OMB APPROVAL

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K

Current Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of Earliest Event Reported): December 10, 2007

THUNDER MOUNTAIN GOLD

(Exact Name of Registrant as Specified in its Charter)

Idaho	001-08429	91-1031075
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)
1239 Parkview Drive, Elko, Nevad	da	89801
(Address of principal executive offices)		(Zip Code)

Registrant's telephone number, including area code: 775-738-9826

<u>N/A</u>

(Former Name or Former Address if Changed Since Last Report)

Check the appropriate box below if the Form 8K fining is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- [] Written communications pursuant to Rule 425 under the Securities Act (17CFR230.425)
- [] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17CFR 240.14a-12)
- [] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- [] Pre-commencement communication pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

SEC 873 (5-06) Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

Item 8.01 Other Events

On December 10, 2007, articles of incorporation were filed with the Secretary of State in Nevada for a company named Thunder Mountain Gold, Inc., a Nevada Corporation. The Directors of Thunder Mountain Gold, Inc. (Nevada) are E. James Collord, Robin S. McRae, G. Peter Parsley, Edward Fields, and Eric T. Jones.

This information shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as expressly set forth by specific reference to such filing.

Item 9.01. Financial Statements and Exhibits

(d) Exhibit 3.1 – Articles of Incorporation

SIGNATURES

FORM 8-K

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

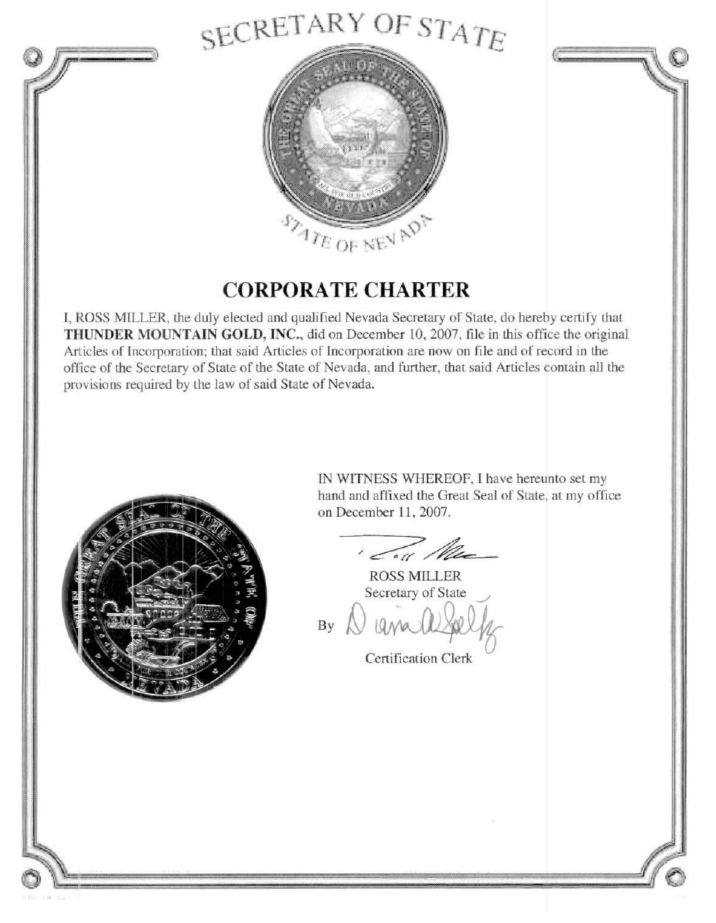
THUNDER MOUNTAIN GOLD, INC. (Registrant)

By: /s/ E. JAMES COLLORD

E. James Collord President, Director and Chief Executive Officer

Date: December 11, 2007

Exhibit 3.1



STATE OF NEVADA



SCOTT W. ANDERSON Deputy Secretary for Commercial Recordings

OFFICE OF THE SECRETARY OF STATE

Filing Acknowledgement

December 10, 2007

Job Number C20071210-1945

ROSS MILLER

Secretary of State

Corporation Number E0837112007-5

Filing Description

Number 20070838673-44

Document Filing

Date/Time of Filing December 10, 2007 02:19:23 PM

Corporation Name

Articles of Incorporation

THUNDER MOUNTAIN GOLD, INC.

E. JAMES COLLORD

Resident Agent

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



ROSS MILLER Secretary of State 206 North Carson Street Carson City, Nevada 89701-4299 (775) 684 5708 Website: secretaryofstate.blz

Articles of Incorporation

(PURSUANT TO NRS 78)

Filed in the office of	Document Number 20070838673-44
Ross Miller	Filing Date and Time 12/10/2007 2:19 PM
Secretary of State State of Nevada	Entity Number E0837112007-5

ABOVE SPACE IS FOR OFFICE USE ONLY

USE BLACK INK ONLY - DO NOT HIGHLIGHT

1. <u>Name of</u> <u>Corporation</u> ;	Thunder Mountain Gold, Inc.		
2. <u>Resident Agent</u> Name and Street	E. James Collord		
Address:	1239 Parkview Drive	Elko	Nevada 89801
imust be a Neveda eddress where process may be	(MANDATORY) Physical Street Address	City	Zip Code
anad.			
	(OPTIONAL) Mailing Address	City	State Zip Code
3. Shares: (number of shures corporetion is authorized to issue)	Number of shares 200,000,000 p Par value 00 with par value: 5.,000,000 - per share: \$ 00	10 million of many sections of	
. <u>Names & Addresses</u> of the Board of	1. E. James Collord		····
Directors/Trustees:	1239 Parkview Drive	Elko	NV 89801
(each Director/Trustee	Street Address	City	State Zip Code
must be a naturel person at least 16 veers of age: attach additional page	2. Robin S. McRac Name		
If more than 3	1239 Parkview Drive	Elko	NV 89801
directors/nustees)	Street Address	City	State Zip Code
	3. G. Peter Parsley Name		
	1239 Parkview Drive	Elko	NV 89801
	Street Address	City	State Zip Code
5. Purpose: (optional - see instructions)	The purpose of this Corporation shall be: See Attached Articles of Incorporation, Article III	-20	
5. Name, Address and Signature of Incorporator: (attach additional page	I	gnature	
<u>If more than 1</u> incorporator)	1239 Parkview Drive	Elko	NV 89801 State Zip Code
7. <u>Certificate of</u> <u>Acceptance of</u> <u>Appointment of</u> <u>Resident Agent:</u>	Authorized Signature of R. A. or On Behalf of R. A. Company	med corporation.	1 2007

This form must be accompanied by appropriate fees.

Nevada Secretary of State Form 78 Articles 2007 Revised on: 01/01/07



ROSS MILLER Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684 5708 Website: secretaryofatate.biz

e.

Resident Agent Acceptance

1. Please print legibly or type; Black Ink Only 2. Complete all fields. Do not highlight.		
3. Ensure that document is signed in signature field.		
In the matter of Thunder Mountain Gold, In	10.	
	Name of business entity)	
E. James Collord	alaan hi waxaa dha ahaa ahaa ahaa ahaa ahaa ahaa a	
(Name	of resident agent)	
hereby state that on	I accepted the appoin	tment as resident ag
for the above named business entity.	The street address of t	the resident agent in
state is as follows:		
state is as follows:		
1239 Parkview Drive		f
(MANDATORY) Physical Street Address	(14)14 (14)14 (14)14 (14)14 (14)14 (14)14 (14)14 (14)14 (14)14 (14)14 (14)14 (14)14 (14)14 (14)14 (14)14 (14)14	Suite number
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Elko City Optional: (address where mail will be s 1239 Parkview Drive (OPTIONAL) Additional Mailing Address Elko	sent)	89801 Zip Code Suite number 89801
Elko City Optional: (address where mail will be s 1239 Parkview Drive (OPTIONAL) Additional Mailing Address Elko City	sent)	89801 Zip Code Suite number 89801

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ARTICLES OF INCORPORATION OF THUNDER MOUNTAIN GOLD, INC.

Pursuant to the provision of the Nevada Business Corporation Act, §78.010, et. seq. the undersigned corporation hereby adopts the following Articles of Incorporation as follows:

ARTICLE I NAME

The name of this corporation is THUNDER MOUNTAIN GOLD, INC.

ARTICLE II DURATION

This corporation has perpetual existence.

ARTICLE III CORPORATION PURPOSES

The purpose or purposes for which the Corporation is organized are all things necessary or convenient to carry out any lawful business, including the natural resources industry, as well as those itemized under Chapter 78 of Nevada Revised Statutes, including any amendments thereto or successor statute that may hereinafter be enacted.

ARTICLE IV

CAPITALIZATION

Section 1: Aggregate Number of Shares

The total number of shares which the Corporation shall have authority to issue is 205,000,000 of which (a) 5,000,000 shares shall be Preferred Stock of par value \$0.0001 per share, (b) 200,000,000 shares shall be Common Stock of the par value of \$0.001 per share.

Section 2: Rights of Preferred Stock

The Preferred Stock may be issued from time to time in one or more series and with such designation for each such series as shall be stated and expressed in the resolution or resolutions providing for the issue of each such series adopted by the Board of Directors. The Board of Directors in any such resolution or resolutions is expressly authorized to state and express for each such series:

- (i) The voting powers, if any, of the holders of stock of such series;
- (ii) The rate per annum and the times at and conditions upon which the holders of stock of such series shall be entitled to receive dividends, and whether such dividends shall be cumulative or noncumulative and if cumulative the terms upon which such dividends shall be cumulative;
- (iii) The price or prices and the time or times at and the manner in which the stock of such series shall be redeemable and the terms and amount of any sinking fund provided for the

purchase or redemption of shares;

- (iv) The rights to which the holders of the shares of stock of such series shall be entitled upon any voluntary or involuntary liquidation, dissolution or winding up of the Corporation;
- (v) The terms, if any, upon which shares of stock of such series shall be convertible into, or exchangeable for, shares of stock of any other class or classes or of any other series of the same or any other class or classes, including the price or prices or the rate or rates of conversion or exchange and the terms of adjustment, if any; and
- (vi) Any other designations, preferences, and relative participating, optimal or other special rights, and qualifications, limitations or restrictions thereof so far as they are not inconsistent with the provisions of the Articles of Incorporation, as amended, and to the full extent now or hereafter permitted by the laws of Nevada.

Section 3: Rights of Common Stock

The Common Stock may be issued from time to time in one or more Classes and with such designation for each such Classes as shall be stated and expressed in the resolution or resolutions providing for the issue of each such Classes adopted by the Board of Directors. The Board of Directors in any such resolution or resolutions is expressly authorized to state and express for each such Class:

- (i) The voting powers, if any, of the holders of stock of such Class;
- (ii) The rate per annum and the times at and conditions upon which the holders of stock of such Class shall be entitled to receive dividends, and whether such dividends shall be cumulative or noncumulative and if cumulative the terms upon which such dividends shall be cumulative;
- (iii) The terms, if any, upon which shares of stock of such series shall be convertible into, or exchangeable for, shares of stock of any other class or classes or of any other series of the same or any other class or classes, including the price or prices or the rate or rates of conversion or exchange and the terms of adjustment, if any; and
- (iv) Any other designations, preferences, and relative participating, optimal or other special rights, and qualifications, limitations or restrictions thereof so far as they are not inconsistent with the provisions of the Articles of Incorporation, as amended, and to the full extent now or hereafter permitted by the laws of Nevada.

ARTICLE V NO PREEMPTIVE RIGHTS

Except as may otherwise be provided by the Board of Directors, no preemptive rights shall exist with respect to shares of stock or securities convertible into shares of stock of this corporation.

ARTICLE VI NO CUMULATIVE VOTING

Each shareholder entitled to vote at any election for Directors shall have the right to vote, in person or by proxy,

one vote for each share of stock owned by such shareholder for as many persons as there are Directors to be elected and for whose election such shareholder has a right to vote, and no shareholder shall be entitled to cumulate their votes.

ARTICLE VII BYLAWS

The Board of Directors shall have the power to adopt, amend or repeal the Bylaws or adopt new Bylaws. Nothing herein shall deny the concurrent power of the shareholders to adopt, alter, amend or repeal the Bylaws.

ARTICLE VIII REGISTERED OFFICE AND ADDRESS

The address of the registered office of the Corporation is: 1239 Parkview Drive, Elko, Nevada 89801 and the name of its initial registered agent at such address is E. James Collord.

ARTICLE IX DIRECTORS' LIABILITY

To the full extent from time to time permitted by law, no director of the corporation shall be personally liable to the corporation or its shareholders for damages for conduct as a director. Neither the amendment or repeal of this Article, nor the adoption of any provision of the Articles of Incorporation inconsistent with this Article, shall eliminate or reduce the protection afforded by this Article to a director of the corporation with respect to any matter which occurred, or any cause of action, suit or claim which but for this Article would have accrued or arisen, prior to such amendment, repeal or adoption.

ARTICLE X LIMITATION ON RIGHT TO CALL SPECIAL SHAREHOLDERS' MEETING

Special meetings of stockholders of the Corporation may be called only by the Board of Directors pursuant to a resolution approved by a majority of the entire Board of Directors, upon not less than 30 nor more than 50 days' written notice to the stockholders of the Corporation.

ARTICLE XI AMENDMENT TO ARTICLES OF INCORPORATION

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, in any manner now or hereafter permitted by law, and all rights and powers conferred herein on the shareholders and directors of this corporation are subject to this reserved power.

ARTICLE XII

SHAREHOLDER VOTE

Whenever the laws of the State of Nevada require the vote or concurrence of the holders of two-thirds of the outstanding shares entitled to vote thereon, with respect to any action to be taken by the stockholders of the Corporation, such action may be taken by the vote or concurrence of the holders of at least a majority of the shares entitled to vote thereon.

ARTICLE XIII BOARD OF DIRECTORS

The qualifications, terms, of office, manner of election, time and place of meetings, and powers and duties of the Directors shall be prescribed in the Bylaws, but the number of first Directors shall be five and shall serve until the first annual meeting of shareholders or until his successor is elected and qualified; the names and post office addresses of the first Directors are as follows:

Name	Address
E. James Collord	1239 Parkview Drive, Elko, Nevada 89801
Robin S. McRae	1239 Parkview Drive, Elko, Nevada 89801
G. Peter Parsley	1239 Parkview Drive, Elko, Nevada 89801
Edward Fields	1239 Parkview Drive, Elko, Nevada 89801
Eric T. Jones	1239 Parkview Drive, Elko, Nevada 89801
	ARTICLE XIV

LIMITATION OF LIABILITY

No director or officer of the Corporation shall be personally liable to the cooperation or any of its stockholders for damages for breach of fiduciary duty as a director or officer involving any act or omission of any such director or officer. However, the foregoing provision shall not eliminate or limit the liability of a director or officer for (i) acts or omissions which involve intentional misconduct, fraud or a knowing violation of law; or (ii) the payment of dividends in violation of Section 78.300 of the Nevada Revised Statutes. Any repeal or modification of this Article by the shareholders of the Corporation shall be prospective only and shall not adversely affect any limitation on the personal liability of a director or officer of the Corporation for acts or omissions prior to such repeal or modification.

ARTICLE XV

STATUTES NOT APPLICABLE

The provisions of Nevada Revised Statutes, 78.378 through 78.3793, inclusive, regarding the voting of a controlling interest in stock of a Nevada corporation and sections 78.411 through 78.444, inclusive, regarding combinations with interested stockholders, shall not be applicable to this Corporation.

The name and address of each incorporator is:

Name	Address
E. James Collord	1239 Parkview Drive, Elko, Nevada 89801
Executed in duplicate this 30 day of Nove	cuber, 2000
E. JA	MES COLLORD, Incorporator

STATE OF WASHINGTON

County of SPOKANE

On this day personally appeared before me, E. JAMES COLLORD, to me known to be the individual described in and who executed the within and foregoing instrument, and acknowledged, that he signed the same as his free and voluntary act and deed, for the uses and purposes therein mentioned.

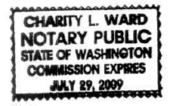
GIVEN under my hand and official seal this 30 day of November, 2007.

))ss.

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as 10

Notary Public in and for the State of Washington, residing at 340 W. Boone Ave., ____. My Commission Expires: 7-29-2001 Ste. # lolold



(PROFIT) INITIAL LIST OF OFFICERS DIRECTORS AND RESIDENT ACENT OF

	LD, INC.			
	(Name of Corporation)			E0837112007-5
FOR THE FILING PERIOD OF	DEC, 2007	TO DEC, 2008. Due by Jan 31, 2008		
The corporation's duly appointed	resident agent in the State o	f Nevada upon whom process can be served is:		
E. JAMES COLLORD				
1239 PARKVIEW DRIVE				
NŸ				
CHECK BOX IF YOU REQUIR	E A FORM TO UPDATE YOUR F	ESIDENT AGENT INFORMATION		
Important: Read Instructions before	completing and returning this t	orm. THE ABOVE SPACE IS	S FOR OFFICE USE ON	LY
Have an officer sign the form FORM WELL If there are additional directors attach a list of	IE AL TURNED IF UNSIGNED them to this form.	icolors. A President, Secretary, Tressurer, or equivalent of and all Direct		Anisal registration with this critics.
and appropriate instructions. Return the completed form to: Secretary of S Form must be in the possession of the Secret	ate 202 North Carson Street, Cerson C	use a contribute to transact business per NRS 78.155. To income a centilled o ky, NV 897014201, (775) 884-5708. Tolowing the incorporation initial registration date. (Posymark date is not acce		
returned for additional tees and penalties.				
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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 339.330, it is a category C felory to knowingly offer any false or forged instrument for filing in the Office of the Secretary of State.

X Signature of Officer

Title

Date

Neverta Secretary of State Form Initial EIST-PROFIT 2003 Revised on Gig 24 (21