. Meetings of the Board

An annual meeting of the Board of Directors shall be held in each year directly after the annual meeting of shareholders. Regular meetings of the Board shall be held at such times as may be fixed by the Board. Special meetings of the Board may be held at any time upon the call of the President or any two directors.

Meetings of the Board of Directors shall be held at such places as may be fixed by the Board for annual and regular meetings and in the notice of meeting for special meetings. If no place is so fixed, meetings of the Board shall be held at the principal office of the Corporation. Any one or more members of the Board of Directors may participate in meetings by means of a conference telephone or similar communications equipment.

No notice need be given of annual or regular meetings of the Board of Directors. Notice of each special meeting of the Board shall be given to each director either by mail not later than noon, Nevada time, on the third day prior to the meeting or by telegram, written message or orally not later than noon, Nevada time, on the day prior to the meeting. Notices are deemed to have been properly given if given: by mail, when deposited in the United States mail; by telegram at the time of filing; or by messenger at the time of delivery. Notices by mail, telegram or messenger shall be sent to each director at the address designated by him for that purpose, or, if none has been so designated, at his last known residence or business address.

Notice of a meeting of the Board of Directors need not be given to any director who submits a signed waiver of notice whether before or after the meeting, or who attends the meeting without protesting, prior thereto or at its commencement, the lack of notice to any director.

A notice, or waiver of notice, need not specify the purpose of any meeting of the Board of Directors.

A majority of the directors present, whether or not a quorum is present, may adjourn any meeting to another time and place. Notice of any adjournment of a meeting to another time or place shall be given, in the manner described above, to the directors who were not present at the time of the adjournment and, unless such time and place are announced at the meeting, to the other directors.

6. Resignations

Any director of the Corporation may resign at any time by giving written notice to the Board of Directors or to the President or to the Secretary of the Corporation. Such resignation shall take effect at the time specified therein; and unless otherwise specified therein the acceptance of such resignation shall not be necessary to make it effective.

7. Removal of Directors

Any one or more of the directors may be removed for cause by action of the Board of Directors. Any or all of the directors may be removed with or without cause by vote of the shareholders.

8. Newly Created Directorships and Vacancies

Newly created directorships resulting from an increase in the number of directors and vacancies occurring in the Board of Directors for any reason except the removal of directors by shareholders may be filled by vote of a majority of the directors then in office, although less than a quorum exists. Vacancies occurring as a result

of the removal of directors by shareholders shall be filled by the shareholder. A director elected to fill a vacancy shall be elected to hold office for the unexpired term of his predecessor.

9. Executive and Other Committees of Directors

The Board of Directors, by resolution adopted by a majority of the entire Board, may designate from among its members an executive committee and other committees each consisting of three or more directors and each of which, to the extent provided in the resolution, shall have all the authority of the Board, except that no such committee shall have authority as to the following matters: (a) the submission to shareholders of any action that needs shareholders' approval; (b) the filling of vacancies in the Board or in any committee; (c) the fixing of compensation of the directors for serving on the Board or on any committee; (d) the amendment or repeal of the bylaws, or the adoption of new bylaws; (e) the amendment or repeal of any resolution of the Board which, by its term, shall not be so amendable or repealable; or (f) the removal or indemnification of directors.

The Board of Directors may designate one or more directors as alternate members of any such committee, who may replace any absent member or members at any meeting of such committee.

Unless a greater proportion is required by the resolution designating a committee, a majority of the entire authorized number of members of such committee shall constitute a quorum for the transaction of business, and the vote of a majority of the members present at a meeting at the time of such vote, if a quorum is then present, shall be the act of such committee.

Each such committee shall serve at the pleasure of the Board of Directors.

10. Compensation of Directors

The Board of Directors shall have authority to fix the compensation of directors for services in any capacity.

11. Interest of Directors in a Transaction

Unless shown to be unfair and unreasonable as to the Corporation, no contract or other transaction between the Corporation and one or more of its directors, or between the Corporation and any other corporation, firm, association or other entity in which one or more of the directors are directors or officers, or are financially interested, shall be either void or voidable, irrespective of whether such interested director or directors are present at a meeting of the Board of Directors, or of a committee thereof, which authorizes such contract or transaction and irrespective of whether his or their votes are counted for such purpose. In the absence of fraud any such contract and transaction conclusively may be authorized or approved as fair and reasonable by: (a) the Board of Directors or a duly empowered committee thereof, by a vote sufficient for such purpose without counting the vote or votes of such interested director or directors (although such interested director or directors may be counted in determining the presence of a quorum at the meeting which authorizes such contract or transaction), if the fact of such common directorship, officership or financial interest is disclosed or known to the Board or committee, as the case may be; or (b) the shareholders entitled to vote for the election of directors, if such common directorship, officership or financial interest is disclosed or known to such shareholders.

Notwithstanding the foregoing, no loan, except advances in connection with indemnification, shall be made by the Corporation to any director unless it is authorized by vote of the shareholders without counting any shares of the director who would be the borrower or unless the director who would be the borrower is the sole shareholder of the Corporation.

ACC000065

MARINE 3.

ARTICLE III

OFFICERS

1. Election of Officers

The Board of Directors, as soon as may be practicable after the annual election of directors, shall elect a President, a Secretary, and a Treasurer, and from time to time may elect or appoint such other officers as it may determine. Any two or more offices may be held by the same person. The Board of Directors may also elect one or more Vice Presidents, Assistant Secretaries and Assistant Treasurers.

2. Other Officers

The Board of Directors may appoint such other officers and agents as it shall deem necessary who shall hold their offices for such terms and shall exercise such powers and perform such duties as shall be determined from time to time by the Board.

3. Compensation

The salaries of all officers and agents of the Corporation shall be fixed by the Board of Directors.

4. Term of Office and Removal

Each officer shall hold office for the term for which he is elected or appointed, and until his successor has been elected or appointed and qualified. Unless otherwise provided in the resolution of the Board of Directors electing or appointing an officer, his term of office shall extend to and expire at the meeting of the Board following the next annual meeting of shareholders. Any officer may be removed by the Board with or without cause, at any time. Removal of an officer without cause shall be without prejudice to his contract rights, if any, and the election or appointment of an officer shall not of itself create contract rights.

5. President

The President shall be the chief executive officer of the Corporation, shall have general and active management of the business of the Corporation and shall see that all orders and resolutions of the Board of Directors are carried into effect. The President shall also preside at all meetings of the shareholders and the Board of Directors.

The President shall execute bonds, mortgages and other contracts requiring a seal, under the seal of the Corporation, except where required or permitted by law to be otherwise signed and executed and except where the signing and execution thereof shall be expressly delegated by the Board of Directors to some other officer or agent of the Corporation.

6. Vice Presidents

The Vice Presidents, in the order designated by the Board of Directors, or in the absence of any designation, then in the order of their election, during the absence or disability of or refusal to act by the President, shall perform the duties and exercise the powers of the President and shall perform such other duties as the Board of Directors shall prescribe.

7. Secretary and Assistant Secretaries

The Secretary shall attend all meetings of the Board of Directors and all meetings of the shareholders and record all the proceedings of the meetings of the Corporation and of the Board of Directors in a book to be kept for that purpose, and shall perform like duties for the standing committees when required. The Secretary shall give or cause to be given, notice of all meetings of the shareholders and special meetings of the Board of Directors, and shall perform such other duties as may be prescribed by the Board of Directors or President, under whose supervision the Secretary shall be. The Secretary shall have custody of the corporate seal of the Corporation and the Secretary, or an Assistant Secretary, shall have authority to affix the same to any instrument requiring it and when so affixed, it may be attested by the Secretary's signature or by the signature of such Assistant Secretary. The Board of Directors may give general authority to any other officer to affix the seal of the Corporation and to attest the affixing by his signature.

The Assistant Secretary, or if there be more than one, the Assistant Secretaries in the order designated by the Board of Directors, or in the absence of such designation then in the order of their election, in the absence of the Secretary or in the event of the Secretary's inability or refusal to act, shall perform the duties and exercise the powers of the Secretary and shall perform such other duties and have such other powers as the Board of Directors may from time to time prescribe.

8. Treasurer and Assistant Treasurers

The Treasurer shall have the custody of the corporate funds and securities; shall keep full and accurate accounts of receipts and disbursements in books belonging to the Corporation; and shall deposit all moneys and other valuable effects in the name and to the credit of the Corporation in such depositories as may be designated by the Board of Directors.

The Treasurer shall disburse the funds as may be ordered by the Board of Directors, taking proper vouchers for such disbursements, and shall render to the President and the Board of Directors, at its regular meetings, or when the Board of Directors so requires, an account of all his transactions as Treasurer and of the financial condition of the Corporation.

If required by the Board of Directors, the Treasurer shall give the Corporation a bond in such sum and with such surety or sureties as shall be satisfactory to the Board of Directors for the faithful performance of the duties of the office of Treasurer, and for the restoration to the Corporation, in the case of the Treasurer's death, resignation, retirement or removal from office, of all books, papers, vouchers, money and other property of whatever kind in the possession or under the control of the Treasurer belonging to the Corporation.

The Assistant Treasurer, or if there shall be more than one, the Assistant Treasurers in the order designated by the Board of Directors, or in the absence of such designation, then in the order of their election, in the absence of the Treasurer or in the event of the Treasurer's inability or refusal to act, shall perform the duties and exercise the powers of the Treasurer and shall perform such other duties and have such other powers as the Board of Directors may from time to time prescribe.

9. Books and Records

The Corporation shall keep: (a) correct and complete books and records of account; (b) minutes of the proceedings of the shareholders, Board of Directors and any committees of directors; and (c) a current list of the directors and officers and their residence addresses. The Corporation shall also keep at its office in the State of Nevada or at the office of its transfer agent or registrar in the State of Nevada, if any, a record containing the names and addresses of all shareholders, the number and class of shares held by each and the dates when they respectively became the owners of record thereof.

The Board of Directors may determine whether and to what extent and at what times and places and under what conditions and regulations any accounts, books, records or other documents of the Corporation shall be open to inspection, and no creditor, security holder or other person shall have any right to inspect any accounts, books, records or other documents of the Corporation except as conferred by statute or as so authorized by the Board.

10. Checks, Notes, etc.

All checks and drafts on, and withdrawals from the Corporation's accounts with banks or other financial institutions, and all bills of exchange, notes and other instruments for the payment of money, drawn, made, endorsed, or accepted by the Corporation, shall be signed on its behalf by the person or persons thereunto authorized by, or pursuant to resolution of, the Board of Directors.

ARTICLE IV

CERTIFICATES AND TRANSFERS OF SHARES

1. Forms of Share Certificates

The share of the Corporation shall be represented by certificates, in such forms as the Board of Directors may prescribe, signed by the President or a Vice President and the Secretary or an Assistant Secretary or the Treasurer or an Assistant Treasurer. The shares may be sealed with the seal of the Corporation or a facsimile thereof. The signatures of the officers upon a certificate may be facsimiles if the certificate is countersigned by a transfer agent or registered by a registrar other than the Corporation or its employee. In case any officer who has signed or whose facsimile signature has been placed upon a certificate shall have ceased to be such officer before such certificate is issued, it may be issued by the Corporation with the same effect as if he were such officer at the date of issue.

Each certificate representing shares issued by the Corporation shall set forth upon the face or back of the certificate, or shall state that the Corporation will furnish to any shareholder upon request and without charge, a full statement of the designation, relative rights, preferences and limitations of the shares of each class of shares, if more than one, authorized to be issued and the designation, relative rights, preferences and limitations of each series of any class of preferred shares authorized to be issued so far as the same have been fixed, and the authority of the Board of Directors to designate and fix the relative rights, preferences and limitations of other series.

Each certificate representing shares shall state upon the face thereof: (a) that the Corporation is formed under the laws of the State of Nevada; (b) the name of the person or persons to whom issued; and (c) the number and class of shares, and the designation of the series, if any, which such certificate represents.

2. Transfers of Shares

Shares of the Corporation shall be transferable on the record of shareholders upon presentment to the Corporation of a transfer agent of a certificate or certificates representing the shares requested to be transferred, with proper endorsement on the certificate or on a separate accompanying document, together with such evidence of the payment of transfer taxes and compliance with other provisions of law as the Corporation or its transfer agent may require.

3. Lost, Stolen or Destroyed Share Certificates

No certificate for shares of the Corporation shall be issued in place of any certificate alleged to have been lost, destroyed or wrongfully taken, except, if and to the extent required by the Board of Directors upon: (a) production of evidence of loss, destruction or wrongful taking; (b) delivery of a bond indemnifying the Corporation and its agents against any claim that may be made against it or them on account of the alleged loss, destruction or wrongful taking of the replaced certificate or the issuance of the new certificate; (c) payment of the expenses of the Corporation and its agents incurred in connection with the issuance of the new certificate; and (d) compliance with other such reasonable requirements as may be imposed.

ARTICLE V

OTHER MATTERS

1. Corporate Seal

The Board of Directors may adopt a corporate seal, alter such seal at pleasure, and authorize it to be used by causing it or a facsimile to be affixed or impressed or reproduced in any other manner.

2. Fiscal Year

The fiscal year of the Corporation shall be the twelve months ending December 31st, or such other period as may be fixed by the Board of Directors.

3. Amendments

Bylaws of the Corporation may be adopted, amended or repealed by vote of the holders of the shares at the time entitled to vote in the election of any directors. Bylaws may also be adopted, amended or repealed by the Board of Directors, but any bylaws adopted by the Board may be amended or repealed by the shareholders entitled to vote thereon as herein above provided.

If any bylaw regulating an impending election of directors is adopted, amended or repealed by the Board of Directors, there shall be set forth in the notice of the next meeting of shareholders for the election of directors the bylaw so adopted, amended or repealed, together with a concise statement of the changes made.

Subj: **Happy New Year!**
Date: 1/2/2008 11:22:44 AM Central Standard Time
From: Marine3inc
To: GOLDSTK

Hi Chris

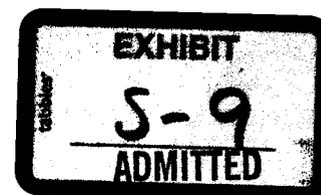
Happy New Year! I really think that this year will be great for all of us and I am excited about the Dream Marketing being finally ready to those that went in with you. Like I said on the phone, I just want to make sure that they get cleared up or settled down and I think that them getting the stock certificates issued to them will atleast let them feel that they weren't cheated. I have gotten all but one of the email addresses on the people that we talked about before Christmas and am ready to get their current info in order to send it to you like we discussed. Is there anything more that is needed than name, current address, email, and phone number? Email me or call, either way, and I will get this going!

I hope that you and your family had a great and blessed Christmas and New Years holiday, and I look forward to hearing from you!

Scott

See AOL's [top rated recipes and easy ways to stay in shape for winter.](#)

ACC000072
MARINE 3.



STATUS

GOLDSTK Read: 1/2/2008 11:36 AM Central Standard Time

Sent: 1/2/2008 11:22 AM Central Standard Time

ACC000073
MARINE 3.

Subj: **Re: Happy New Year!**
Date: 1/2/2008 11:37:06 AM Central Standard Time
From: GOLDSTK
To: Marine3inc

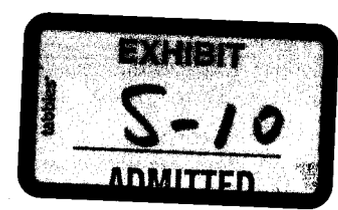
Scott,

We need their name address and social security number—also need Julious info.

Chris

See AOL's top rated recipes and easy ways to stay in shape for winter.

ACC000074
MARINE 3.



Gary Clapper

From: ericaford@cox.net
Sent: Tuesday, January 15, 2008 10:51 PM
To: Gary Clapper
Subject: Fwd: Fwd: (no subject)

Hello Mr. Clapper,

I received 2 emails and here's the 2nd one. Thanks for your help.

> Date: Tue, 15 Jan 2008 21:46:54 -0800
> From: <eford21@cox.net>
> To: ericaford@cox.net
> Subject: Fwd: (no subject)
>
>
> > From: Marine3inc@aol.com
> > Date: Thu, 10 Jan 2008 14:29:18 EST
> > Subject: (no subject)
> > To: eford21@cox.net
> >
> >
> > Hi
> > I was in contact with Chris Jensen with Dream Marketing and he told
> > me that the stock that we bought a while back after speaking with
> > him is finally ready to be issued. In an email that I received
> > from him, he has asked that I get all pertinent information from each person involved
> > and send it on to him.
> > The information required in order for it to be issued to you is
> > your name, current address, phone number, and ssn or tax id number.
> > I am truly happy that this is all finally coming about and the
> > amounts issued to each of you are in the amount of the actual
> > amount put in, dollar for dollar. We won't have to wait for it to grow in order to
> > have our actual amount in our possession.
> > Should it grow, which he says that it will, then I think that it
> > is great and it will be time well invested. As soon as you can
> > get this info back to me, I will forward it to Chris Jensen and get it all issued in
> > your name.
> > Scott
> > This is a copy of the emails from Chris and myself
> >
> > _____
> >
> > Happy New Year!
> > Date:
> > 1/2/2008 11:22:44 AM Central Standard Time
> > From:
> > _Marine3inc_ (mailto:Marine3inc)
> > Reply To:
> > To:
> > _GOLDSTK_ (mailto:GOLDSTK)
> > CC:
> > BCC:
> > Sent on:
> > Sent from the Internet (Details) (about:blank)
> > _Internet Address Card Attached_ (about:blank)
> >
> >
> > Hi Chris
> > Happy New Year! I really think that this year will be great for all of us
> > and I am excited about the Dream Marketing being finally ready to



ACC000134
MARINE 3.

> > those that went in with you. Like I said on the phone, I just
> > want to make sure that they get cleared up or settled down and I
> > think that them getting the stock certificates issued to them will
> > atleast let them feel that they weren't cheated. I have gotten all
> > but one of the email addresses on the people that we talked about
> > before Christmas and am ready to get their current info in order to
> > send it to you like we discussed. Is there anything more that is
> > needed than name, current address, email, and phone number? Email me or call,
either way, and I will get this going!
> > I hope that you and your family had a great and blessed Christmas
> > and New Years holiday, and I look forward to hearing from you!
> > Scott
> > Re: Happy New Year!
> > Date:
> > 1/2/2008 11:37:06 AM Central Standard Time
> > From:
> > _GOLDSTK_ (mailto:GOLDSTK)
> > Reply To:
> > To:
> > _Marine3inc_ (mailto:Marine3inc)
> > Scott,
> > We need their name address and social security number--also need
> > Julious info.
> > Chris
> >
> >
> >
> >
> > *****Start the year off right. Easy ways to stay in shape.
> > <http://body.aol.com/fitness/winter-exercise?NCID=aolcmp0030000000248>
> > 9
>

ACC000135
MARINE 3.

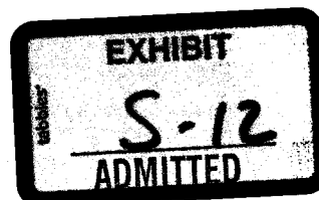
Gary Clapper

From: ericaford@cox.net
Sent: Tuesday, January 15, 2008 10:49 PM
To: Gary Clapper
Subject: Fwd: Fwd: for your records

Hello Mr. Clapper,

Per out telephone conversation, please see the email sent to me from Scott Hutchinson. Thanks.

> Date: Tue, 15 Jan 2008 21:46:20 -0800
> From: <eford21@cox.net>
> To: ericaford@cox.net
> Subject: Fwd: for your records
>
>
>> From: Marine3inc@aol.com
>> Date: Thu, 10 Jan 2008 14:45:48 EST
>> Subject: for your records
>> To: GOLDSTK@aol.com
>>
>>
>> Hi Chris
>> Attached is a copy of the note that I sent to each person that we spoke
>> about. I hope to be hearing from them soon! I hope that all is well with you
>> and your family!
>> Scott
>> Hi
>> I was in contact with Chris Jensen with Dream Marketing and he told
>> me that the stock that we bought a while back after speaking with
>> him is finally ready to be issued. In an email that I received
>> from him, he has asked that I get all pertinent information from each person involved
>> and send it on to him.
>> The Information required in order for it to be issued to you is
>> your name, current address, phone number, and ssn or tax id number.
>> I am truly happy that this is all finally coming about and the
>> amounts issued to each of you are in the amount of the actual
>> amount put in, dollar for dollar. We wont have to wait for it to grow in order to
>> have our actual amount in our possession.
>> Should it grow, which He says that it will, then I think that it
>> is great and it will be time well invested. As soon as you can
>> get this info back to me, I will forward it to Chris Jensen and get it all issued in
>> your name.
>> Scott
>>
>>
>>
>> *****Start the year off right. Easy ways to stay in shape.
>> <http://body.aol.com/fitness/winter-exercise?NCID=aolcmp0030000000248>
>> 9
>



ACC000136
MARINE 3.