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**Eleventh Congress for the republic of Texas.
At the First Session**

*Begun and held at the town Washington-on-the-Brazos on Saturday, the ninth day of
September, Two Thousand Six*

A Bill

To incorporate THE STATE OF TEXAS-STATE OF TEXAS-The State of Texas-State of Texas and all derivatives in their entirety.

***Be it enacted by the Senate and House of Representatives of the
Republic of Texas in Congress assembled:***

SEC. 1. Known as Senate No. 2006-09-002 / House Bill No.11-11-2-2006

SEC. 2. Be it further enacted, That the Texian Sovereign People (sic) are the Preferred Shareholders / Creators / Grantors / Owners. The constitutional Republic of Texas Congress is hereby incorporating and creating a body politic and corporate, by the name and style of "The State of Texas," also known as the styled names THE STATE OF TEXAS-STATE OF TEXAS-The State of Texas-State of Texas and all associated derivatives with its entirety while holding any amount of oversight over unlawful foreign or domestic present day charters, sub-charters, corporations, created corporate counties or associated municipalities, associations (loose knit or otherwise), trusts of any description, public lands and records, buildings, archived records, roadways, schools, oil and gas reserves, minerals and precious metals over and under all Texas lands, ground waters, airways, coastal waters and by the same name and style, the Corporate officers and their successors shall be capable of suing and being sued, and maintaining any action to final judgment and execution. This Charter is a lawful trust between the people of Texas and their constitutional congress as Trustees and overseer.

SEC. 3. Be it further enacted, Said corporation shall be capable of lawfully purchasing, holding, improving and conveying any estate be it real, personal or mixed for the use of said corporation, and the said corporation shall have power to ordain, establish and put in execution such by-laws, rules and regulations as shall be necessary for the governance thereof, and it shall be lawful for said corporation after the expiration of the charter thereof, to use the corporate name, style and capacity for the limited purpose of suits, for the final settlement and liquidation of the affairs and accounts of the corporation, and for the sale and disposition of their estate real, personal or mixed, but not for any other purpose, or in any other manner whatsoever, nor for a period exceeding three years after the expiration of the said term of incorporation, provided nevertheless that the foregoing shall not be construed to authorize the said corporation to purchase or hold any real estate that may not be requisite and necessary to conducting the legitimate business of a holding company by attaching claims or using any eminent domain process or users fee to trespass on any declared constitutional Texian sovereign's privately owned properties. The Texas republic Sovereign People (sic) are Exempt from "Debt(s)" by Taxation(s) either direct or indirect from any associated links listed above and with links or ties to corporations outside their venue and geographical boundaries. Nothing herein shall be construed to impair the Right to contract under common law with full disclosure and consideration.

SEC. 4. Be it further enacted, That the constitutional Republic of Texas Congress is acting here and after as "Overseer" for the aforesaid Chartered Corporation with its entireties. The Texian People are the only Living Souls, as the Preferred shareholders of the Chartered Corporation and its entirety, that can speak against their Elected Constitutional Government, said Government Representatives, viz. Servants, deriving their delegated and regulatory "authority" from the declared Texian People.

SEC. 5. Be it further enacted, That the capital stock of said corporation be divided into equal preferred shares for the domiciled Texian People, each share having a par value in Texas specie hereinafter based upon the Texas dollar being defined as 28.3495 grams of .999 fine silver or 00.95 Grams of .999 fine Gold. All corporate assets 1846 ab initio of THE STATE OF TEXAS-STATE OF TEXAS-The State of Texas-State of Texas and all associated derivatives with its entirety must be fully disclosed in writing within ninety days of issuance of this charter to the "Overseer" and the Texian People. The initial cost per share shall not be less than five dollars in Texas specie.

SEC. 6. Be it further enacted, That for proper ordering of the affairs of the aforesaid corporation, there shall be seven officers, who shall be preferred shareholders of the said corporation; they shall be elected by the stockholders at the annual meeting of each year for that purpose, and the directors at that first meeting shall choose one of their own number as Chairman, provided that until the first annual election such officers must be named pro-tem; they shall have and may exercise all the powers given to the Chairman and officers by this Act, and in all elections for officers the vote shall be by paper ballot, and each stockholder shall have one vote, irrespective of number of share(s) he may hold, but no stockholder shall vote unless the share or shares upon which he may claim to vote shall have been standing in his or her name on the books of the said corporation for at least three months prior to such election. In case of absence from any general meeting, a stockholder may be entitled to vote Absentee beginning no later than two weeks prior to the election of officers.

SEC. 7. Be it further enacted, That the officers of said corporation for the time being, four of whom shall form a quorum, shall have power to appoint pro tem such assigns, clerks, agents and other persons as shall be necessary for conducting and executing the lawful business of the said corporation, and to allow said appointees such compensation for their services as deemed reasonable and prudent; and generally to exercise all other authority for the proper ordering and governing of affairs and funds for said corporation. In addition, any Individual convicted of a crime in a Constitutional Republic of Texas Court cannot hold a position as an officer in any corporation(s) chartered by this Act.

SEC. 8. Be it further enacted, THE STATE OF TEXAS currently holding all assets in trust for the People must pay in Texas specie to the constitutional Republic of Texas Treasury an annual liability fee of one tenth of one percent of all assets determined through an audit by the constitutional Republic of Texas Auditor. Said liability fees are due within ninety days after said audit and approval of this Charter. At the time the liability fees are paid, certification of financial responsibility must be approved by the constitutional Republic of Texas Congress and must be deposited with the constitutional Republic of Texas Treasury.

SEC. 9. Be it further enacted, With Board of Directors approval, it shall be lawful for said corporation to lend or donate any surplus capital, free of interest or fees, to the Texas republic counties for maintenance and improvements. Said corporation is prohibited from issuing currencies, scrip, debt notes of any type, or exercising any form of banking.

SEC. 10. Be it further enacted, That "The State of Texas" shall open all public buildings to the preferred shareholders for conducting all the People's constitutional affairs.

SEC. 11. Be it further enacted, That the common shares of the corporation shall be assignable and transferable according to rules and regulations as the Board of Directors shall ordain and establish, as approved by the constitutional Republic of Texas Congress and recorded with the constitutional Republic of Texas Secretary of State. All transfers shall be logged and kept at the main designated place of corporate business. The corporate books must be open for inspection throughout each business day.

SEC. 12. Be it further enacted, That the Board of Directors of the said corporation shall annually or semi-annually divide to the stockholders thereof, so much of the profits of the business of the said corporation as in their discretion they shall deem safe and proper; and of the amounts so declared to be divided as the profits of the said corporation(s) they shall reserve a one percent fee for all exports/imports measured by tonnage/ volume or value being conveyed into or out of the Texas Nation's borders. Said fee(s) shall be deposited monthly into the constitutional Republic of Texas Treasury. Additionally, determined fee(s) may be set by individual counties and shall be reserved and transmitted into any said Chartered Texas republic county Treasury where manufacturing, refining, or warehousing for commerce are being conducted and products are conveyed in or out of such county boundaries. Said fees shall be applied to specific improvements for infrastructures of such counties, said improvements being determined by the Texians domiciled within said counties through their constitutional County Governments. In addition the constitutional Republic of Texas Government can and will share in the "dividends/profits" of the Chartered Corporation(s) a one-per-centum of all accumulated assets' value in Texas specie from 1846 ab initio of THE STATE OF TEXAS-STATE OF TEXAS-The State of Texas-State of Texas and any associated derivatives with its entirety when created or upon discovery, each thereon shall be paid in said Texas specie to the constitutional Republic of Texas Treasury.

SEC. 13. Be it further enacted, That the head office(s) and elected corporate officers must be located within the town of Austin, being within a subdivision of Bastrop county currently known as "Travis County" and all being within the constitutional Republic of Texas. A ten-per-centum fee of the total capital of said corporation in its entirety must be deposited by the corporation(s) to the constitutional Republic of Texas Treasury for the preferred stockholders and that the balance or residue of the capital must be secured and be paid when called for in conformity with the provisions contained in this act to the satisfaction of the "Overseer", and that the direction of said corporation(s) must be organized in conformity with the provisions of SEC. 6. of this Act.

SEC. 14. Be it further enacted, That should the corporation have need for increasing its capitalization, it shall be lawful for it to increase its capital by a maximum of two percent of the number of like outstanding preferred shares once its Board of Directors obtains written approval from the constitutional Republic of Texas Congress and by majority vote of its stockholders. Upon approving such increase by the board of directors and majority vote of stockholders and prior to issuance of any stocks, the constitutional Republic of Texas Treasurer shall be paid a fee of five thousand dollars in Texas specie.

SEC. 15. Be it further enacted, That upon a Charter being granted and receipt of a one-time charter application fee of three hundred dollars in Texas specie, said Charter shall continue in full force and effect for the full term of seven years and in conjunction with the annual franchise fees of twenty-five dollars in Texas specie deposited into the constitutional Republic of Texas Treasury on or before the 30th day of August, each succeeding year. In addition the "The State of Texas" is a corporation that shall have the obligation to pay eight percent of the gross collections quarterly as franchise fees to the constitutional Republic of Texas Treasury and shall have the obligation to pay all lawfully assessed local or National taxes.

SEC. 16. Be it further enacted, All written, video, or audio documents or presentments produced by "The

State of Texas" and their entireties must have prominently displayed text using 12pt standard business font, or larger: "A Republic of Texas Corporation", on the first and last pages of all advertising documents and written presentments; and all media presentments must be announced and amplified clearly as "A Republic of Texas Corporation" in all broadcasts in all segments.

SEC. 17. Be it further enacted, "The State of Texas" may operate at the pleasure of the Texian People only within the following extreme geographical limits, to wit: Beginning at the Rio Grande River at 32°N Parallel; thence continuing East below (S) said 32°N Parallel to the 103° W Meridian; thence continuing North remaining to the East of said 103° W Meridian to 36° 30' N Parallel; thence continuing East below (S) said 36° 30' N Parallel to the 100° W Meridian; thence continuing South remaining to the West of said 100° W Meridian to the South bank of the Red River; thence continuing easterly remaining to the South of said Red River bank to the 94° 03.3' W Meridian; thence continuing South remaining to the West of said 94° 03.3' W Meridian to the South or West bank of Sabine River; thence continuing southerly remaining West of said Sabine River bank to the mouth of said Sabine River at the Gulf of Mexico; thence extending three leagues (10.5 miles) into the Gulf of Mexico; thence continuing south-westerly and southerly extending three leagues from the outer most islands and Texas coastal land masses at low tide; thence three leagues west-northwesterly to the mouth of the Rio Grande River; thence continuing generally northwesterly remaining to the North and East of the center line of the main channel of said Rio Grande River to the place of beginning at the 32°N Parallel.

SEC. 18. Be it further enacted, Nothing in this Charter shall be construed in any way that the constitutional Republic of Texas is giving or granting any of its constitutionally delegated powers or authorities to the "The State of Texas" or any of its derivatives, subsidiaries, or principals. "The State of Texas" is specifically enjoined from engaging in any action or activity that lawfully belongs to the constitutional Republic of Texas; nothing in this Act may be construed to grant plenipotentiary authorities to "The State of Texas", its principals, agents, assigns, employees, successors, subsidiaries, or subdivisions; nor do any principals, agents, assigns, employees, or successors have immunity from suit whenever the Laws of Texas are breached.

SEC. 19. Be it further enacted, Nothing in this Charter shall be construed in any way that any corporate officers, agents, assigns, employees, or successors are immune from Texas Law.

SEC. 20. Be it further enacted, That the Charter granted by this Act shall continue in full force and effect for the full term of seven years, from and after passage of this Act, irrevocable but for felony, misdemeanor, malfeasance, misfeasance, nonfeasance, breach of law, or breach of trust.

Attestation:

Richard Everett Perkins
Richard Everett Perkins
Speaker of the House of Representatives

Ed Brannum
Ed Brannum
President Pro Tem of the Senate

Approved on this Day 14th of April 2007 A.D.
The Year of Our Lord



CERTIFICATE OF SERVICE

I hereby certify that on this the ninth day of May the year of our Lord two thousand and eight I served a certified copy for the Incorporation so named THE STATE OF TEXAS-STATE OF TEXAS-The State of Texas-State of Texas approved by the 11th de jure Constitutional republic of Texas Senate No. 2006-09-002 and House Bill No. 11-11-2-2006 consisting of five pages each upon the SECRETARY OF STATE and also named DIRECTOR OF PROTOCOL acting now for the said CORPORATION. Service made on said date above by my hand and witnessed below by two declared Texians as received service by said TEXAS SECRETARY OF STATE-DIRECTOR OF PROTOCOL or assigns as signatored below at the following correct registered corporate address:

**Texas Secretary of State Phil Wilson
C/o Director of Protocol
State Department records of International Protocol
1019 Brazos St.
Austin, Texas**

By *Ed Brannum* of God
**Ed Brannum, President Pro-Tem of the Senate
Constitutional Republic of Texas
c/o [PO Box 280],
Iola, Texas republic (non-domestic)**

Sealed by



Rebecca
Receiver Signatures

Katherine McArthur *05-09-08*
Printed Reciever's Name Date

Donald J. Ballance
Witness autograph

Donald J. Ballance *05-09-08*
Printed Witness Name Date

James Frank...
Witness autograph

James Frank... *5/9/08*
Printed Witness Name Date