STATE OF NEVADA

ROSS MILLER
Secretary of State



SCOTT W. ANDERSON

Deputy Secretary
for Commercial Recordings

Certified Copy

September 27, 2013

Job Number: C20130926-3007 **Reference Number:** 00004044712-72

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)DescriptionNumber of Pages20050041676-41Amended & Restated Articles6 Pages/1 Copies

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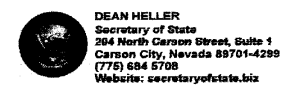
Certified By: F Lincoln

Certificate Number: C20130926-3007

You may verify this certificate online at http://www.nvsos.gov/

Respectfully,

ROSS MILLER Secretary of State



Certificate to Accompany **Restated Articles**

(PURSUANT TO NRS)

Filed in the office of

Document Number 20050041676-41

Som Heller-

Dean Heller Secretary of State State of Nevada

Filing Date and Time

03/02/2005 10:56 AM

Entity Number

C17628-2002

Important: Read attached instructions before completing form.

ABOVE SPACE IS FOR OFFICE USE ONLY

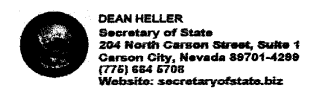
(This form is also to be used to accompany Restated Articles for Limited-Liability Companies, Certificates of Limited Partnership, Limited-Liability Limited Partnerships and Business Trusts)	Ħ
1. Name of Nevada entity as last recorded in this office:	
PARADIGM ENTERPRISES, INC.	
2. The articles are being Restated or Amended and Restated (check only one). Please entitle your attached articles "Restated" or "Amended and Restated," accordingly.	
3. Indicate what changes have been made by checking the appropriate box.*	
No amendments; articles are restated only and are signed by an officer of the corporation who has been	
authorized to execute the certificate by resolution of the board of directors adopted on	i c
The entity name has been amended.	
The resident agent has been changed. (attach Certificate of Acceptance from new resident agent)	
The purpose of the entity has been amended.	
★ The authorized shares have been amended.	
The directors, managers or general partners have been amended.	
IRS tax language has been added.	
Articles have been added.	
Articles have been deleted.	
Other. The articles or certificate have been amended as follows: (provide article numbers, if available)	
Source of the control	a seed of

This Form is to Accompany Restated Articles of Incorporation (Pursuant to NRS 78.403, 82.371, 86.221, 88.355 or 88A.250)

* This form is to accompany Restated Articles which contain newly altered or amended articles. The Restated Articles must contain all of the requirements as set forth in the statutes for amending or altering the articles or certificates

IMPORTANT: Failure to include any of the above information and submit the proper fees may cause this filing to be rejected.

This form must be accompanied by appropriate fees. See attached fee schedule. German Service of State Att DELLEGARD 2005



Certificate of Amendment

(PURSUANT TO NRS 78.385 and 78.390)

Important: Read attached instructions before completing form.

ABOVE SPACE IS FOR OFFICE USE ONLY

Certificate of Amendment to Articles of Incorporation For Nevada Profit Corporations

(Pursuant to NRS 78.385 and 78.390 - After Issuance of Stock)

Name of corporation:					
PARADIGM ENTERPRISES, INC.					
2. The articles have been amended	i as foliows (prov	ide article r	numbers, if	available):	
ARTICLE 1: The name of the corporation is PARADIGN	OIL AND GAS, IN	iC., a Nevada (Corporation (t	he "Corporation")	
ARTICLE 2:					
The amount of the total authorized capital st consisting of Three Hundred Million (300,0 shares of the Corporation being of the same	00,000) shares of co	mmon stock of	f the par value		
3. The vote by which the stockhold at least a majority of the voting pow required in the case of a vote by clariticles of incorporation have voted	ver, or such great asses or series, o	ter proportions as may b	on of the vo	ting power as m	nay be
4. Effective date of filing (optional):	2/7/05	must not be later tha	in 90 days after the	certificate is filed)	
5. Officer Signature (required):	/Dua	<u> </u>	_(
*If any proposed amendment would after or cl outstanding shares, then the amendment mi of the holders of shares representing a majorit of limitations or restrictions on the voting pow	ist be approved by to by of the voting power	he vote, in add	ition to the aff	firmative vote otherw	vise required
IMPORTANT: Failure to include any or	f the above inform	ation and su	bmit the pro	per fees may cau	ise this

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

filing to be rejected.

AMENDED AND RESTATED ARTICLES OF INCORPORATION OF

PARADIGM OIL AND GAS, INC. A Nevada Corporation

(pursuant to Nevada Revised Statutes 78.385, 78.390 and 78.403)

Brian C. Doutaz hereby certifies that:

- 1. He is the duly elected and acting president of Paradigm Oil And Gas, Inc., a Nevada Corporation (the "Corporation").
- 2. Stock of the Corporation has been issued and capital has been paid to the Corporation.
- 3. This certificate is made and filed on behalf of the Corporation pursuant to and in accordance with Nev. Rev. Stat's. 78.385, 78.390 and 78.403.
- 4. Pursuant to a resolution of the Board of Directors dated January 17, 2005 and a Resolution of the Shareholders of the Corporation dated January 17, 2005 duly consented to in writing by holders of greater than 51% of the issued and outstanding shares of the Corporation, it was resolved that:
 - the Corporation change its name to Paradigm Oil And Gas, Inc. (or to such other name as may be acceptable to the Nevada Secretary of State) and that Article
 One of the Corporation's Articles of Incorporation be amended accordingly; and
 - b) the authorized common share capital of the Corporation of 200,000,000 common shares with a par value of \$0.001 per share, of which 32,491,250 shares are issued, be forward split on the basis of one (1) "old" share being converted to one and one-half (1½) "new" shares to 300,000,000 common shares of \$0.001 per share par value of which 48,736,875 common shares are issued and that Article Four of the Corporation's Articles of Incorporation be amended accordingly.
- 5. The original Articles of Incorporation of the Corporation were filed in the office of the Secretary of State of the State of Nevada on the 15th day of July, 2002. This first Amendment to the Articles of Incorporation was filed in the office of the Secretary of State of the State of Nevada on the 7th day of February, 2005. The original Articles of Incorporation of the Corporation and all amendments thereto are hereby amended and restated in their entirety to read as follows:

ARTICLE ONE

The name of the corporation is PARADIGM OIL AND GAS, INC., a Nevada Corporation (the "Corporation"

ARTICLE TWO

The resident agent of the Corporation is Corporate Advisory Service and the resident agent's street address which shall be the registered office of the Corporation in the State of Nevada is located at 251 Jeanell Rive, Suite 3, Carson City, Nevada 89703.

ARTICLE THREE

The purpose or purposes for which the corporation is organized is/are to engage in and carry on any lawful business activity or trade, and any activities necessary, convenient, or desirable to accomplish such purposes, not forbidden by law or by these articles of incorporation.

ARTICLE FOUR

The amount of the total authorized capital stock of the corporation is Three Hundred Thousand Dollars (\$300,000.00) consisting of Three Hundred Million (300,000,000) shares of common stock of the par value of \$0.001 each all of the shares of the Corporation being of the same class and without preference or distinction.

ARTICLE FIVE

The governing board of this corporation shall be known as directors, and the number of directors may from time to time be increased or decreased in such manner as shall be provided by the bylaws of this corporation.

There are two members of the Board of Directors and their names and addresses are:

<u>NAME</u>	POST-OFFICE ADDRESS
Brian C. Doutaz	12880 Railway Avenue,, Unit 35 Richmond, British Columbia Canada V7E 6G4
James M. Hutchison	12880 Railway Avenue,, Unit 35 Richmond, British Columbia Canada V7E 6G4

The number of members of the Board of Directors shall not be less than one nor more than seven.

ARTICLE SIX

The capital stock, after the amount of the subscription price, or par value, has been paid in shall not be subject to assessment to pay the debts of the corporation.

ARTICLE SEVEN

The name and addresses of each of the incorporators signing the original Articles of Incorporation are as follows:

NAME POST-OFFICE ADDRESS

Sheryl Best Corporation Makers, Inc. 1100 Salem Rose,

Las Vegas, Nevada 89144

ARTICLE EIGHT

The corporation is to have perpetual existence.

ARTICLE NINE

In furtherance, and not in limitation of the powers conferred by statute, the board of directors is expressly authorized:

Subject to the bylaws, if any, adopted by the stockholders, to make, alter or amend the bylaws of the corporation;

To fix the amount to be reserved as working capital over and above its capital stock paid in, to authorize and cause to be executed mortgages and liens upon the real and personal property of this corporation;

By resolution passed by a majority of the whole board, to designate one (1) or more committees, each committee to consist of one (1) or more of the directors of the corporation, which, to the extent provided in the resolution or in the bylaws of the corporation, shall have and may exercise the powers of the board of directors in the management of the business and affairs of the corporation, and may authorize the seal of the corporation to be affixed to all papers which may require it. Such committee or committees shall have such name or names as may be stated in the bylaws of the corporation or as may be determined from time to time by resolution adopted by the board of directors; and

When and as authorized by the affirmative vote of stockholders holding stock entitling them to exercise at least a majority of the voting power given at a stockholders' meeting called for that purpose, or when authorized by the written consent of the holders of at least a majority of the voting stock issued and outstanding, the board of directors shall have power and authority at any meeting to sell, lease or exchange all of the property and assets of the corporation, including its good will and its corporate franchises, upon such terms and conditions as its board of directors deem expedient and for the best interests of the corporation.

ARTICLE TEN

A meeting of stockholders may be held outside the State of Nevada, if the bylaws so provide. The books of the corporation may be kept (subject to any provision contained in the statutes) outside the State of Nevada at such place or places as may be designated from time to time by the board of directors or in the bylaws of the corporation.

ARTICLE ELEVEN

This corporation reserves the right to amend alter, change or repeal any provision contained in the Articles of Incorporation, in the manner now or hereafter prescribed by statute, or by the Articles of Incorporation, and all rights conferred upon stockholders herein are granted subject to this reservation.

ARTICLE TWELVE

The corporation shall indemnify its officers, directors, employees and agents to the full extent permitted by the laws of the State of Nevada.

I, THE UNDERSIGNED, being the President and Director hereinbefore named, for the purpose of forming a corporation pursuant to the General Corporation Law of the State of Nevada, do make and file these Amended Articles of Incorporation, hereby declaring and certifying that the facts herein stated are true, and accordingly have hereunto set my hand this 17th day of January, 2005.

Brian C/Doutaz, President