

**PATENT ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	CHANGE OF NAME
<b>CONVEYING PARTY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
BCI OF IOWA, LTD.	09/03/2004
<b>RECEIVING PARTY DATA</b>	
<b>Name:</b>	TRIPLETAIL VENTURES, INC.
<b>Street Address:</b>	162 Collins Road NE
<b>Internal Address:</b>	#801
<b>City:</b>	Cedar Rapids
<b>State/Country:</b>	IOWA
<b>Postal Code:</b>	52402
<b>PROPERTY NUMBERS Total: 3</b>	
<b>Property Type</b>	<b>Number</b>
Application Number:	10097787
Application Number:	09753863
Patent Number:	6764009
<b>CORRESPONDENCE DATA</b>	
<b>Fax Number:</b>	(515)288-1338
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
<b>Phone:</b>	515-288-3667
<b>Email:</b>	patatty@ipmvs.com
<b>Correspondent Name:</b>	McKee, Voorhees & Sease, PLC
<b>Address Line 1:</b>	801 Grand Avenue
<b>Address Line 2:</b>	Suite 3200
<b>Address Line 4:</b>	Des Moines, IOWA 50309-2721
<b>NAME OF SUBMITTER:</b>	John D. Goodhue

CH \$120.00 10097787

Total Attachments: 3  
 source=Tripletail Assign Name change to file 10-21-04#page1.tif

**500009870**

**PATENT**  
**REEL: 015271 FRAME: 0279**

source=Tripletail Assign Name change to file 10-21-04#page2.tif  
source=Tripletail Assign Name change to file 10-21-04#page3.tif

**CERTIFICATE  
FOR  
FIRST RESTATED ARTICLES OF INCORPORATION  
OF  
BCI OF IOWA, LTD.  
(hereafter known as TRIPLETAIL VENTURES, INC.)**

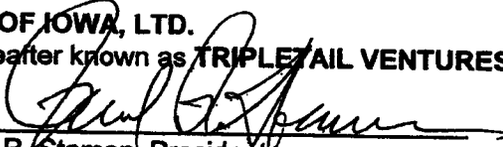
**TO THE SECRETARY OF STATE OF THE STATE OF IOWA:**

Pursuant to Section 490.1007 of the Iowa Business Corporation Act, as amended (the "Act"), the undersigned corporation (the "Corporation") hereby amends and restates its Articles of Incorporation.

1. Name of Corporation. The name of the Corporation before this restatement of its articles of incorporation is "**BCI OF IOWA, LTD.**". The name of the Corporation following this restatement of its articles of incorporation is "**TRIPLETAIL VENTURES, INC.**".
2. Text of Restated Articles. The exact text of the First Restated Articles of Incorporation, including all new amendments, is attached.
3. Effect of the Restated Articles of Incorporation. These duly adopted First Restated Articles of Incorporation supersede the prior Articles of Incorporation of the Corporation, and all prior amendments thereto.
4. Shareholder Approval. The First Restated Articles of Incorporation included new amendments that required shareholder approval. The First Restated Articles of Incorporation, including all new amendments set forth therein, were duly approved by the shareholders in the manner required by the Act and by the prior Articles of Incorporation of the Corporation.
5. Effect on Issued Shares. The First Restated Articles of Incorporation do not contain any new amendments that provide for an exchange, reclassification, or cancellation of issued shares.
6. Date of Adoption. The First Restated Articles of incorporation, including all new amendments set forth therein, were adopted on September 3, 2004.
7. Effective Date. The First Restated Articles of Incorporation shall be effective upon filing with the Secretary of State of the State of Iowa.
8. Certification. The Secretary of State of the State of Iowa may certify the First Restated Articles of Incorporation as the Articles of Incorporation of the Corporation currently in effect, without including this Certificate.

Dated this 3<sup>rd</sup> day of September, 2004.

**BCI OF IOWA, LTD.  
(hereafter known as TRIPLETAIL VENTURES, INC.)**

By:   
Paul R. Staman, President

**FIRST RESTATED ARTICLES OF INCORPORATION  
OF  
TRIPLETAIL VENTURES, INC.  
(formerly known as BCI OF IOWA, LTD.)**

The undersigned, under the Iowa Business Corporation Act, as may be amended from time to time (the "Act"), hereby adopts the following Articles of Incorporation for such Corporation.

I. **NAME**. The name of the Corporation is "TRIPLETAIL VENTURES, INC."

II. **POWERS**. The Corporation shall have unlimited power to engage in and do any lawful act concerning any and all lawful businesses for which corporations may be organized under the Act.

III. **STOCK**.

A. The aggregate number of shares which the Corporation shall have authority to issue is one hundred million (100,000,000) shares of Class A voting common stock, with no par value, and which are entitled to one vote per share on each matter submitted to a vote of the Shareholders; and one hundred million (100,000,000) shares of Class B nonvoting common stock, with no par value, and which shall have no voting rights on any matter affecting the Corporation except as expressly provided in the Act. There is no dividend preference applicable as between shares of Class A voting common stock or Class B nonvoting common stock. Upon liquidation of the Corporation, each share of common stock, whether Class A voting or Class B nonvoting, shall participate equally and ratably with each other share of common stock in any distribution of the assets of the Corporation.

B. Any unissued shares of any class or series, herein authorized or hereafter increased or created, may be issued from time to time by the Corporation in such manner, amounts and proportions and for the consideration determined from time to time by the Board of Directors, in accordance with these articles and any applicable law.

C. The Corporation may issue fractional shares of Class A or Class B stock.

D. Restrictions on the transfer of any shares issued by the corporation may be imposed either by agreement or in the bylaws.

IV. **REGISTERED OFFICE AND REGISTERED AGENT**. The address of the initial registered office of the corporation is 162 Collins Road NE, Suite #801, Cedar Rapids, Iowa 52402-3229, and the initial registered agent at such address is Bruce D. Melick.

V. **DIRECTORS**.

A. The Corporation shall have a Board of Directors consisting of at least one member. The number of directors shall be determined in the manner set forth in the Bylaws.

B. The terms of directors may be staggered on a basis set forth in the Bylaws and in accordance with the Act.

VI. **LIABILITY OF DIRECTORS**.

A. A director of this corporation shall not be liable to the corporation or its shareholders for

money damages for any action taken, or any failure to take any action, as a director, except liability for any of the following: (i) the amount of a financial benefit received by a director to which the director is not entitled, (ii) an intentional infliction of harm on the corporation or its shareholders, (iii) a violation of Section 490.833 of the Act (i.e., an unlawful distribution voted for or assented to by the director and that in taking such action the director did not comply with the standards of conduct for directors set forth in Section 490.830 of the Act), or (iv) an intentional violation of criminal law.

B. If the Act or Iowa law is amended after the effective date of these Articles to authorize the further elimination or limitation of the liability of directors, then the liability of directors shall be eliminated to the full extent authorized by the Act or Iowa law, as so amended.

C. No amendment to or repeal of this Article shall apply to or have any effect on the liability or alleged liability of any director of the corporation for or with respect to any acts or omissions of such director occurring prior to such amendment or repeal.

VII. **DEFINITIONS.** Unless otherwise defined in these Articles, terms used in these Articles shall have the meanings ascribed to them in the Act.

VIII. **EFFECTIVE DATE.** These Articles of Incorporation shall be effective upon filing with the Iowa Secretary of State.

IX. **NO SEAL.** The Corporation shall have no seal.

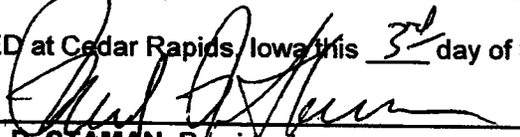
X. **NO PREEMPTIVE RIGHTS.** The Corporation elects not to have preemptive rights.

XI. **INDEMNIFICATION OF DIRECTORS.**

A. This corporation shall, to the fullest extent permitted by the Act or applicable law, indemnify any individual who is or was a director of this Corporation who, while a director of the Corporation, is or was serving, at the corporation's request, as a director, officer, partner, trustee, employee or agent of another domestic or foreign corporation, partnership, joint venture, trust, employee benefit plan, or other entity, for any obligation to any person to pay a judgment, settlement, penalty, fine, including an excise tax assessed with respect to an employee benefit plan, or reasonable expenses, including counsel fees, incurred with respect to any threatened, pending or completed action suit, or proceeding, whether civil or criminal, administrative, or investigative and whether formal or informal, for any action taken, or the failure to take any action, as a director of the corporation, except liability for any of the following (i) receipt of a financial benefit to which the person is not entitled, (ii) an intentional infliction of harm on the corporation or its shareholders, (iii) a violation of Section 490.833 of the Act (i.e., an unlawful distribution voted for or assented to by the director and that in taking such action the director did not comply with the standards of conduct for directors set forth in Section 490.830 of the Act) or (iv) an intentional violation of criminal law.

B. If the Act or Iowa law is amended or modified after the effective date of these Articles to expand the indemnification available to the corporation's directors, then the indemnification available to the corporation's directors shall be so expanded to the full extent then permitted.

DATED at Cedar Rapids, Iowa this 3<sup>rd</sup> day of September, 2004.

  
\_\_\_\_\_  
PAUL R. STAMAN, President