

ESTTA Tracking number: **ESTTA1054743**

Filing date: **05/12/2020**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92068284
Party	Defendant Honson Luma
Correspondence Address	HONSON LUMA SPACE AGE INVESTMENT GROUP LLC 4723 GLENARM AVENUE BALTIMORE, MD 21206 UNITED STATES spaceageinvestmentgroup@gmail.com 305-501-1810
Submission	Other Motions/Papers
Filer's Name	Honson Luma
Filer's email	spaceageinvestmentgroup@gmail.com
Signature	/Honson Luma/
Date	05/12/2020
Attachments	Registrants Supplemental Responses To Petitioners Second Req For Prod of Docs.pdf(103053 bytes) Registrants Supplemental Response to Petitioners Second RPOD2.pdf(6228399 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the matter of Registration No.:5396003
Date of Issue: February 6, 2018
Trademark DIBCOIN

DIB Funding Inc.

Petitioner,

v.

Honson Luma,

Registrant.

Cancellation No. 92068284

**REGISTRANT'S SUPPLEMENTAL RESPONSES TO PETITIONER'S
SECOND REQUEST FOR PRODUCTION OF DOCUMENTS**

In accordance with the provisions of Fed. R. Civ. P. 36, 37 and Rule 26(e) of the federal rules of civil procedure, Registrant hereby provide supplemental responses and amendment for production of documents for Nos. 35 and 36 to petitioner's second request for documents:

GENERAL OBJECTIONS

Registrant objects to each and every Request in its entirety on the ground that Registrant, Honson Luma was hacked on November 29th 2017 from an insider of Sunshine Capital, Inc. and DIB Funding, Inc. At this time, I do not have access to email addresses hluma1980@yahoo.com and spaceageinvestment@gmail.com) which such documents requested, are sent and stored within these email addresses. Further there was no compensation paid to registrant for services rendered to Sunshine Capital, Inc., Moreover, there is no contract made with DIB Funding, Inc. All business accounts and cryptocurrencies software programs associated with the email addresses above, registrant is unable to gain access.

- a) Registrant objects to each and every Request in its entirety on the ground that Registrant is responding on the basis of its current knowledge and information. Registrant reserves the right to supplement each response to these Requests.
- b) Registrant objects to each and every Request insofar as and to the extent it seeks documents protected by the attorney-client privilege, the work product doctrine, or any other applicable privilege or immunity, and will not produce such documents. Any inadvertent disclosure of such documents shall not be a waiver of the attorney-client privilege, the work product doctrine, or any other applicable privilege or immunity.
- c) Registrant objects to each and every Request insofar as and to the extent it seeks divulgence of trade secrets, confidential or proprietary information of any third-party, such information will not be disclosed. To the extent each and every Request seeks divulgence of such information of Registrant; such information will be disclosed subject to an appropriate protective order.
- d) Registrant objects to each and every Request to the extent it seeks production of information relating to or revealing proprietary development and marketing activities for Registrant's products not yet manufactured or not yet on sale or otherwise employed. The slight relevance, if any, of such highly confidential trade secret information is vastly outweighed by the severe prejudice that would result to Registrant were it to be disclosed or available to competitors of Registrant. Registrant will not provide such information.
- e) Registrant objects to each and every Request to the extent it calls for documents neither relevant to the subject matter of this Action nor reasonably calculated to lead to the discovery of admissible evidence.
- f) Registrant objects to Defendant's definitions in their entirety to the extent same seeks to impose obligations on Registrant beyond those permitted by the Federal Rules of Civil Procedure.
- g) Registrant objects to each and every Request to the extent it calls for information that exceeds a reasonable durational scope.

- h) Registrant objects to each and every Request to the extent it calls for information not yet available as these responses are made during the discovery process. Registrant reserves the right to supplement responses when the information becomes available.
- i) Registrant objects to each and every Request to the extent it is overly broad, vague and ambiguous, unduly burdensome or not reasonably calculated to lead to the discovery of admissible evidence.
- j) Registrant objects to the extent the requested materials are not proportional to the needs of the case, considering the importance of the issues at stake in the action, the amount in controversy, the parties, relative access to relevant information, the parties' resources, the importance of the discovery in resolving the issues, and whether the burden or expense of the proposed discovery outweighs its likely benefit.
- k) Registrant objects to each and every Request to the extent it is duplicative.
- l) Registrant objects to each and every Request to the extent that it is not limited in geographic scope.

SUPPLEMENTAL RESPONSES TO SECOND REQUESTS FOR PRODUCTION

REQUEST No. 35: Any and all documents that support each and every denial contained in your responses to Petitioner's First Request for Admissions.

SUPPLEMENTAL RESPONSE: Registrant objects to this request as duplicative and burdensome to the extent that it calls for documents already produced by Petitioner in response to Petitioner's December 28, 2018 Request for Documents. Without waiving the foregoing objections, Registrant will rely on Petitioner responsive documents in its possession, custody, or control called "presell". Registrant will also produce a sampling of responsive documents provided herewith.

Respectfully submitted this 12 day of May 2020

By:



Honson Luma, Pro se
Space Age Investment Group, LLC
4723 Glenarm Avenue
Baltimore, Maryland 21206
305-500-1810
spaceageinvestmentgroup@gmail.com

I hereby certify that a true copy of the foregoing pleading was served on counsel for
Petitioner, this 12 day of May 2020, by sending the same via email to:


JAMES R HASTINGS

COLLEEN

The Holyoke-Manhattan Building
80 SOUTH HIGHLAND AVENUE
OSSINING, NY 10562
UNITED STATES
jhastings@collenip.com,
mnesheiwat@collenip.com,

docket@pollenip.com

Phone: 914-941-5668



Honson Luma, Pro se

Space Age Investment Group, LLC

4723 Glenarm Avenue

Baltimore, Maryland 21206

305-500-1810

spaceageinvestmentgroup@gmail.com



(no subject)

1 message

Honson Luma <spaceageinvestment@gmail.com>
To: spaceageinvestment@gmail.com

Sat, Jul 2, 2016 at 11:18 PM

On Sat, Jul 2, 2016 at 11:08 PM, Honson Luma <spaceageinvestment@gmail.com> wrote:

<https://www.send2press.com/newswire/daniel-joseph-duffy-descendants-trust-acquires-controlling-interest-in-sunshine-capital-inc-2016-0510-02.shtml>

Honson Luma, President
Space Age Investment Group/Consultant, LLC
www.spaceageinvestment.com
www.spaceageforex.com
Email: spaceageinvestment@gmail.com
Mobile: 443-763-0415



Dibcoin logo 2.png
2 KB

7/28/2017

Gmail - 2nd Draft from Honson



Honson Luma <spaceageinvestment@gmail.com>

2nd Draft from Honson


1 message

Honson Luma <spaceageinvestment@gmail.com>
To: josephallendibfunding@yahoo.com

Tue, Jul 5, 2016 at 3:49 PM

Please review and let me know your suggestions.

Honson Luma, President
Space Age Investment Group/Consultant, LLC
www.spaceageinvestment.com
www.spaceageforex.com
Email: spaceageinvesment@gmail.com
Mobile: 443-763-0415

 **Dibcoln White Paper (7-5-16) (2nd draft from honson).doc**
28K

Abstract:

Dibcoin is not a currency, but an asset back by one share of DIB Funding, Inc. DIB Funding, Inc., in turn, owns a public company trading on the OTC Markets under the symbol SCNP (Sunshine Capital Inc.).

Introduction:

A new era is upon us and today we have a new way of transferring value to shareholders like never before, thanks to the blockchain. The blockchain technology has been ridiculed with controversy of its natural application in transferring value using the network token, like Bitcoin.

Today, decentralized money is imminent and the blockchain technology is essentially a distributed database that allows for innumerable types of distributed ledger entries. The nature of these entries depends on their interpretation by the blockchain user.

In 2016, Bitcoin is poised to reach 5 million users worldwide by 2019, according to Jupiter Research. Based on this track record, Bitcoin will be on pace to establish itself as a valid monetary system in the near future.

What is "Dibcoin"?

Dibcoin is an asset that represents shares of DIB Funding Inc. Dibcoin is an open source Bitcoin 2.0 protocol for creating DIB Funding Inc. shares digitally on top of the bitcoin blockchain utilizing its functionalities beyond being merely a medium of exchange. Dibcoin has several advantages over traditional currency. First, Dibcoin is an asset that is back by real securities in the OTC markets. Secondly, it is not tied to changes in value resulting from Central Banks' attempts to "prop up" weak currencies, such as those of Greece and Italy. Thirdly, in contrast to traditional currencies, Dibcoin transactions are encrypted and are locked in as proof of ownership on the blockchain forever. Also, it is available for use worldwide – anywhere that you can access the internet, you can transfer Dibcoins.

Dibcoin Description:

There are only 300,000,000 million Dibcoins available and each of one the 300,000,000 Dibcoins will be backed by one share of DIB Funding Inc., which owns a public company trading over the counter markets trading under the ticker symbol SCNP. Sunshine Capital Inc., (SCNP) is currently trading at \$8 a share as of July 5th 2016.

DIB Funding Inc. also owns an online media company named ~~Widom~~ Inc. DIB Funding, Inc. will issue the Dibcoin. Each Dibcoin is backed by one share of DIB Funding, Inc.

Conclusion:

The features of Dibcoin allow individuals to use these coins as proof of ownership in DIB Funding, Inc. stock, which is back by Sunshine Capital, (SCNP).





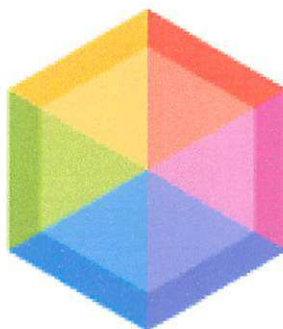
Coinprism

Overview



CB Rank (Company)

192,008



Coinprism

Coinprism is a free online Bitcoin wallet allowing users to store and color their Bitcoins.

Dublin, Dublin, Ireland

Industries

Bitcoin, Cryptocurrency, FinTech

Headquarters Regions

European Union (EU)



Founded Date
Jan 10, 2014

Founders
[Flavien Charlon](#)

Operating Status
Active

Funding Status
Seed

Last Funding Type
[Seed](#)

Number of Employees
[1-10](#)

IPO Status
Private

Company Type
For Profit

Website
www.coinprism.com 

Facebook
[View on Facebook](#) 

LinkedIn
[View on LinkedIn](#) 

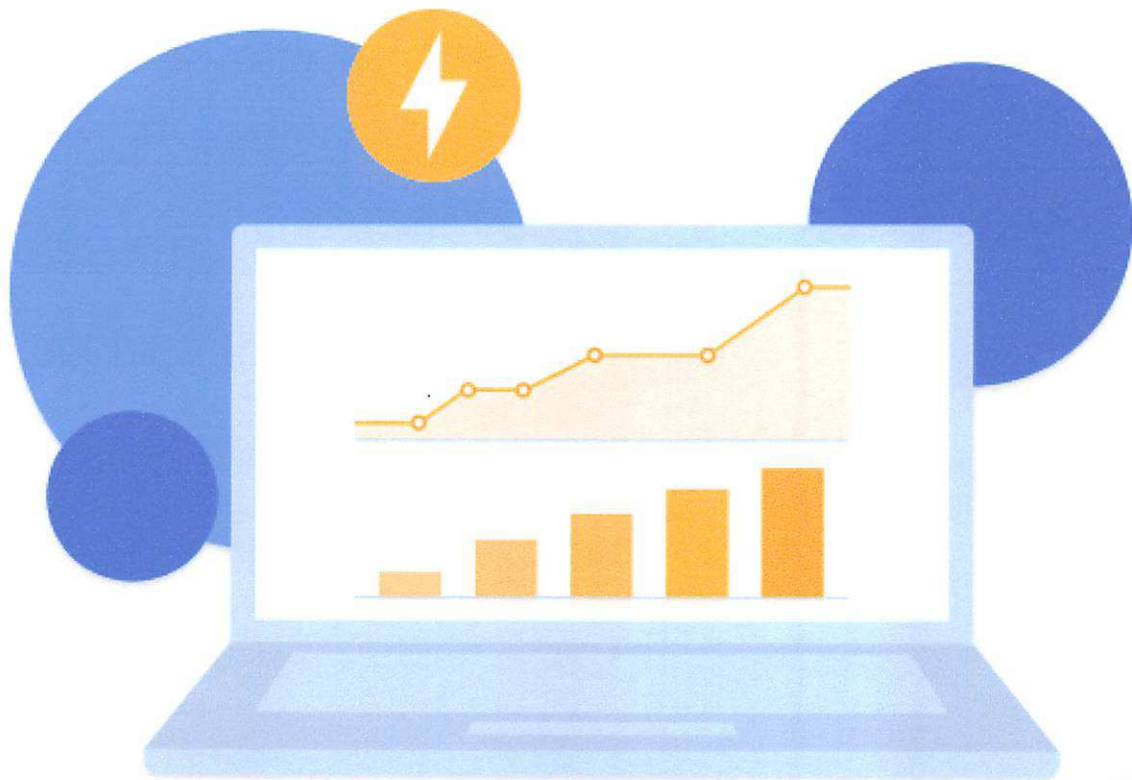
Twitter
[View on Twitter](#) 

Coinprism is a free online Bitcoin wallet allowing you to and color your Bitcoins. You can create, issue, send and receive colored coins. You can also use Coinprism as a Bitcoin wallet.

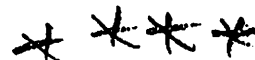


Colored coins allow you to store assets on the Bitcoin blockchain. There are many interesting applications to colored coin. You could have an IPO on the blockchain by issuing shares as a colored coins, and send them to your shareholders. The shares can then be traded almost instantaneously and for free through the Bitcoin blockchain. You could have smart properties represented by colored coins. You could store your house on the blockchain by issuing a single coin, then the ownership of the house can be transferred with a simple Bitcoin transaction.

Collapse



Unlock Charts on



Adam Petty <adam.t.petty@gmail.com>

Re: Adam petty

1 message

Honson Luma <spaceageinvestment@gmail.com>

Fri, Jul 8, 2016 at 3:29 PM

To: "josephallendibfunding@yahoo.com" <josephallendibfunding@yahoo.com>

Cc: Jim Scheltema <jim@expertsearchgroup.com>, adam.t.petty@gmail.com, Honson Luma <hluma1980@gmail.com>

Dibcoin Presell Details

Instructions on participating:

Distribution: 300 million Dibcoins in total, approximately 250 million allocated to Sunshine Capital Inc., 49 million to development team and Sunshine Capital Inc. shareholders in the form of a dividend.

1 million will go on presell for \$1 or 0.016 BTC, as of (07/7/16). The presell will last for 30 days.

Asset Specification:

- o 300 million total coins
- o Dibcoin is an open source Bitcoin 2.0 protocol for creating DIB Funding Inc. shares digitally on top of the Bitcoin Blockchain.
- o Poof of Stake (PoS).

Implementation:

The blockchain technology provides users with a database to transfer money digitally. However, there are other aspects of the blockchain that are being explored and one of the obvious use cases are, that colored coins aims to extend the blockchain capabilities to handle arbitrary digital assets the same way that bitcoins are handled.

Decentralized Exchange: Dibcoin presell offering will be held on the waves platform.

This is exciting news because WAVES is a decentralized platform that uses custom blockchain coins to represent value. Waves official launched in June 2016 and the first day of trading took place on June 14, 2016. This put our shareholder in a huge advantage because now you can effectively transfer, swap and trade DIB Funding shares (Dibcoin) on a decentralized exchange anonymously to person to person digitally anywhere in the world.

Ultimately, Wave exchange acts as a combined decentralized crowdfunding platform and cryptocurrency gateway for fair institutions. For more information on Waves Platform development, Shareholders can read more about Waves development here – WavesPlatform.

CONFIDENTIAL

DIBCOIN000272

9/1/2017

Gmail - Re: Adam petty

Still working on the type of wallets, downloading the platform and much more... please add your suggestion as we move along

On Thu, Jul 7, 2016 at 10:56 PM, josephallendibfunding@yahoo.com <josephallendibfunding@yahoo.com> wrote:
Email Adam if u need any help with writing the document email me if you need any info or facts to do document.

adam.l.petty@gmail.com

—
Honson Luma, President
Space Age Investment Group/Consultant, LLC
www.spaceageinvestment.com
www.spaceageforex.com
Email: spaceageinvesment@gmail.com
Mobile: 443-763-0415

CONFIDENTIAL

DIBCOIN000273

<https://mail.google.com/mail/u/0/?ui=2&ik=1df49328ca&jsver=EfWGX3tyASK.en.&view=pt&q=honson&qv=true&search=query&th=155cbf0e8795b530...> 2/2

SVCREND008

7/26/2017


Gmail - (no subject)

contact me via email, mobile phone or even FB.

Thanks again,

Honson

—
Honson Luma
Email: spaceageinvestment@gmail.com
Mobile: 443-763-0415

 **DIBCOIN-White Paper (8-7-16 Adam) Final-3.doc**
34K

Adam Chamely <adam@omni.foundation>

Thu, Aug 11, 2016 at 3:18 PM

To: Honson Luma <spaceageinvestment@gmail.com>

Cc: info@omni.foundation, Judith Jakubovics <judith@omni.foundation>, josephallendibfunding@yahoo.com, Jim Scheltema <jim@expertsearchgroup.com>, Adam Petty <adam.t.petty@gmail.com>

Honson,

Nice to meet you. I'll do my best to address your questions.

First off let me just say that at the moment (since last night) we've been having an issue with the backend daemon for Omniwallet. So at the moment Omniwallet is a little behind and we're trying to get this sorted out and anything i mention in reference to Omniwallet will only be applicable after that issue is resolved.

On to your questions. Your asset has already confirmed. In fact the asset id is only issued once your tx has been confirmed. You can see the tx info here; <http://omnichest.info/lookuptx.aspx?txid=95a138f71260fa7b2e7a2841f13d413077567920d0dea5f10a4471da99b3306f>. Your tx confirmed on the same day you sent it in block 423728. On average we see most Omni protocol simple sends taking 2-4 blocks to confirm if they use a miner fee around 0.0002btc. This can be affected if the sending address has a larger than normal ubxo input count. But most people do not. That being said tx creations generally take a little longer. At the moment many of the bitcoin miners are running a version of bitcoind mining software which doesn't immediately accept the new property creation tx's. This was a bug and a patch was proposed/accepted into bitcoind 0.0.13 so we expect this to start becoming a little more inline with normal sends. A higher miner fee will always incentivise the miners to pick up the transaction and once you have 1 confirmation you're about set.

Value. At the moment you created an asset on the test ecosystem. Omniwallet allows users to choose when creating an asset if they want it on the test ecosystem or the main/production ecosystem. Test ecosystem properties will never have value. Never. They are designed strictly for users to play around with the issuance system before committing to a final production issuance. Additionally, by default the Omniwallet UI hides test ecosystem property tokens. You can enable these from the wallet settings menu.

That being said a production coin will also start out with a 0 value. That is because a new token has to be listed on an exchange where we can pull trade information in order to generate value. So creating a token does not create value. But getting a token listed on an exchange will allow us to pull traded info and provide a price point. At the moment both bittrex and poloniex provide good an api that works well with our system.

These are not Colored coins. Colored coins are a completely separate technology. What you are creating on the Omni protocol is the same type of token that was created by Madsafe, Tether, Synereo etc..

I would not compare these to an altcoin/mined coin (like bitcoin/litecoin/dash) because the biggest difference is in how new coins are created.

On classic and altcoins like bitcoin/litecoin/dash new coins have to be mined by the cryptographic math behind the network. The Omni Protocol does not mine coins. It is a state layer of the assets encoded onto the bitcoin network. So we utilize bitcoin transactions to publish state change instructions which is what is parsed by the Omni software.

Hopefully this helps answer your questions. If you have any others let us know.



Honson Luma <spaceageinvestment@gmail.com>

(no subject)

2 messages

Honson Luma <spaceageinvestment@gmail.com>

Thu, Aug 11, 2016 at 9:16 AM

To: info@omni.foundation

Cc: judith@omni.foundation, josephallendibfunding@yahoo.com, Jim Scheltema <jim@expertsearchgroup.com>, Adam Petty <adam.t.petty@gmail.com>

Greetings,

First of all, I like to say that you guys are doing some incredible work over at Omni Foundation and I am glad to be part of this revolution that you guys are creating in this industry.

I am a beginner in the cryptocurrency space. I do have some questions and concern in creating a coin on top of the Bitcoin blockchain using the Omnilayer protocol.

On August 5th I created 5 billion coins using the Omnilayer, asset id# 2147483907. Me and Judith Jakubovics had an opportunity to communicate via Facebook and one of my major concerns was: How long will it take for 5 billion coins to confirm on the blockchain? The reason for this question is that I paid 0.03336 BTC in fees and I was wondering if I had paid a significant amount in BTC would that have haste up the process. I am now on day 5 and my coins have not completed all confirmations. Plus, I don't see a value for the coins on my main dashboard where you can see the available balance of Bitcoins and Omnicoin, However, I do see my coin displayed on "my asset" tab.

Further, another question that I had which Judith answered was: are the coins on omnilayer are considered colored coins and she indicated that the coins are not colored. So my next concern to her was if these coins are not colored, are we able to call these coins a currency instead of an asset and if so, are they compatible or comparable to altcoin, such as maidsafe, bitcoin, dash etc. If the above applies, are we able to sync these coins on any exchanges available in the world?

Judith was a great help in answering as many questions as she can. She responded very quickly via Facebook. She recommended that I contact the foundation for any technical questions I may have. She also mentions that I submit a white paper to give you guys a better understanding on the project my team and I are working on.

I am a newly appointed Vice President for Sunshine Capital Inc. (<http://www.otcm Markets.com/stock/SCNP/quote>) a public company trading in the over the counter markets, ticker symbol SCNP. I am also the VP for DIB Funding Inc. (<http://www.dibfunding.com/>) which is the umbrella of SCNP.

Attached to this email you will find the white paper for DIBCOIN. Please be advised that this document is a living document that is subject to change and this paper is also an extension to other related projects my team are working on.

I am looking forward to working with you guys and hope for a quick response.

If there are any additional questions or concerns, please feel free to

7/26/2017

Gmail - (no subject)

Adam Chamely, CBP
Omni Foundation
omnilayer.org | adam@omni.foundation
Schedule my time at <http://meetme.so/AdamChamely>
[Quoted text hidden]



Honson Luma <spaceageinvestment@gmail.com>

Alright Guys, I'm Taped out (Business Summary)

3 messages

Honson Luma <spaceageinvestment@gmail.com>

Sat, Jul 23, 2016 at 2:02 PM

To: josephallendibfunding@yahoo.com, Jim Scheltema <jim@expertsearchgroup.com>, Adam Petty <adam.t.petty@gmail.com>

Cc: Honson Luma <hluma1980@gmail.com>

Please look at this document for any grammar errors. I suggest we have a professional editor look at this as well. I'm not sure if DIB Funding has a business summary already in its files, but I think this is a good start. This can be a living document that can continually change as the business grows. If you have any question or comments I like to hear them.

Executive Summary

Many of the technology available in this era are revolutionary and disruptive. These mediums can serve as a powerful tool to transform the way some business and government perform most basic operations in the future. Today, many people have suffered and experience the savings and loan crisis of the 1980s, the dot-com bust in 2001, along with the financial crisis of 2008, has led a generation of people not trusting the government financial system. In particular when a global economy is increasingly becoming more digital, expensive, time-consuming, and in many cases inefficient. Regardless, trust remains the foundational component of all business practices.

Hence, DIB Funding, Inc. is exploring how blockchain technology might provide a viable alternative to the current method its financial business is being done to increase shareholders trust and at the same time move the company in a direction that is futuristic. So what is blockchain and how this technology may change DIB Funding business procedures? Well, blockchain is a distributed ledger that provides users around the world with internet access with a platform to record information to be shared by its community, openly. The cryptology nature of the blockchain removes the middle man as a "keeper of trust". Further, the blockchain uses advance cryptography and mathematics programing that is running complex algorithms to insure a secure, transparent and a repository of truth that is highly resistant to manipulation.

With the power of the blockchain technology, DIB Funding now can transform all its business on the blockchain and operate all transactions entirely digitally. By doing so, this will reduce overhead cost when shareholders trade assets directly with each other and shareholder can quickly prove ownership of assets in real-time. More importantly, due to the blockchain ability to guarantee authenticity across all institutional with no limitations, shareholders now have a method to evaluate authenticity of records, and transactions in ways that was almost impossible without a central authority or mediator.

DIB Funding, Inc. is aggressively exploring scenarios in which blockchain can reinvent part of its operations and business models. DIB Funding is looking for ways that blockchain can help bring new segments of efficiencies and introduce new models for creation, partnership and collaboration. The blockchain platform offers methods that extends its ability to design products that leverage the shared

ledger technology. Therefore, DIB Funding is positioning itself to take charge of its future and it all starts with DIBCOIN!!

Objectives

DIB Funding Objectives are to:

- Improve Financial Transparency
- Transform DIB Funding, Inc. into a digital asset called DIBCOIN
- Trade DIBCOIN on a decentralize exchange for easy access
- Become a decentralized exchange on a

Mission

DIB Funding, Inc. was incorporated in 2015 with one thought in mind: to acquire existing public companies that can be started and escalated quickly, or, rehabilitated and go from a low-revenue company with no Earnings-Per-Share to a brand new revenue-generating Earnings-Per-Share conglomerate through mergers and acquisitions with existing profitable private companies. DIB's main goal of these rehabilitated companies is to build a portfolio of significant interest shares where the value of the shares will be dramatically increased from the original amount invested. With extensive experience in financing, capital raising, and mergers and acquisitions, DIB Funding, Inc. believes it can achieve an accelerated listing on the AMEX.

Company

DIB Funding, Inc.'s business plan consists of acquiring significant interest in existing public companies, taking these low-revenue, no-EPS companies, through mergers and acquisitions, infusing them with Earnings Per Share that will dramatically increase the share price of the companies in DIB's portfolio, realizing income as businesses are added. Be aware that, while many investors value their shares using ratios based on cash flow, income, price and earnings and the like, those ratios become impossible to calculate in a company which takes losses in pursuit of long-term growth. The company's business plan also consists of minimal or no dilution to the public companies it acquires and puts the shareholders first when deals are negotiated. With management's experience in mergers and acquisitions and expertise in how to structure a public company's corporate shares, DIB Funding Inc.'s management believes it will be able to increase the market caps of its portfolio holdings which will dramatically increase its balance sheet's asset value.

Thus, the move in acquiring Sunshine Capital, Inc. was a move that the board members believe was called for perfect timing. As of date, SCNP is trading at \$8 a share in the OTC markets. Moreover, Sunshine Capital, Inc. has under her umbrella, Small Cap Development, Inc. a power move by the company to provide more transparency and trust to its shareholders. Small Cap Development, Inc. offers companies assistance with the process of becoming a fully-reporting public company and compliance with OTC and SEC compliance requirements. With such experts with comprehensive knowledge in the financial industry in this capacity within the Sunshine Capital umbrella, provides a blanket of security in all aspects of DIB Funding business operations. DIB Funding also has ownership of the forthcoming diversified media company, Widjits. A 3D media group that target the youth markets and the mobile digital space.

As mention prior, DIB Funding is moving towards the future aggressively and because of how fast technology is moving, we are able to create features of DIB Funding on the blockchain by creating a coin called DIBCOIN. DIBCOIN is not a cryptocurrency, but an asset back by one share of DIB Funding, Inc.

Company Ownership

DIBCOIN is an asset that represents shares of DIB Funding Inc. DIBCOIN is an open source Bitcoin 2.0 protocol for creating DIB Funding Inc. shares digitally on top of the bitcoin blockchain utilizing it functionalities beyond being merely a modicum of exchange. DIBCOIN has several advantages over traditional stocks. First, DIBCOIN is a digital asset that is backed by real securities in the OTC markets. Secondly, it is not tied to changes in value resulting from Central Banks' traditional currencies. Thirdly, DIBCOIN transactions are encrypted and are locked in as proof of ownership on the blockchain forever. And, it is available for use worldwide – anywhere that you can access the internet, you can transfer DIBCOINS.

Small Cap Development, Inc.- offers companies assistance with the process of becoming a fully-reporting public company and compliance with OTC and SEC compliance requirements. Its time-tested and proven method is sensitive to the costs and time limits companies are concerned with when considering going public. The Company focuses on assisting public companies to remain in good standing with the SEC, FINRA and other regulatory authorities.

Widjits media divisions will be developed alongside strategic lines, beginning with a cartoon strip and then leveraging its properties in nine key areas: social media, publishing, advertising, animation, video, web services, retail, apps and gaming. Three-dimensional (3D) development will begin as soon as possible. Widjits will principally target the youth markets and position itself in the mobile space as well as on PCs. The division will deploy a Web-based comic strip, followed up by the development of media using 3-D graphics and other next-generation content delivery such as virtual reality.

DIBCOIN Description

There are only 300,000,000 million DIBCOIN available and each of one the 300,000,000 million DIBCOIN will be backed by one share of DIB Funding Inc., which owns Sunshine Capital Inc. a public company trading over the counter markets trading under the ticker symbol SCNP. DIB Funding has 300 million DIBCOIN in total, approximately 250 million allocated to Sunshine Capital Inc., 49 million to development team and Sunshine Capital Inc. shareholders in the form of a dividend

Honson Luma, President
Space Age Investment Group/Consultant, LLC
www.spaceageinvestment.com
www.spaceageforex.com
Email: spaceageinvestment@gmail.com
Mobile: 443-763-0415



DIB Funding Business Summary 7-23-16.doc

69K

To: spaceageinvestment@gmail.com

Honson I just opened the document and it is only 6 pages and the table of contents is missing. Can you resend me the correct version u probably have to do, the same for Jim, and Adam....let me know

— Original message —

From: Honson Luma

Date: Sat, Jul 23, 2016 1:02 PM

To: josephallendibfunding@yahoo.com; Jim Scheltema; Adam Petty;

Cc: Honson Luma;

Subject: Alright Guys, I'm Taped out (Business Summary)

Please look at this document for any grammar errors. I suggest we have a professional editor look at this as well. I'm not sure if DIBFunding has a business summary already in its files, but I think this is a good start. This can be a living document that can continually change as the business grows. If you have any question or comments I like to hear them. Executive Summary Many of the technology available in this era are revolutionary and disruptive. These mediums can serve as a powerful tool to transform the way some business and government perform most basic operations in the future. Today, many people have suffered and experience the savings and loan crisis of the 1980s, the dot-com bust in 2001, along with the financial crisis of 2008, has led a generational of people not trusting the government financial system. In particular when a global economy is increasingly becoming more digital, expensive, time-consuming, and in many cases inefficient. Regardless, trust remains the foundational component of all business practices. Hence, DIB Funding, Inc. is exploring how blockchain technology might provide a viable alternative to the current method its financial business is being done to increase shareholders trust and at the same time move the company in a direction that is futuristic. So what is blockchain and how this technology may change DIB Funding business procedures? Well, blockchain is a distributed ledger that provides users around the world with internet access with a platform to record information to be shared by its community, openly. The cryptographic nature of the blockchain removes the middle man as a "keeper of trust". Further, the blockchain uses advanced cryptography and mathematics programming that is running complex algorithms to insure a secure, transparent and a repository of truth that is highly resistant to manipulation. With the power of the blockchain technology, DIB Funding now can transform all its business on the blockchain and operate all transactions entirely digitally. By doing so, this will reduce overhead cost when shareholders trade assets directly with each other and shareholder can quickly prove ownership of assets in real-time. More importantly, due to the blockchain ability to guarantee authenticity across all institutional with no limitations, shareholders now have a method to evaluate authenticity of records, and transactions in ways that was almost impossible without a central authority or mediator. DIB Funding, Inc. is aggressively exploring scenarios in which blockchain can reinvent part of its operations and business models. DIB Funding is looking for ways that blockchain can help bring new segments of efficiencies and introduce new models for creation, partnership and collaboration. The blockchain platform offers methods that extend its ability to design products that leverage the shared ledger technology. Therefore, DIB Funding is positioning itself to take charge of its future and it all starts with

DIBCOIN!! Objectives DIB Funding Objectives are to:

Improve Financial Transparency.

Transform DIB Funding, Inc. into a digital asset called DIBCOIN.

Trade DIBCOIN on a decentralized

exchange for easy access.

Become a decentralized exchange on a Mission

DIB Funding, Inc. was incorporated in 2015 with one thought in mind: to acquire existing public companies that can be started and escalated quickly, or, rehabilitated and go from a low-revenue company with no Earnings-Per-Share to a brand new revenue-generating Earnings-Per-Share conglomerate through mergers and acquisitions with existing profitable private companies. DIB's main goal of these rehabilitated companies is to build a portfolio of significant interest shares where the value of the shares will be dramatically increased from the original amount invested. With extensive experience in financing, capital raising, and mergers and acquisitions, DIB Funding, Inc. believes it can achieve an accelerated listing on the AMEX. Company DIB Funding, Inc.'s business plan consists of acquiring significant interest in existing public companies, taking these low-revenue, no-EPS companies, through mergers and acquisitions, infusing them with Earnings Per Share that will dramatically increase the share price of the companies in DIB's portfolio, realizing income as businesses are added. Be aware that, while many investors value their shares using ratios based on cash flow, income, price and earnings and the like, those ratios become impossible to calculate in a company which takes losses in pursuit of long-term growth. The company's business plan also consists of minimal or no dilution to the public companies it acquires and puts the shareholders first when deals are negotiated. With management's experience in mergers and acquisitions and expertise in how to structure a public company's corporate shares, DIB Funding Inc.'s management believes it will be able to increase the market cap of its portfolio holdings which will dramatically increase its balance sheet's asset value. Thus, the move in acquiring Sunshine Capital, Inc. was a move that the board members believe was called for perfect timing. As of date, SCNP is trading at \$8 a share in the OTC markets. Moreover, Sunshine Capital, Inc. has under her umbrella, Small Cap Development, Inc. a power move by the company to provide more transparency and trust to its shareholders. Small Cap Development, Inc. offers companies assistance with the process of becoming a fully-reporting public company and compliance with OTC and SEC compliance requirements. With such experts with comprehensive knowledge in the financial industry in this capacity within the Sunshine Capital umbrella, provides a blanket of security in all aspects of DIB Funding business operations. DIB Funding also has ownership of the forthcoming diversified media company, Widjits. A 3D media group that target the youth markets and the mobile digital space. As mentioned prior, DIB Funding is

9/3/2017

Gmail - Alright Guys, I'm Taped out (Business Summary)

moving towards the future aggressively and because of how fast technology is moving, we are able to create features of DIB Funding on the blockchain by creating a coin called DIBCOIN. DIBCOIN is not a cryptocurrency, but an asset back by one share of DIB Funding, Inc. Company Ownership DIBCOIN is an asset that represents shares of DIB Funding Inc. DIBCOIN is an open source Bitcoin 2.0 protocol for creating DIB Funding Inc. shares digitally on top of the bitcoin blockchain utilizing its functionalities beyond being merely a modicum of exchange. DIBCOIN has several advantages over traditional stocks. First, DIBCOIN is a digital asset that is backed by real securities in the OTC markets. Secondly, it is not tied to changes in value resulting from Central Banks' traditional currencies. Thirdly, DIBCOIN transactions are encrypted and are locked in as proof of ownership on the blockchain forever. And, it is available for use worldwide - anywhere that you can access the internet, you can transfer DIBCOINS. Small Cap Development, Inc. - offers companies assistance with the process of becoming a fully-reporting public company and compliance with OTC and SEC compliance requirements. Its time-tested and proven method is sensitive to the costs and time limits companies are concerned with when considering going public. The Company focuses on assisting public companies to remain in good standing with the SEC, FINRA and other regulatory authorities. Widjits media divisions will be developed alongside strategic lines, beginning with a cartoon strip and then leveraging its properties in nine key areas: social media, publishing, advertising, animation, video, web services, retail, apps and gaming. Three-dimensional (3D) development will begin as soon as possible. Widjits will principally target the youth markets and position itself in the mobile space as well as on PCs. The division will deploy a Web-based comic strip, followed up by the development of media using 3-D graphics and other next-generation content delivery such as virtual reality. DIBCOIN Description There are only 300,000,000 million DIBCOIN available and each of the 300,000,000 million DIBCOIN will be backed by one share of DIB Funding Inc., which owns Sunshine Capital Inc. a public company trading over the counter markets trading under the ticker symbol SCNP. DIB Funding has 300 million DIBCOIN in total, approximately 250 million allocated to Sunshine Capital Inc., 49 million to development team and Sunshine Capital Inc. shareholders in the form of a dividend -- Honson Luma, President Space Age Investment Group Consultant, LLC www.spaceageinvestment.com www.spaceageforex.com Email: spaceageinvestment@gmail.com Mobile: 443-763-0415

Jim Scheltema <Jim@expertsearchgroup.com>

Sun, Jul 24, 2016 at 4:34 PM

To: Honson Luma <spaceageinvestment@gmail.com>, "Joseph Hallendibfunding@yahoo.com"

<josephhallendibfunding@yahoo.com>, Adam Petty <adam.t.petty@gmail.com>

Cc: Honson Luma <hluma1980@gmail.com>

I stopped at the top of p. 3. I think this is irrelevant to shareholders, so why are we doing it? The only shareholder is the trust, right?

James R. J. Scheltema, CPA, Esq.
Client Manager

Mobile: 850.723.7496

Jim@expertsearchgroup.com | www.expertsearchgroup.com

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 DIB Funding Business Summary (7-24-16).doc
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Sunshine Capital, Inc. Announces Appointment of Venture Capitalist and Stock Market Magnate, Adam T. Petty as New President & CEO of Sunshine Capital and DIB Funding, Inc.

NEWS PROVIDED BY

Sunshine Capital, Inc. →

Sep 24, 2016, 01:05 ET

HOLLYWOOD, Fla., Sept. 24, 2016 /PRNewswire/ -- Sunshine Capital, Inc. (Pink Sheets: SCNP) today announced that it has appointed venture capitalist and stock market magnate Adam T. Petty as the new president and CEO of both Sunshine Capital and DIB Funding to help execute the acquisitions of profitable private companies using the newly created DIBCOIN as currency.

This appointment comes due to the severity and uniqueness of the upcoming acquisitions using the cryptocurrency DIBCOIN, the first ever cryptocurrency that will be used as a monetary instrument to acquire assets for Sunshine Capital, Inc. with the outcome of no debt or dilution to the Sunshine shareholders.

The Company expects Mr. Petty's stock trading experience and expertise in mergers and acquisitions along with his ability to run multiple companies at one time but his keen insight on knowing what investors expect from the companies they invest in to be invaluable asset.

"This was my goal all along; to sign my long-time friend and business associate Adam Petty as President and CEO of my children's two Companies," stated Daniel J. Duffy, Investment Trustee of his children's Companies. "What this move means no one really understands but me, Mr. Petty was with me through it all in 2003-2009 and without his assistance I would never been able to achieve the 140M dollars in executed and pending mergers and acquisitions for my multiple public companies."

"We are so blessed to have Mr. Petty join the management team of both Sunshine Capital and DIB Funding," stated Honson Luma, Vice President of both Companies. "With Mr. Petty's expertise in the stock market, along with his ability to perfectly execute these upcoming acquisitions using DIBCOINS, there is no doubt that this business plan will be executed with the shareholders best interest in mind."

"I must say it is an honor to be appointed President and CEO of Sunshine Capital and DIB Funding, Inc.," stated Petty, newly appointed President and CEO of both Sunshine Capital and DIB Funding, Inc. "This executive position will allow me to ensure my long-time friend and business associate's children's companies are run in the best interest of the shareholders.

"Also, with my experience as a trader, venture capitalist, business owner, completing mergers and acquisitions; there is no doubt that I can acquire assets for the two companies and all the shareholders using DIBCOIN as form of payment. Our business model of using cryptocurrency to purchase hard assets will become the model for mergers and acquisitions and we will prove that cryptocurrencies are not just to purchase items on the internet, like bitcoin, but a currency that will have value and accepted all around the world."

Mr. Petty graduated from Oglethorpe University receiving a BBA in accounting and a minor in economics. Mr. Petty received his CPA license in 1988. Mr. Petty is a serial entrepreneur, leading several businesses from retail stores to an accounting firm to multiple public relations firms. Mr. Petty gained his merger and acquisition experience while running his investor relations firm from 1999 to 2009, assisting in the execution of multi-million dollar deals with multiple public companies. Mr. Petty has built his wealth through investments in micro-cap public companies. Mr. Petty has spent the last 20 years in the market consulting with both private and public companies in financing, capital raising and mergers and acquisitions.

Media Contact:

Adam T. Petty, Pres/CEO

Sunshine Capital, Inc.

7777 Davie Road Extension

Suite 302B

Hollywood, FL 33024

954-703-2538

<http://www.PinkSheetsSCNP.com/>

Email: SunshineCapitalinc@Yahoo.com

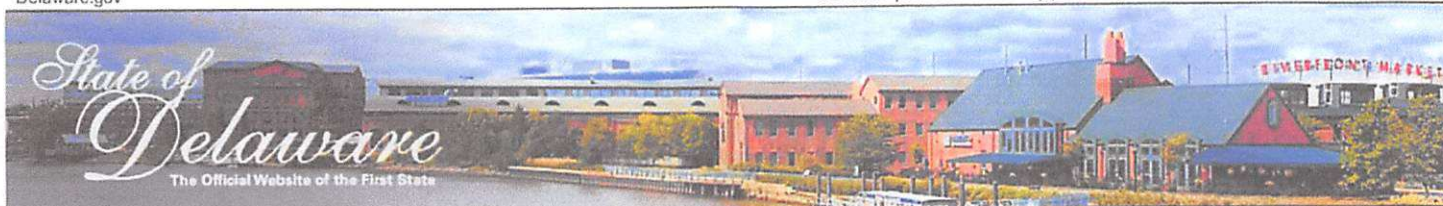
Forward-Looking Statements:

The private Securities Litigation Reform Act of 1995 provides a safe harbor for forward-looking information made on the company's behalf. All statements, other than statements of historical facts which address the company's expectations of sources of capital or which express the company's expectation for the future with respect to financial performance or operating strategies, can be identified as forward-looking statements. Such statements made by the company are based on knowledge of the environment in which it operates, but because of the factors previously listed, as well as other factors beyond control of the company, actual results may differ materially from the expectations expressed in the forward-looking statements.

SOURCE Sunshine Capital, Inc.

Related Links

<http://www.PinkSheetSSCNP.com>



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Entity Details

THIS IS NOT A STATEMENT OF GOOD STANDING

File Number:	5848166	Incorporation Date / Formation Date:	10/12/2015 (mm/dd/yyyy)
Entity Name:	DIB FUNDING, INC.		
Entity Kind:	Corporation	Entity Type:	General
Residency:	Domestic	State:	DELAWARE

[REGISTERED AGENT INFORMATION](#)

Name:	JOSEPH ALLEN		
Address:	300 DELAWARE AVE		
City:	WILMINGTON	County:	New Castle
State:	DE	Postal Code:	19801
Phone:			

Additional Information is available for a fee. You can retrieve Status for a fee of \$10.00 or more detailed information including current franchise tax assessment, current filing history and more for a fee of \$20.00.

Would you like ☐ Status ☐ Status, Tax & History Information

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IN COMPLIANCE WITH SECTION 607.1503, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN CORPORATION TO TRANSACT BUSINESS IN THE STATE OF FLORIDA.

1. _____
 (Enter name of corporation; must include "INCORPORATED," "COMPANY," "CORPORATION,"
 "Inc.," "Co.," "Corp.," "Ltd.," "LLC," or "Partnership.")

2.	<u>Delaware</u>	3.	<u>47-5440947</u>
	(State or country under the law of which it is incorporated)		(FEI number, if applicable)
4.	<u>10/12/15</u>	5.	<u>Perpetual</u>
	(Date of incorporation)		(Date of duration, if other than perpetual)

6. 6/13/16
(Date first transacted business in Florida, if prior to registration)
(SEE SECTIONS 607.1501 & 607.1502, F.S., to determine penalty liability)

7. 7777 DAVIE RD EXT SUITE 302B , HOLLYWOOD,FL,33024
(Principal office address)

8. Name and street address of Florida registered agent: (P.O. Box NOT acceptable)

Name: JAMES SCHELTEMA

Office Address: 7777 DAVIE RD EXT SUITE 302B

HOLLYWOOD, Florida 33204

(City) (Zip code)

RECEIVED
16 JUL -1 AM 8:34
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this application, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

By: [Signature]
(Registered agent's signature)

SVCREND025

CORPORATION SERVICE COMPANY
1201 Hays Street
Tallahassee, FL 32301
Phone: 850-558-1500

ACCOUNT NO. : I20000000195

REFERENCE : 178622 8067879

AUTHORIZATION : *[Signature]*

COST LIMIT : \$ 70.00

ORDER DATE : June 13, 2016

ORDER TIME : 9:23 AM

ORDER NO. : 178622-001

CUSTOMER NO: 8067879

FOREIGN FILINGS

NAME: DIB FUNDING, INC.

XXXX QUALIFICATION (TYPE: CQ)

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

 CERTIFIED COPY
XX PLAIN STAMPED COPY
 CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Courtney Williams -- EXT# 62935

EXAMINER: _____

11. Names and business addresses of officers and/or directors:

A. DIRECTORS

Chairman: _____

Address: _____

Vice Chairman: _____

Address: _____

Director: _____

Address: _____

Director: _____

Address: _____

B. OFFICERS

President: JAMES SCHELTEMA

Address: 7777 DAVIE RD EXT SUITE 302B
HOLLYWOOD, FL 33204

Vice President: _____

Address: _____

Secretary: _____

Address: _____

Treasurer: _____

Address: _____

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SECRETARY OF STATE
TALLAHASSEE FLORIDA

NOTE: If necessary, you may attach an addendum to the application listing additional officers and/or directors.

12. _____

Signature of Director or Officer

The officer or director signing this document (and who is listed in number 11 above) affirms that the facts stated herein are true and that he or she is aware that false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

13. JAMES SCHELTEMA, PRESIDENT

(Typed or printed name and capacity of person signing application)

FILED 0000002971

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

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(Business Entity Name)

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TALLAHASSEE, FLORIDA

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DEPARTMENT OF REVENUE

JUL 05 2006
J. HARRIS

Delaware

The First State

Page 1

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "DIB FUNDING, INC." IS DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE FIRST DAY OF JULY, A.D. 2016.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE SAID "DIB FUNDING, INC." WAS INCORPORATED ON THE TWELFTH DAY OF OCTOBER, A.D. 2015.

AND I DO HEREBY FURTHER CERTIFY THAT THE FRANCHISE TAXES HAVE BEEN PAID TO DATE.



5848166 8300

SR# 20164743594

You may verify this certificate online at corp.delaware.gov/authver.shtml

A handwritten signature in black ink, appearing to read "JB", is written over a horizontal line. Below the line, the text "Jeffrey W. Bullock, Secretary of State" is printed in a small font.

Authentication: 202593170

Date: 07-01-16

SVCREND029

8 Del. C. § 122

This document is current through 82 Del. Laws, ch. 239.

Delaware Code Annotated > Title 8 Corporations (Chs. 1 — 6) > Chapter 1 General Corporation Law (Subchs. I — XVIII) > Subchapter II Powers (§§ 121 — 127)

§ 122. Specific powers.

Every corporation created under this chapter shall have power to:

- (1) Have perpetual succession by its corporate name, unless a limited period of duration is stated in its certificate of incorporation;
- (2) Sue and be sued in all courts and participate, as a party or otherwise, in any judicial, administrative, arbitral or other proceeding, in its corporate name;
- (3) Have a corporate seal, which may be altered at pleasure, and use the same by causing it or a facsimile thereof, to be impressed or affixed or in any other manner reproduced;
- (4) Purchase, receive, take by grant, gift, devise, bequest or otherwise, lease, or otherwise acquire, own, hold, improve, employ, use and otherwise deal in and with real or personal property, or any interest therein, wherever situated, and to sell, convey, lease, exchange, transfer or otherwise dispose of, or mortgage or pledge, all or any of its property and assets, or any interest therein, wherever situated;
- (5) Appoint such officers and agents as the business of the corporation requires and to pay or otherwise provide for them suitable compensation;
- (6) Adopt, amend and repeal bylaws;
- (7) Wind up and dissolve itself in the manner provided in this chapter;
- (8) Conduct its business, carry on its operations and have offices and exercise its powers within or without this State;
- (9) Make donations for the public welfare or for charitable, scientific or educational purposes, and in time of war or other national emergency in aid thereof;
- (10) Be an incorporator, promoter or manager of other corporations of any type or kind;
- (11) Participate with others in any corporation, partnership, limited partnership, joint venture or other association of any kind, or in any transaction, undertaking or arrangement which the participating corporation would have power to conduct by itself, whether or not such participation involves sharing or delegation of control with or to others;
- (12) Transact any lawful business which the corporation's board of directors shall find to be in aid of governmental authority;
- (13) Make contracts, including contracts of guaranty and suretyship, incur liabilities, borrow money at such rates of interest as the corporation may determine, issue its notes, bonds and other obligations, and secure any of its obligations by mortgage, pledge or other encumbrance of all or any of its property, franchises and income, and make contracts of guaranty and suretyship which are necessary or convenient to the conduct, promotion or attainment of the business of (a) a corporation all of the outstanding stock of which is owned, directly or indirectly, by the contracting corporation, or (b) a corporation which owns, directly or indirectly, all of the outstanding stock of the contracting corporation,

8 Del. C. § 122

or (c) a corporation all of the outstanding stock of which is owned, directly or indirectly, by a corporation which owns, directly or indirectly, all of the outstanding stock of the contracting corporation, which contracts of guaranty and suretyship shall be deemed to be necessary or convenient to the conduct, promotion or attainment of the business of the contracting corporation, and make other contracts of guaranty and suretyship which are necessary or convenient to the conduct, promotion or attainment of the business of the contracting corporation;

(14) Lend money for its corporate purposes, invest and reinvest its funds, and take, hold and deal with real and personal property as security for the payment of funds so loaned or invested;

(15) Pay pensions and establish and carry out pension, profit sharing, stock option, stock purchase, stock bonus, retirement, benefit, incentive and compensation plans, trusts and provisions for any or all of its directors, officers and employees, and for any or all of the directors, officers and employees of its subsidiaries;

(16) Provide insurance for its benefit on the life of any of its directors, officers or employees, or on the life of any stockholder for the purpose of acquiring at such stockholder's death shares of its stock owned by such stockholder.

(17) Renounce, in its certificate of incorporation or by action of its board of directors, any interest or expectancy of the corporation in, or in being offered an opportunity to participate in, specified business opportunities or specified classes or categories of business opportunities that are presented to the corporation or 1 or more of its officers, directors or stockholders.

History

8 Del. C. 1953, § 122; 56 Del. Laws, c. 50; 57 Del. Laws, c. 148, § 3; 64 Del. Laws, c. 112, § 3; 65 Del. Laws, c. 127, § 2; [71 Del. Laws, c. 339](#), § 7; [72 Del. Laws, c. 343](#), § 3.

Annotations

Cross references.

Research References and Practice Aids

Revisor's note.

Section 20 of [72 Del. Laws, c. 343](#), provides: "This act shall become effective July 1, 2000."

Cross references.

Commerce and trade, Title 6.

Commercial leases generally, Chapter 61 of Title 25.

Corporations, legal action against, § [3111 of Title 10](#).

Labor and employment law generally, Title 19.

Mortgages and liens generally, Chapters 21-50 of Title 25.

Notes to Decisions

Corporate agent.

- Act for corporation.
- Affidavits.
- Another corporation.

Corporate seal.

- Adoption and use.
- Authority.
- Burden of proof.
- Presumptions.

Directors.

- Compensation levels.
- Fiduciary duty.

Duty of nonresident officer.**Gifts.**

- By directors.
- In lieu of taxes.
- Purpose.
- Stockholder approval.
- Test.

Immunity.**Property rights.****Ripeness.****Corporate agent.**

- Act for corporation.

Corporations like people, may sue or be sued but since a corporation is an artificial entity and not itself a living being, it can act only through its servants, agents or employees. [*Guthridge v. Pen-Mod, Inc.*, 239 A.2d 709, 1967 Del. Super. LEXIS 53 \(Del. 1967\)](#).

- Affidavits.

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Corporation can only make an affidavit by natural person as its agent. [*John R. Hitchens, Inc. v. Phillips Packing Co.*, 42 Del. 393, 35 A.2d 502, 1943 Del. LEXIS 5 \(Del. 1943\)](#).

— Another corporation.

One corporation may act as agent for another corporation. [*Philadelphia Storage Battery Co. v. Radio Corp. of America*, 22 Del. Ch. 211, 194 A. 414, 1937 Del. Ch. LEXIS 44 \(Del. Ch. 1937\)](#).

Corporate seal.**— Adoption and use.**

Corporation answers complaint under its corporate seal, that being the most solemn form of authentication which it is capable of adopting. [*Hopper v. Fesler Sales Co.*, 11 Del. Ch. 255, 100 A. 791, 1917 Del. Ch. LEXIS 17 \(Del. Ch. 1917\)](#).

Corporation having corporate seal may adopt pro hac vice, for particular transaction, any other seal, or any device bearing semblance to a seal, as its own corporate seal, but the law does require that the seal or device, whatever it may be, shall be used and intended as the seal of the corporation, and not of the individual. [*Rabinovich v. Liberty Morrocco Co.*, 32 Del. 426, 125 A. 346, 1924 Del. LEXIS 3 \(Del. 1924\)](#).

Corporation within its **powers** may contract without use of corporate seal the same as a natural person, unless the seal is required by the corporate charter or by statute. *Peyton-du Pont Sec. Co. v. Vesper Oil & Gas Co.*, 33 Del. 124, 131 A. 566 (1925).

— Authority.

When the common seal of a corporation appears to be affixed to an instrument and the signature of a proper officer is proved or admitted, the court is bound to presume that the officer did not exceed his or her authority, and the seal itself is prima facie evidence that it was affixed by proper authority. [*Conine v. Junction & B. R. Co.*, 8 Del. 288, 1866 Del. LEXIS 14 \(Del. 1866\)](#).

It is implied from the corporate seal that the corporation, through its directors or those empowered to conduct the corporate business, authorized the president, secretary or other official acting in the particular case to make the contract evidenced by the instrument on which the seal is placed, and the instrument thus sealed, in the absence of opposing proof, is to be regarded as the binding act and deed of the corporation. [*Italo-Petroleum Corp. v. Hannigan*, 40 Del. 534, 14 A.2d 401, 1940 Del. LEXIS 9 \(Del. 1940\)](#).

— Burden of proof.

Burden of showing that corporate seal is wrongfully used rests upon the party objecting to it. [*Conine v. Junction & B. R. Co.*, 8 Del. 288, 1866 Del. LEXIS 14 \(Del. 1866\)](#).

In an action on notes executed on behalf of a corporation by its president, the question whether its president had authority to bind the corporation by executing the notes was for the jury if evidence to overcome the presumption of the execution by the corporate seal was, in fact, introduced. [*Italo-Petroleum Corp. v. Hannigan*, 40 Del. 534, 14 A.2d 401, 1940 Del. LEXIS 9 \(Del. 1940\)](#).

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— Presumptions.

Instrument under corporate seal is admissible in evidence and presumptively binds corporation. [*Italo-Petroleum Corp. v. Hannigan*, 40 Del. 534, 14 A.2d 401, 1940 Del. LEXIS 9 \(Del. 1940\)](#).

In the absence of some notice to the contrary, a deed which appears to be regularly executed and to which the corporate seal is affixed, is ordinarily presumed to be a valid and binding corporate conveyance. Under such circumstances, the burden of showing lack of authority to execute that instrument is on the person attacking it. [*Bethel M. E. Church v. Dagsboro Council, J. O. U. A. M.*, 27 Del. Ch. 64, 30 A.2d 273, 1943 Del. Ch. LEXIS 33 \(Del. Ch. 1943\)](#).

Directors.**— Compensation levels.**

Generally, directors have the sole authority to determine compensation levels, and this determination is protected by the presumption of the business judgment rule in the absence of a showing that the business judgment rule does not apply because of a disabling factor. [*Haber v. Bell*, 465 A.2d 353, 1983 Del. Ch. LEXIS 399 \(Del. Ch. 1983\)](#).

— Fiduciary duty.

Adoption of "poison pill" plan, by which shareholders receive the right to be bought out by the corporation at a substantial premium on the occurrence of a stated triggering event, was consistent with the directors' fiduciary duty in facing a takeover threat perceived as detrimental to corporate interests. [*Revlon, Inc. v. MacAndrews & Forbes Holdings, Inc.*, 506 A.2d 173, 1986 Del. LEXIS 1053 \(Del. 1986\)](#).

Duty of nonresident officer.

A corporation existing under the laws of this state cannot escape liability for failure to perform a legal duty by showing that the duty is that of nonresident officers. *State ex rel. Brumley v. Jessup & Moore Paper Co.*, 24 Del. 379, 77 A. 16, 1910 Del. LEXIS 48 (Del. 1910).

Gifts.**— By directors.**

Directors cannot make gifts except as authorized by this section. [*Taussig v. Wellington Fund, Inc.*, 187 F. Supp. 179, 1960 U.S. Dist. LEXIS 5164 \(D. Del. 1960\)](#), *aff'd*, [*313 F.2d 472, 1963 U.S. App. LEXIS 6348 \(3d Cir. Del. 1963\)*](#).

— In lieu of taxes.

Corporate payments in lieu of taxes, where reasonably incidental to the carrying on of the company business for its benefit, are permissible corporate disbursements as "donations for the public welfare." [*Kelly v. Bell*, 254 A.2d 62, 1969 Del. Ch. LEXIS 100 \(Del. Ch. 1969\)](#), *aff'd*, [*266 A.2d 878, 1970 Del. LEXIS 278 \(Del. 1970\)*](#).

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— Purpose.

Corporate gifts may be made solely for public welfare or for charitable, scientific or educational purposes but there is also an accepted corporate rule that majority stockholders have no **power** to give away corporate property against the protest of the minority. [*Frankel v. Donovan*, 35 Del. Ch. 433, 120 A.2d 311, 1956 Del. Ch. LEXIS 87 \(Del. Ch. 1956\)](#).

— Stockholder approval.

Gifts of corporate assets, except as authorized by this section, require unanimous stockholder approval. [*Frankel v. Donovan*, 35 Del. Ch. 433, 120 A.2d 311, 1956 Del. Ch. LEXIS 87 \(Del. Ch. 1956\)](#).

— Test.

This section contains no limiting language as to donee or size of gift and must be construed to authorize any reasonable corporate gift of a charitable or educational nature. [*Theodora Holding Corp. v. Henderson*, 257 A.2d 398, 1969 Del. Ch. LEXIS 81 \(Del. Ch. 1969\)](#).

Test to be applied in passing on validity of gift is that of reasonableness, a test in which the provisions of the Internal Revenue Code pertaining to charitable gifts by corporations furnish a helpful guide. [*Theodora Holding Corp. v. Henderson*, 257 A.2d 398, 1969 Del. Ch. LEXIS 81 \(Del. Ch. 1969\)](#); [*Kahn v. Sullivan*, 594 A.2d 48, 1991 Del. LEXIS 229 \(Del. 1991\)](#).

Immunity.

The State waived sovereign immunity in connection with its management of a school for juvenile delinquents where the school corporation had the **power** to sue and be sued. [*Masten v. State*, 626 A.2d 838, 1991 Del. Super. LEXIS 519 \(Del. Super. Ct. 1991\)](#), aff'd, 616 A.2d 1214, 1992 Del. LEXIS 709 (Del. 1992).

Empowerment of the board of trustees of Delaware State University to run the university without outside interference and, even more importantly, the incorporation of the university as an entity that could sue and be sued, indicated a legislative intent that the university not be protected by sovereign immunity. [*Rogers v. Del. State Univ.*, 2005 Del. Super. LEXIS 341 \(Del. Super. Ct. Oct. 5, 2005\)](#), aff'd in part and rev'd in part, 905 A.2d 747, 2006 Del. LEXIS 409 (Del. 2006).

Property rights.

The inclusion or exclusion of the word "the," where it is, or is not properly, a part of the corporate name, will not vitiate a grant of lands either to or by the corporation. [*Elbert v. Wilmington Turngemeinde*, 30 Del. 355, 107 A. 215, 1919 Del. LEXIS 7 \(Del. 1919\)](#).

Until legally dissolved, corporation is absolute owner of all of its property. [*Wilmington Trust Co. v. Wilmington Soc. of Fine Arts*, 27 Del. Ch. 243, 34 A.2d 308, 1943 Del. Ch. LEXIS 25 \(Del. Ch. 1943\)](#), aff'd, [*Bird v. Wilmington Soc. of Fine Arts*, 28 Del. Ch. 449, 43 A.2d 476, 1945 Del. LEXIS 19 \(Del. 1945\)](#).

Corporation failed to sufficiently plead a misappropriation claim under the Delaware Uniform Trade Secrets Act ([*6 Del. C. § 2001*](#) et seq.) against a private equity firm that had invested in the corporation because: (1) multiple agreements between the parties memorialized the fact that the firm could and would invest in competing businesses; (2) such investment, without more, would not constitute improper use that could give rise to a misappropriation claim; and (3) the corporation's certificate of incorporation recognized these facts. [Alarm.com](#)

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Holdings, Inc. v. ABS Capital Partners Inc., — A.3d —, 2018 Del. Ch. LEXIS 193 (Del. Ch. June 15, 2018), aff'd, 204 A.3d 113, 2019 Del. LEXIS 53 (Del. 2019).

Ripeness.

Former corporate shareholder's claims that various new provisions in the certificate of incorporation, arising after the acquisition of an entity who had acquired a majority of the corporate voting rights, were in excess of statutory authority under both 8 Del. C. § [102\(b\)\(7\)](#) and 8 Del. C. § [122\(17\)](#) and were not ripe for review, as the claims were hypothetical, speculative, and were based on a situation that had not yet arisen; moreover, the language of the certificate regarding 8 Del. C. § [102\(b\)\(7\)](#) contained a limitation that it was only to be applied within the legal limits. *Wayne County Emples. Ret. Sys. v. Corti*, 2009 Del. Ch. LEXIS 126 (Del. Ch. July 24, 2009), aff'd, 996 A.2d 795, 2010 Del. LEXIS 238 (Del. 2010).

Opinions of the Attorney General.

Senate Bill No. 161, see No. 94-F001, January 7, 1994.

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Research References & Practice Aids

Hierarchy Notes:

[8 Del. C.](#)

[8 Del. C. Ch. 1](#)

[8 Del. C. Ch. 1, Subch. II](#)

Delaware Code Annotated

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End of Document

Re: Fw: Proof of communication of asset ownership, DIBCOIN

From: Honson Luma (spaceageinvestmentgroup@gmail.com)

To: plsquare@yahoo.com

Date: Saturday, September 29, 2018, 07:15 AM EDT

Damn Percy you a life saver. You have all the documents I sent you.

Thank you very much.

On Sat, Sep 29, 2018, 6:30 AM percy square <plsquare@yahoo.com> wrote:

I will look for the other

Sent from Yahoo Mail for iPad

Begin forwarded message:

On Sunday, September 3, 2017, 1:54 PM, Honson Luma
<hluma1980@gmail.com> wrote:

Please review attached doc's

Mr. Honson Luma

Creator of DIBCOIN | Chief Executive Officer, Rx Smart Coffee Inc.

(443) 763-0415 | support@rxsmartcoffee.co | rxsmartcoffee.co |

Skype: spaceageinvestmentgroup | Baltimore, Maryland 21206

Create your own email signature

Re: Scheltema Sends Compensation Agreement

From: percy square (plsquare@yahoo.com)

To: spaceageinvestmentgroup@gmail.com

Date: Thursday, December 20, 2018, 09:59 AM EST

On Saturday, September 29, 2018, 7:54:31 AM EDT, Honson Luma
<spaceageinvestmentgroup@gmail.com> wrote:

Got it, thanks!

On Sat, Sep 29, 2018 at 6:58 AM percy square <plsquare@yahoo.com> wrote:

Here is the email where he sent the agreement

Sent from Yahoo Mail for iPad

Begin forwarded message:

On Sunday, September 24, 2017, 12:22 PM, Honson Luma
<spaceageinvestment@gmail.com> wrote:

FYI

Mr. Honson Luma

Creator of DIBCOIN | Chief Executive Officer, Rx Smart Coffee Inc.

(443) 763-0415 | support@rxsmartcoffee.co | rxsmartcoffee.co |

Skype: spaceageinvestmentgroup | Baltimore, Maryland 21206

Create your own email signature

----- Forwarded message -----

From: **James R.J. Scheltema** <jim@smallcapdevelopment.com>

Date: Wed, Jul 27, 2016 at 6:46 PM

Subject: SCNP

To: spaceageinvestment@gmail.com

Honson,

Please see the attached. If you are ok with it, sign/scan/send it back. If not, please call me tmw during business hours or email me as I will be out tonight.

Wecome aboard!

Jim

Virus-free. www.avast.com

Microsoft account security info was added

 Found in Inbox

Microsoft account

Security info was added

The following security info was recently added to the Microsoft account [pl*****@bellsouth.net](#):

- [plsquare@yahoo.com](#)

If this was you, then you can safely ignore this email.

If this wasn't you, a malicious user has access to your account. Please review your recent activity and we'll help you secure your account.

Microsoft account security code

 Found in Inbox

Microsoft account

Security code

Please use the following security code for the Microsoft account [pl*****@bellsouth.net](#).

Security code: **2191693**

If you don't recognize the Microsoft account [pl*****@bellsouth.net](#), you can [click here](#) to remove your email address from that account.

Thanks,
The Microsoft account team

Microsoft account password reset

From: Microsoft account team (account-security-noreply@accountprotection.microsoft.com)

To: plsquare@yahoo.com

Date: Monday, April 27, 2020, 07:19 PM EDT

Microsoft account

Password reset code

Please use this code to reset the password for the Microsoft account [pl*****@yahoo.com](#).

Here is your code: **3922108**

If you don't recognize the Microsoft account [pl*****@yahoo.com](#), you can [click here](#) to remove your email address from that account.

Thanks,
The Microsoft account team

Microsoft account password change

From: Microsoft account team (account-security-noreply@accountprotection.microsoft.com)

To: plsquare@yahoo.com

Date: Monday, April 27, 2020, 07:20 PM EDT

Microsoft account

Your password changed

Your password for the Microsoft account [pl*****@yahoo.com](#) was changed on 4/27/2020 11:20 PM (GMT).

If this was you, then you can safely ignore this email.

Security info used: plsquare@yahoo.com

Country/region: United States

Platform: Windows

Browser: Chrome

IP address: 24.125.167.72

If this wasn't you, your account has been compromised. Please follow these steps:

1. [Reset your password.](#)
2. [Review your security info.](#)
3. [Learn how to make your account more secure.](#)

You can also [opt out](#) or change where you receive security notifications.

Thanks,
The Microsoft account team

Microsoft account security code

From: Microsoft account team (account-security-noreply@accountprotection.microsoft.com)

To: plsquare@yahoo.com

Date: Monday, April 27, 2020, 07:58 PM EDT

Microsoft account

Security code

Please use the following security code for the Microsoft account pl*****@bellsouth.net.

Security code: **4286**

If you didn't request this code, you can safely ignore this email. Someone else might have typed your email address by mistake.

Thanks,
The Microsoft account team