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CUSTOMER: Ms. Lori L. Ammons HOLLAND & KNIGHT HOLLAND & KNIGHT Suite 1600 200 Central Avenue Saint Petersbur, FL	33701		opo TALL TALL	
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NAME: INTERACTIVE BUS SOLUTIONS, INC.	INESS		18 PM	
EFFECTIVE DATE:	! ,		3: 55(STATE LORID	
XX ARTICLES OF INCORPORATION CERTIFICATE OF LIMITED PAI	l .		DEPAR NATION	7
PLEASE RETURN THE FOLLOWING AS	PROOF OF F	ILING:	DASSI PASSI	Ĭ
XX CERTIFIED COPY PLAIN STAMPED COPY CERTIFICATE OF GOOD STA	i	.= ;	PM 12: 52 TOF STATE ORPORATION EE, FLORIDA	
CONTACT PERSON: Kim Clemons	XAMINER'S	INITIALS:	- 	<u> </u>

T BROWN MAY 1 8 2000

ARTICLES OF INCORPORATION OF

INTERACTIVE BUSINESS SOLUTIONS, INC.

SECRETARIAN ON 3:56 The undersigned, as incorporator, forms a corporation the meaning of the applicable provisions of Florida Statutes, Chapter 607.

ARTICLE I.

NAME

The name of this Corporation is INTERACTIVE BUSINESS SOLUTIONS, INC.

ARTICLE II.

PRINCIPAL OFFICE

The initial principal address of this Corporation is:

5901 SUN BLVD, SUITE #102, ST. PETERSBURG, FL 33715

ARTICLE III.

REGISTERED OFFICE AND REGISTERED AGENT

The name of the initial Registered Agent of this Corporation and the street address of the Registered Office are as follows:

> RICHARD S. GRANGER Name:

Address: 5901 SUN BLVD, SUITE #102, ST. PETERSBURG, FL. 33715 . .

ARTICLE IV.

INCORPORATOR

The name and address of the Incorporator of this Corporation are:

> Name: RICHARD S. GRANGER

Address: 5901 SUN BLVD, SUITE #102, ST. PETERSBURG, FL

33715

ARTICLE V.

CAPITAL STOCK

This Corporation is authorized to issue 20,000,000 shares of \$0.001 par value common stock and 10,000,000 shares of \$0.0001 par value preferred stock.

The shares of the preferred stock may be issued from time to time as a class without a series or if so determined by the Board of Directors, either in whole or in part in one or more series. The Board of Directors is granted and vested with the authority to fix and determine by resolution the voting powers, full or limited, or no voting powers, and the designations, preferences and relative, participating, optional or other special rights, if any, and the qualifications, limitations or restrictions of the rights, if any, including specifically, but not limited to, the dividend rights, conversion rights, redemption rights, and liquidation preferences, if any, of any wholly unissued series of the preferred stock (or the entire preferred stock if none of the shares have been issued), the number of shares constituting any preferred stock series and the terms and conditions of the issue of the preferred stock. In accordance with the requirements of the Florida Business Corporation Act, prior to the issuance of any shares of preferred stock, this Corporation shall deliver to the Secretary of State of Florida for filing articles of amendment, which are effective without shareholder action, meeting the requirements of Section 607.0602(4), or its then successor provision.

ARTICLE VI.

SHAREHOLDER'S AGREEMENT

The Shareholders of this Corporation may enter into a shareholder's agreement, or similar agreement, providing for the management of this Corporation, the election of Officers or Directors, or other matters. Such an agreement, if signed by all of the Stockholders, shall supersede any provisions of these Articles, or of the Bylaws that are in conflict.

ARTICLE VII.

PREEMPTIVE RIGHTS

The holders of issued and outstanding shares shall be entitled to preemptive rights within the meaning of Florida Statutes, Chapter 607.

IN WITNESS WHEREOF, the undersigned, as incorporator, has hereunto set the undersigned's hand and seal this // day of Mal , 2000, for the purpose of organizing this Corporation under the laws of the State of Florida.

RICHARD'S. GRANGER

ACKNOWLEDGMENT:

Having been named to accept service of process for the above-stated Corporation, at the place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office. Date: _________, 2000.

RICHARD S. GRANGER

DO MAY 18 PH 3: 56
SECRE LASSEE, FLORIDA