Division of Corporations P. O. Box 0327 Tallahassey, FL 32314

RS. FAX CORTIFICATE to (1/(1)) 951-0222 WheadoNE ASAP.

MMIN B. GARAGOZLO, INC. Id corporate name - must include suffix)

200001677162 -01/03/96--01096--003 ++++78.75

one (1) copy of the articles of incorporation and a check

78.75 no Fee

\$122.50

31.25

Filing Fee & Certified Copy

Filing Fee, Cerdfied Copy & Cerdficate

Additional Copy Required

FROM:

NOTE: Please provide the original and one copy of the articles.

FHED

96 JAN -3 AM 10: 00

ARTICLES OF INCORPORATION SECRETARY OF STATE TALLAHASSES, FLORIDA

The undersigned incorporator(s), for the purpose of forming a corporation under the Florida Business Corporation Act, hereby adopt(s) the following Articles of Incorporation.

> ARTICLEY NAME

The name of the corporation shall be:

BENJAMIN B. GARAGOZLO, INC.

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

33 PARKHILL BOULEVARD WEST MElbourne, Florida 32904

ARTICLE III

The number of shares of stock that this corporation is authorized to have outstanding at any one time 100 Shares at 1.00 par value common stock Which shall be designated "Common Stares"

INITIAL REGISTERED AGENT AND STREET ADDRESS ARTICLE IV The name and address of the initial registered agent is:

BENJAMIN B. GARAGOZLO 33 ParkHill Boulevard West MElbourne, Frorida 32904

ARTICLE V INCORPORATOR(S)

See instructions for officers/directors

The name(s) and street address(us) of the incorporator(s) to these Atticles of Incorporation is(are):

BENJAMIN B. GARAGOZLO, PresideNt 33 PARKHILL BOULEVARD WEST NULLBOURNE, KORICLA 32904

The undersigned incorporator(s) has(have) executed these Articles of Incorporation this 30 day of December, 1995

Signature

NOTE: Affixing an officer title after a signature of an incorporator does not constitute the designation of officers.

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1.	The name of the corporation is:	BENJAMIN B. GARAGOZLO INC
2,	The name and address of the registered agent and office is: Benjamin B. GARAGOZLO	
	33	ORKHILL BOWLEVARD
	<u> West</u>	- MElbourne, Fronda 32904

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, 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 relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

DIVISION OF CORPORATIONS, P. O. BOX 6327, TALLAHASSEE, FL 32314



96 MAR -4 PM 12: 48

SECRETARY OF STATE TALLAHASSEE, FLORIDA

ACCOUNT NO. » — 66224 осцавласт_а,

REPERFECE : 866321 4.423852

AUTHORIZATION ::

COST LIMIT : 4 PROPORD

ORDER PAIR # March 1, 1996

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ORDER NO. : AGGSOL

CUSTOMUR NO a 4323052

CUSTOPER: Plany Fendle, Legal (issistant

Dean, Mead, Egerton,

800 Morth Playnotia Avenue

Surto 1500

Orlando, FL 32803

DOMESTIC OMPTIONERS FILING

MOME : BENJAMIN B. CAROGOZLO, INC.

ARTICLES OF AMENDMENT RESTATED ARTICLES OF THEORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

..... CERTIFIED COPY KX.... PLAIN STAMMED COPY CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Daniel W Loggott

EXAMINER'S INTITALS:

STYISICH OF COLPORATION



FEORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

March 1, 1996

CSC NETWORKS

TALLAHASSEE, FL

SUBJECT: BENJAMIN B. GARAGOZLO, INC.

Ref. Number: P96000002338

We have received your document for BENJAMIN B. GARAGOZLO, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filled and is being returned for the following correction(s):

A certificate must accompany the Restated Articles of Incorporation setting forth either of the following statements: (1) The restatement was adopted by the board of directors and does not contain any amendment requiring shareholder approval. OR (2) If the restatement contains an amendment requiring shareholder approval, the date of adoption of the amendment and a statement setting forth the following: (a) the number of votes cast for the amendment by the shareholders was sufficient for approval (b) If more than one voting group was entitled to vote on the amendment, a statement designating each voting group entitled to vote separately on the amendment and a statement that the number of votes cast for the amendment by the shareholders in each voting group was sufficient for approval by that voting group.

The document must be signed by the chairman, any vice chairman of the board of directors, its president, or another of its officers.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6903.

Letter Number: 896A00009270

Nancy Hendricks Corporate Specialist

CERTIFICATE REGARDING RESTATED ARTICLES OF INCORPORATION OF BENJAMIN B. GARAGOZLO, INC.

FILED 96 MAR -4 MM 12: 48 SECRETARY OF STATE TALLARASSEE FLORIDA

The undersigned, as incorporator of Benjamin B. 'Garagozlo, Inc. (hereinafter the "Corporation"), desiring to amend and restate the Articles of Incorporation of the Corporation pursuant to Sections 607.1007 and 607.1005, Florida Statutes, hereby states the following:

- 1. The name of the corporation, as adopted in the Restated Articles of Incorporation, shall be Anderson & Garagozlo, P.A.
- 2. The sole incorporator of the Corporation approved a resolution amending and restating the Articles of Incorporation of the Corporation by written consent dated the $\frac{7}{2}$ day of February, 1996, executed in accordance with the provisions of Section 607.0205 of the Florida Statutes. Such action was taken by the sole incorporator of the Corporation without shareholder action, pursuant to the provisions of Section 607.1005 of the Florida Statutes, prior to the issuance of any shares of stock of the Corporation.

Dated this 99 day of February, 1996.

BENJAMIN B. GARAGOZLO, INC.

Benjamin Garagozlo was listed on the articles and should be deleted. There are no officers.

By: Benjamin B. Garagozlo,

Incorporator >

ARTICLES OF RESTATEMENT

OF

BENJAMIN B. GARAGOZLO, INC.

Pursuant to the provisions of Sections 607.1007 and 607.1805 of the Florida Statutes, the undersigned Florida corporation hereby adopts the following Restated Articles of Incorporation in order to change the corporation's corporate nature to that of a professional service corporation organized under Chapter 621 of the Florida Statutes pursuant to Section 607.1805 of the Florida Statutes:

Article I - Name of Corporation

The name of the corporation is Benjamin B. Garagozlo, Inc., and, as adopted in these Restated Articles of Incorporation, the name of the corporation shall be Anderson & Garagozlo, P.A. (hereinafter referred to as the "Corporation").

Article II - Text of Restated Articles

The following is the text of the Restated Articles of Incorporation which amend and restate the original Articles of Incorporation of the Corporation:

ARTICLE I - NAME AND PRINCIPAL OFFICE OF CORPORATION

The name of this Corporation shall be Anderson & Garagozlo, P.A. The principal office and mailing address for this Corporation shall be 33 Parkhill Boulevard, West Melbourne, Florida 32904.

ARTICLE II - GENERAL NATURE OF BUSINESS

The general nature of the business to be transacted by this Corporation shall be:

A. To engage in every phase and aspect of the business of rendering the same professional services to the public that an attorney at law duly licensed under the laws of the State of Florida is authorized to render, but such professional services shall be rendered only through officers, employees and agents of the Corporation who are duly licensed under the laws of the State of Florida to practice law in the State of Florida.

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- B. To invest the funds of this Corporation in real estate, mortgages, stocks, bonds or any other type of investment, and to own real and personal property necessary for the rendering of such professional services.
- C. To do anything necessary and proper for the accomplishment or furtherance of any of the purposes or objectives of the Corporation enumerated in these Articles of Incorporation or any amendment thereof, and to do any act necessary or incidental to the protection and benefit of the Corporation; and in general, either alone or in association with other Corporations, firms or individuals, to carry on any lawful pursuit necessary or incidental to the accomplishment or furtherance of such purposes or objectives of the Corporation.
- D. It is intended that this Corporation may conduct and transact any business lawfully authorized and not prohibited by Chapter 607 and Chapter 621, Florida Statutes, as the same may be from time to time amended.

ARTICLE III - CAPITAL STOCK

The maximum number of shares of capital stock that this Corporation is authorized to issue and have outstanding at any one time is one hundred (100) shares of common stock having a par value of One Dollar (\$1.00) per share.

ARTICLE IV - REGISTERED AGENT

The registered agent of this Corporation shall be Benjamin B. Garagozlo, whose business office is identical with the Corporation's registered office set forth below.

ARTICLE V - ADDRESS OF REGISTERED OFFICE

The street address of the initial registered office of this Corporation shall be 33 Parkhill Boulevard, West Melbourne, Florida 32904.

ARTICLE VI - TERM OF EXISTENCE

The existence of this Corporation commenced on January 3, 1996, and shall continue perpetually unless dissolved according to law.

ARTICLE VII - BOARD OF DIRECTORS
The number of Directors of this Corporation shall be

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two (2).

- B. The number of Directors may be increased or diminished from time to time by Bylaws adopted by the shareholders or Directors, but shall never be less than one (1).
- C. Any Director may be removed from office for any cause deemed sufficient by the shareholders of the Corporation. Such removal shall be by a majority of the stock entitled to vote thereon at any annual or special meeting of the shareholders.
- D. Each Director shall be an attorney at law duly licensed to render services as such under the laws of the State of Florida.

ARTICLE IX - SHAREHOLDERS

Shares of this Corporation's capital stock shall be issued only to individuals who are duly licensed to render services as attorneys at law under the laws of the State of Florida. No shareholder of this Corporation may sell or transfer such shareholder's shares of stock in the Corporation except to another individual who is eligible to be a shareholder hereunder. No shareholder of this Corporation shall enter into a voting trust agreement or any other type of agreement vesting in another person the authority to exercise the voting power of any or all of such shareholder's shares.

ARTICLE X - ADDITIONAL CORPORATE POWERS

In furtherance hereof, and not in limitation of the general powers conferred by the laws of the State of Florida, and pursuant to the purposes and objectives stated above in these Restated Articles of Incorporation, this Corporation shall have all and singular the following powers:

- A. To enter into, or become a partner in, any arrangement for sharing profits, union of interest, joint venture or otherwise, with any person, firm or Corporation to carry on any business which this Corporation has the direct or incidental authority to pursue.
- B. To purchase and acquire any or all of its shares owned and held by any shareholder who should desire to sell, transfer, or otherwise dispose of such shareholder's shares, or any or all of its shares owned and held by a shareholder who dies; provided, however, that the capital of the Corporation shall not be impaired thereby.

C. To enter into, for the benefit of its employees, one or more of the following: a pension plan, a profit sharing plan, a stock benus plan, a corporate health plan, a group term life insurance plan, or any other retirement or incentive compensation plan.

ARTICLE XI - AMENDMENT

The Corporation reserves the right to amend these Articles of Incorporation in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the shareholders, and approved at a shareholders' meeting by a majority of the shares of stock entitled to vote thereon, unless all the Directors and all the shareholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

ARTICLE XII - INDEMNIFICATION

The Corporation shall indemnify any officer or Director to the full extent permitted by law.

Article III - Effective Date of Amendment

The effective date of the Restated Articles of Incorporation of the Corporation as set forth herein shall be as of March 1, 1996.

Dated this day of February, 1996.

BENJAMIN B. GARAGOZLO, INC.

Benjamin Garagozlo was listed on the articles and should be deleted. There are no officers.

By: Benjamin B. Garagozlo,

Incorporator

P96000002338 DEAN, MEAD, EGERTON, BLOODWORTH, CAPOUANO & BOZARTH, P. A.

ALTORNEYS AND COUNSELLORS AT LAW

P. O. HOR WING ORLANDO, FLORIDA JENDE-PJAN HRITERI'B DIRECT DIAG NO, (407) 428-5119 TUREN ADRIGHMENT APPROPRIEST OF THE CONTRACT O

DOMESTAN (104)

August 23, 1996

Florida Departmen' of State Division of Corporations Attention: Amendment Section P. O. Box 6327 Tallahassee, FL 32314

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200001933342 -08/27/96--01130--010 ******35.00 ******35.00

Re:

Articles of Dissolution for

Anderson & Garagozlo, P.A.

Gentlemen:

Enclosed are an original and one copy of the Articles of Dissolution of Anderson & Garagozlo, P.A., together with a check for \$35.00 to cover the filing fee.

After the Articles of Dissolution have been filed, please return the copy stamped with the date of filing to this office.

Sincerely,

Mary F. Fendle, Legal Assistant

to Jane D. Callahan

:mff

Enclosures (3) cc: Beniami

Benjamin B. Garagozlo w/o enclosure

Sean G. Anderson w/o enclosure

VS SEP

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ARTICLES OF DISSOLUTION

OF

ANDERSON & GARAGOZIO, P.A.



Pursuant to the provisions of Sections 607.1402 and 607.1403 of the Florida Statutes, the undersigned Florida corporation hereby adopts the following Articles of Dissolution:

Article I - Name of Corporation

The name of the corporation is Anderson & Garagozlo, P.A. (hereinafter ι -erred to as the "Corporation").

Article II - Date Dissolution Authorized

The dissolution of the Corporation was authorized on August 7 , 1996.

Article III - Approval of Dissolution

The dissolution was approved by all of the shareholders of the Corporation by written consent dated <u>August 7</u>, 1996, pursuant to Section 607.0704 of the Florida Statutes.

Article IV - Effective Date of Dissolution

The Corporation shall be dissolved effective upon the date of filing.

Dated this $\frac{h \pi}{2}$ day of $\frac{h}{h}$, 1996.

ANDERSON & GARAGOZLO, P.A.

Sean G. Anderson, President

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