RTAI Systems, Inc. 2255 Glades Road, Suite 124A Boca Raton, FL 33498

Phone: (561) 241-3621 Fax: (561) 241-3055

5000003741

April 22, 1998

-04/30/98--01047--006 *****35.00 *****35.00 Division of Corporations

P.O. Box 6327 Tallahassee, FL 32314

To Whom It May Concern:

Enclosed, please find an amended articles of incorporation for Intellisys Automotive Systems, Inc., changing the name to RTAI Systems, Inc. We are requesting that this amendment be filed with the State of Florida. We would also like a certificate of status once the amendment has been filed. Please find our check enclosed in the amount of \$48.75.35.00 which covers the \$35 amendment filing fee as well as the \$8.75 for the certificate of status. Thank you for your assistance in this matter.

Very truly yours,

Secretary

600002506456



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

May 7, 1998

James Perretty % RTAL SYSTEMS, INC. 2255 Glades Road, Suite 124A Boca Raton, FL 33498

SUBJECT: INTELLISYS AUTOMOTIVE SYSTEMS, INC.

Ref. Number: F95000003741

We have received your document for INTELLISYS AUTOMOTIVE SYSTEMS, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

An original, duly authenticated certificate from the state of incorporation/organization evidencing the amendment, must be submitted with the application. The certificate must have been issued within the past 90 days.

TO AVOID THE \$400.00 LATE FEE, PLEASE RETURN THE ANNUAL REPORT AND CHECK FOR \$158.75 TO THIS OFFICE ALONG WITH YOUR NAME CHANGE APPLICATION WITHIN 30 DAYS OF THE DATE OF THIS LETTER.

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 (850) 487-6910.

Letter Number: 598A00025399

Louise Flemming-Jackson Corporate Specialist Supervisor

RTAI Systems, Inc

June 10, 1998

FL Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Attn: Ms. Louise Flemming-Jackson

Dear Ms. Flemming-Jackson:

Pursuant to your request in the attached letter dated May 7, 1998, I have requested an original certified amendment to the certificate of incorporation for Intellisys Automotive Systems, Inc. from the State of Delaware. However, Delaware has not, as of yet, responded to my request. At this time, I would like to file the annual report under the original name, Intellisys Automotive Systems, Inc., and will file the amendment as soon as I receive the certificate from Delaware.

Thank you for your patience in this matter.

Sincerely,

Ann Mielke,

Corporate Controller

hu Milhe

RTAI Systems, Inc

June 17, 1998

FL Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Attn: Ms. Louise Flemming-Jackson

Dear Ms. Flemming-Jackson:

Attached please find my application to file amendment along with an original certified amendment from the state of incorporation. The \$35.00 filing fee and the \$8.75 certificate of status fees have been previously submitted with the Intellisys Automotive Systems, Inc. annual report for 1997.

Thank you for your patience in this matter.

Sincerely,

Ann Mielke,

Corporate Controller

PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504, F.S.)

SECTION I (1-3 MUST BE COMPLETED)

| Intellieus Automotive Sustems, Inc. Name of corporation as it appears on the records of the Department of State. |
|---|
| Name of corporation as it appears on the records of the Department of State. |
| 2. Delaware 3. 8/2/95 Date authorized to do business in Florida: |
| Incorporated under laws of Date authorized to do business in Florida |
| 2. Delaware Incorporated under laws of SECTION II (4-7 COMPLETE ONLY THE APPLICABLE CHANGES) |
| SECTION II |
| |
| 4. If the amendment changes the name of the corporation, when was the change effected under the laws of |
| its jurisdiction of incorporation? \\\ \frac{17/98}{}{} |
| its jurisdiction of incorporation: |
| RTAI Systems, Inc. |
| 5. RTAI Systems Inc. Name of corporation after the amendment, adding sliffix "corporation" "company" or "incorporated," or appropriate abbreviation, not contained in new name of the corporation. |
| 6. If the amendment changes the period of duration, indicate new period of duration. |
| N/A |
| New Duration |
| 7. If the amendment changes the jurisdiction of incorporation, indicate new jurisdiction. |
| NIA |
| New Jurisdiction |
| |
| |
| Tim Perretty Secretary Title |

State of Delaware Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF AMENDMENT OF "INTELLISYS AUTOMOTIVE
SYSTEMS, INC.", CHANGING ITS NAME FROM "INTELLISYS AUTOMOTIVE
SYSTEMS, INC." TO "RTAI SYSTEMS, INC.", FILED IN THIS OFFICE ON
THE SEVENTH DAY OF JANUARY, A.D. 1998, AT 1 O'CLOCK P.M.



Edward J. Freel, Secretary of State

AUTHENTICATION:

9127763

DATE: 06-09-98

2524734 8100

981203911

NCR PH# 734-1450

CERTIFICATE OF AMENDMENT OF THE CERTIFICATE OF INCORPORATION

FAX NO.

3027341476

PHIELLISYS AUTOMOTIVE SYSTEMS, INC.

Under Section 242, As Amended, of the General Corporation Law of the State of Delaware

It is hereby certified that:

FIRST: The name of the corporation is IntelliSys Automotive Systems, Inc. (The "Corporation")

SECOND: The Cortificate of Incorporation was filed with the Department of State on July 17, 1995.

THIRD: A Cartificate of Correction of the Cartificate of Incorporation of the Corporation was filed with the Department of State on July 21, 1995.

FOURTH: A Certificate of Amendment of the Cortificate of Incorporation of the Corporation was filed with the Department of State on August 7, 1995 to provide that the authorized number of shares of the Corporation's capital stock is twenty million (20,000,000) shares.

FIFTH: A Certificate of Amendment of the Certificate of Incorporation of the Corporation was filed with the Department of State on January 14, 1997 to authorize the issuance of three million (3,000,000) shares of Class A Stock, per value \$.01.

SIMTH: The Articles of the Certificate of Incorporation of the Corporation affected by this Cortificate of Amendment is Article FIRST and Article FOURTH:

SEVENTH: To accomplish the foregoing, Article FIRST of the Certificate of Incorporation is hereby amended to read as follows:

FIRST: The name of the Corporation is RTAI Systems, Inc. The same under which the Corporation was formed and transacted business since 1995 is IntelliSys Automotive Systems, Inc.

EIGHTH. To accomplish the foregoing, Article FOURTH of the Certificate of Incorporation is hereby amended to read as follows:

FOURTH: The appregate number of shares of capital stock which the Corporation shall have authority to issue is twenty million (20:000,000) shares, consisting of fifteen million (15,000,000) shares of Common Stock, per value of \$.001 per sière, three million (3,000,000) shares of Class A. Stock, par value of \$.06 per shere, and two million (2,000,000) shares of Preferred Stock, par value \$.01 per thans. Except as otherwise expressly required by law, in all matters as to which the vote or consent of the stockholders of the Corporation shall be required or taken, the respective holders of Common Stock as a class shall be emitted to one vote for each share of Common Stock held, the respective holders of Class A. Stock as a class shall not be entitled to vote for each share and the Class A. Stock shall be non-voting shares, and the respective holders of Preferred Stock as a class shall not be entitled to a vote for each share and the Preferred Stock shall be non-voting shares. Except as provided herein with respect to voting rights, the relative rights, privileges, and limitations of the Common Stock and

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 01:00 PM 01/07/1998 981007247 - 2524734

JAN-07-98 WED 13:51

the Class A Stock shall be in all respects blanked, share the share.

The sineer of Probused Stank may be inseed from since to time in one or more emiss, such or much veries to inter such designations, relative sights, professors, and limitates as are stated and argument in the marketes or marketest providing the the loves of such series adopted by the Board of Directors and except as may be otherwise stated.

FAX NO. 3027341476

The halders of all amies of Professel Stock shall be eathful to receive constitute dividents us and when declared by the Board of Directors and at suck rates to shall be established by the Board of Directors. Dividents on the Professel Shans shall be populate in professers and priority to any payment. of any divident of the Common Stack and the Class A Stock.

No heider of since of the Corporation of any then vibelles may be hereafter anticeioni simil. have any presupptive right to ententie the, purchase or source my shores of the Corporation of any class, whether more or innection untimized, or may options or transmit to particular any cost, shores, or my securities convertible into or embanged for my such electric, which may at my time be insend, asking of officed for the by the Corporation.

No isolder of sharm of the Conjugation of any close whether now, or immilier authorized shall have the cigies to vote such shoust constitutively in my shelder the Sound of Directors.

NAMED The Stragging assembasets of the Camilloste of Incorporation of the Corporation was plant by the unanimous written assessed of the Roard of Sirectors of the Corporation pursuant to Section 741(f) of the Debreure Guseni Corporation Law, Selicated by the mintes consent of the Section 141(I) of the Determine Contents Corporates Law, amount by the waters content of the higher's of a surjectly of the contenting shares of the Contents Stock and of the Clear A Stock of the Corporation parameter to Section 228(a) of the Determine General Corporation Law and written notices of the fungating shareholder contents was provided to all of the shareholders of the Common Stock of the Corporation in accordance with Section 228(4) of the Determine General Corporation Law,

· Now other COMPOSITION IN

JAN-07-98 WED 13:51 the Claus A Stock shall be in all respects identical, share for share.

The shares of Preferred Stock may be issued from time to time in one or more senies, each or such series to have such designations, relative rights, preferences, and limitations as are stated and successive to the resolution or resolutions providing for the issue of such series adopted by the Board of Directors and except as may be otherwise stated.

The holders of all series of Preferred Stock shall be entitled to receive committee dividends as and when declared by the Board of Directors and at such rates as shall be established by the Board of Directors. Dividends on the Fredered Shares shall be payable in proference and priority to any payment of any dividend of the Common Stock and the Class A Stock.

No holder of sheres of the Corporation of my class whether now or hereafter amborized shell have any preemptive right to subscribe for, purchase or secent may shares of the Corporation of any cyest' Appendix when or present supported in me obtions or makings to bridgess and such springs or and any securities convertible into or exchanged for any such shares, which may at any time be issued, sold or offered for sale by the Corporation.

No holder of pheres of the Corporation of say class whether now or becauter authorized shall have the rights to vote such theres canadarively in any election for Board of Directors.

NENTE: The foregoing amendments of the Cartificate of Incorporation of the Corporation was anthorized by the unenimous written consent of the Board of Directors of the Corporation pursuant to Section 141(f) of the Delaward General Corporation Law, followed by the written consent of the holder's of a majority of the outstanding shares of the Common Stock and of the Class A Stock of the Corporation pursuant to Section 228(s) of the Delaware General Corporation Law and written notice of the foregoing shareholder consent was provided to all of the shareholders of shares of the Common Stock of the Corporation in accordance with Section 218(d) of the Delaware General Corporation Law.

Douglas Diek, President

FAX NO. 3027341476