ARTICLES OF INCORPORATION OF LAUFER BRIDGE ENTERPRISES, INC.

ARTICLE VIII

(a) The Corporation shall be authorized to issue the following shares:

Class	Number of Shares	Par Value
Common	99,000,000	\$.001
Preferred	1,000,000	\$.001

- (b) The designations and the powers, preferences and rights, and the qualifications and restrictions thereof are as follows:
- (1) The Preferred Shares shall be issued from time to time in one or more series, with such distinctive serial designations as shall be stated and expressed in the resolution or resolutions providing for the issue of such shares from time to time adopted by Board of Directors; and in such resolution or resolutions providing for the issue of shares of each particular series, the Board of Directors is expressly authorized to fix the annual rate or rates of dividends for the particular series; the dividend payment dates for the particular series and the date from which dividends on all shares of such series issued prior to the record date for the first dividend payment date shall be cumulative; the redemption price or prices for the particular series; the voting powers for the particular series, the rights, if any, of holders of the shares of the particular series to convert the same into shares of any other series or class or other securities of the corporation, with any provisions for the subsequent adjustment of such conversion rights; and to classify or reclassify any unissued preferred shares by fixing or altering from time to time any of the foregoing rights, privileges and qualifications.
- (2) All the Preferred shares of any one series shall be identical with each other in all respects, except that shares of any one series issued at different times may differ as to the dates from which dividends thereon shall be cumulative; and all Preferred shares shall be of equal rank, regardless of series, and shall be identical in all respects except as to the particulars fixed by the Board as hereinabove provided or as fixed herein.
- (c) No holder of any of the shares of any class of the Corporation shall be entitled as of right to subscribe for, purchase, or otherwise acquire any shares of any class of the Corporations which the Corporation proposes to issue or any rights or options which the Corporation proposes to grant for the purchase of shares of any class of the Corporation or for the purchase of any shares, bonds, securities, or obligations of the Corporations which are convertible into or exchangeable for, or which carry any rights, to subscribe for, purchase, or otherwise acquire shares of any class of the Corporation; and any and all of such shares, bonds, securities, or obligations of the Corporation, whether now or hereafter authorized or created may be issued, or may be reissued

or transferred if the same have been reacquired and have treasury status, and any and all of such rights and options may be granted by the Board of Directors to such persons, firms corporations, and associations, and for such lawful consideration, and on such terms, as the Board of Directors in its discretion may determine, without first offering the same, or any thereof, to any said holder.

(d) The capital stock of this corporation shall be nonassessable and shall not be subject to assessment to pay the debts of the corporation. Shares are issued without cumulative voting rights and without any preemptive rights

ARTICLE IX

The corporation shall have perpetual succession by its corporate name and shall have all the powers herein enumerated or implied herefrom and the powers now provided or which may hereinafter be provided by law for corporations in the State of Nevada.

ARTICLE X

No stockholder shall be liable for the debts of the corporation beyond the amount which may be due or unpaid upon any share or shares of stock of said corporation owned by that person.

ARTICLE XI

Each shareholder entitled to vote at any election for directors shall have the right to vote, in person or by proxy, the number of share owned by such shareholder for each director to be elected. Shareholders shall not be entitled to cumulate their votes.

The Directors shall have the powers to make and alter the By-Laws of the corporation. By-Laws made by the Board of Directors under the powers so conferred may be altered, amended, or repealed by the Board of Directors or by the stockholders at any meeting called and held for that purpose.

ARTICLE XII

The corporation specifically elects not to be governed by NRS 78.411 to NRS 78.444 inclusive and successor statutory provisions.

ARTICLE XIII

The corporation shall indemnify all directors, officers, employees, and agents to the fullest extent permitted by Nevada law as provided within NRS 78.751 or any other law then in effect or as it may hereafter be amended. The corporation shall indemnify each present and future director, officer, employee, or agent of the corporation who becomes a party or is threatened to be made a party to any suit or proceeding, whether pending, completed, or merely threatened, and whether said suit or proceeding is civil, criminal, administrative, investigative, or otherwise, except an action by or in the right of the corporation, by reason of the fact that he is or was a director, officer, employee, or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, against expenses, including but not limited to attorneys' fees, judgments, fines, and amounts paid in settlement actually and reasonably incurred by him in connection with the action, suit, or proceeding if he acted in good faith and in a manner which he reasonably believed to be in or not opposed to the best interest of the corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. The expenses of directors and officers 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 if and only if the director or officer undertakes to repay said expenses to the corporation if it is ultimately determined by a court of competent jurisdiction that he is not entitled to be indemnified by the corporation. The indemnification and advancement of expenses may not be made to or on behalf of any director or officer if a final adjudication establishes that the director's of officer's acts or omission involved intentional misconduct, fraud, or a knowing violation of the law and was material to the cause of action.

ARTICLE XIV

The name and address of the incorporator of this corporation is:

CSC Services of Nevada, Inc. 502 East John Street Carson City, NV 89706

Exhibit 3.1

STATE OF NEVADA

ROSS MILLER Secretary of State



SCOTT W. ANDERSON

Deputy Secretary
for Commercial Recordings

Filing Acknowledgement

January 10, 2008

Job Number C20080110-1501

Corporation Number E0013592008-6

Filing Description

Document Filing Number

Date/Time of Filing

Articles of Incorporation

20080020569-62

January 10, 2008 11:40:17 AM

Corporation Name

Resident Agent

LAUFER BRIDGE ENTERPRISES, INC.

CSC SERVICES OF NEVADA, INC.

The attached document(s) were filed with the Nevada Secretary of State, Commercial Recordings Division. The filing date and time have been affixed to each document, indicating the date and time of filing. A filing number is also affixed and can be used to reference this document in the future.

Respectfully,

ROSS MILLER Secretary of State

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

ROSS MILLER Secretary of State



SCOTT W. ANDERSON

Deputy Secretary
for Commercial Recordings

Certified Copy

January 10, 2008

Job Number:

C20080110-1501

Reference Number:

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)

20080020569-62

Description

Articles of Incorporation

Number of Pages 4 Pages/1 Copies

Respectfully,

ROSS MILLER Secretary of State

Certification Clerk

PANA CANCELLIA

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



ROSS MILLER
Secretary of State
206 North Caraon Street
Carron City, Neveda 89707-9299
(775) 884-6715
Website: Secretary of the biz

Articles of incorporation

PURSUANT TO NRS 78)

Filed in the office of Document Number

Ross Miller Secretary of State State of Nevada

20080020569-62

Filing Date and Time 01/10/2008 11:40 AM

Entity Number

E0013592008-6

	NCH-LONG PRICES	ABOVESPACES	FFOR OFFICE LAR CHLY
1. Name of Gorganians	LAUPER BRIDGE ENTERBISES, INC.		
2. Resident Agent Nanthand Street Address: Thombes there address when a house makes early.	CSC Services of Nevada, inc. Name: 502 East Juhn Street AMARCATORY, Propositional Address	Carson City City	Nevadal 89205 Zio Code
	(OPPIONAL) Malitys Address	ACAY	Slater Zip Code
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	Name GISOOTH CENTRAL AVENUE SINGLACTICAL Name	SCARSDALE Quy	Stele Zip Quale
	Shoot Attitute.	Silv S	Swie Ma Date
6. Purposes medicial, see instructions	Engagement the Corporator is the Corput of Corporation of the Corporat		
6, Name, Address' and Signature of theomoralor. Valterna Ballonia 1998. Emora than d.	CSC SERVICES OF NEVADA INC.		mtek
	SUR EAST JOHN STREET	CARSON CITY	89706 Stafé Zip Gode
7: Certificate of Aggeotence of Appointment of Resident Agent:	thereby according politiment as Resident Agent for the above named corporation. CSC Services of Novade, Inc. X.By.: CD JON CON JO JON A trinsfered Started Starte		



ROSS MILLER Secretary of State 204 North Carson Street, Suite 1 Carson City, Nevada 89701-4520 (775) 684 5708

Certificate of Change Pursuant to NRS 78.209

Filed in the office of · Za Ma Ross Miller

State of Nevada

20090532424-91

07/08/2009 8:00 AM

Entity Number

Secretary of State

E0013592008-6

USE BLACK INK ONLY - DO NOT HIGHLIGHT

ABOVE SPACE IS FOR OFFICE USE ONLY

Certificate of Change filed Pursuant to NRS 78.209 For Nevada Profit Corporations

1. Name of corporation:

LAUFER BRIDGE ENTERPRISES, INC.

- 2. The board of directors have adopted a resolution pursuant to NRS 78.209 and have obtained any required approval of the stockholders.
- 3. The current number of authorized shares and the par value, if any, of each class or series, if any, of shares before the change:

99,000,000 Common Stock: Par Value \$.001 1,000,000 Preferred Stock: Park Value S.001

4. The number of authorized shares and the par value, if any, of each class or series, if any, of shares after

250,000,000 Common Stock: Par Value \$.00 i 1,000,000 Preferred Stock: Par Value \$.001

- 5. The number of shares of each affected class or series, if any, to be issued after the change in exchange for each issued share of the same class or series: None
- 6. The provisions, if any, for the issuance of fractional shares, or for the payment of money or the issuance of scrip to stockholders otherwise entitled to a fraction of a share and the percentage of outstanding shares affected thereby:

None

7. Effective date of filing: (optional)

Upon Filing

8. Signature required

(must not be later than 90 days after the certificate is filed)

Company Counsel for President

IMPORTANT: Failure to include any of the

bove information and submit with the proper fees may cause this filing to be rejected.

This form must be accompanied by appropriate toos.

P.003

212 644 6498

GYEL B' MOLF

JUL-08-2009 10:67



ROSS MILLER ROSS MILLER
Secretary of State
204 North Carson Street, Suite 1
Carson City, Nevada 89701-4520
(775) 684 5708
Website: www.nvsos.gov

Certificate of Change Pursuant to NRS 78.209

Filed in the office of Document Number · Za Me Ross Miller

Secretary of State State of Nevada

20090771754-42

Filing Date and Time

11/03/2009 8:10 AM Entity Number E0013592008-6

USE BLACK INK ONLY - DO NOT HIGHLIGHT Certificate of Change filed Pursuant to NRS 78.209

ABOVE SPACE IS FOR OFFICE USE ONLY

Name of corporation:	For Nevada Profit Corporations
LAUFER BRIDGE ENTERP	RISES, INC.
The board of directors have required approval of the stock	adopted a resolution pursuant to NRS 78.209 and have obtained any holders.
3. The current number of auth shares before the change:	orized shares and the par value, if any, of each class or series, if any, of
250,000,000 Common Stock: 1,000,000 Preferred Stock: Pa	
4. The number of authorized the change:	hares and the par value, if any, of each class or series, if any, of shares after
500,000,000 Common Stock: 1,000,000 Preferred Stock: Pa	
	ach affected class or series, if any, to be issued after the change in exchange ame class or series:
	ine issuance of fractional shares, or for the payment of money or the issuance of e entitled to a fraction of a share and the percentage of outstanding shares
NONE	
7. Effective date of filing: (opti	onal) UPON FILING
8. Signature: (required)	(must not be later than 90 days after the certificate is filed)
x ray wo	COMPANY COUNSEL FOR PRESIDENT
Signature of Officer	/ Title
IMPORTANT: Failure to include a	inv of the above information and submit with the proper fees may cause this filing to be rejected.

This form must be accompanied by appropriate fees.