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WILLIAM A. WARES Attorney at Law 4407 Carrollwood Village Drive Tampa, Florida 33624 (813) 961-4732

August 18, 2000

Florida Department of State Division of Corporations 409 East Gaines Street Tallahassee, Florida 32399

200003370312---3 -08/23/00--01109--014 *****78.50 *****78.50

Re: NoMoBo, Inc. Our File No. 00-3057

Dear Sir:

We are pleased to enclose an original and one copy of the Articles of Incorporation for the subject corporation and our check in the amount of \$78.50 to cover the cost of the following:

Filing Fee - \$35.00 Certified Copy Fee - \$8.75 Resident Agent Fee - \$35.00 \$78.75

We would appreciate your filing the Articles, certifying the enclosed copy and returning the same to us: attention William A. Wares.

Sincerely,

Will Wars

William A. Wares

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Enclosure

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

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ARTICLES OF INCORPORATION

OF

NOMOBO, INC.

The undersigned incorporator hereby executes and acknowledges these Articles of Incorporation for the purpose of forming a corporation for profit in accordance with the laws of the State of Florida.

ARTICLE I

<u>Name</u>

The name of this Corporation shall be: NOMOBO, INC.

ARTICLE II

<u>Principal Office</u>

The address of the principal office of this Corporation is 5111 Memorial Highway, Tampa, Florida 33634, and the mailing address of the Corporation shall be the same.

ARTICLE III

Business and Purposes

The general purpose for which this Corporation is organized is the transaction of any and all lawful business for which corporations may be incorporated under the General Corporation Act of the State of Florida, and any amendments thereto, and in connection therewith, this Corporation shall have and may exercise any and all powers conferred from time to time by law upon corporations formed under such Act.

ARTICLE IV

Capital Stock

shares of capital stock The aggregate number of (a) authorized to be issued by this Corporation shall be 10,000 shares of nonconvertible common stock with a par value of \$1.00 per share, all of which shares are to be of the same class. Each share of said stock shall entitle the holder thereof to one vote at every annual or special meeting of the stockholders of this Corporation. The consideration for the issuance of said shares of capital stock shall be money or other property, excluding services and stock or other securities, whether of the issuer or some other corporation, and may be paid, in whole or in part, in cash, or in other property (tangible or intangible) at a fair valuation to be fixed by the Board of Directors. When issued, all shares of stock shall be fully paid and nonassessable.

(b) In the election of directors of this Corporation, there shall be no cumulative voting of the stock entitled to vote at such election.

ARTICLE V

Existence of Corporation This Corporation shall have perpetual existence.

ARTICLE VI

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Registered Office and Registered Agent

The initial registered office of this Corporation shall be located at 5111 Memorial Highway, Tampa, Florida 33634, and the initial registered agent of this Corporation at such office shall be Deborah Eisenstadt. This Corporation shall have the right to change such registered office and such registered agent from time to time, as provided by law.

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ARTICLE VII

Board of Directors

The Board of Directors of this Corporation shall consist of not less than one (1) nor more than (15) members, the exact number of directors to be fixed from time to time by the stockholders of the bylaws. The business and affairs of this Corporation shall be managed by the Board of Directors, which may exercise all such powers of this Corporation and do all such lawful acts and things as are not by law directed or required to be exercised or done only by the stockholders. A quorum for the transaction of business at meetings of the directors shall be a majority of the number of directors determined from time to time to comprise the Board of Directors, and the act of a majority of the directors present at or meeting at which a quorum is present shall be the act of the directors. Subject to the bylaws of this Corporation, meetings of the directors may be held within or without the State of Florida.

Directors need not be stockholders. The stockholders of this ______. Corporation may remove any director from office at any time with or without cause.

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ARTICLE VIII

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	The	initial	Board	of D	irecto	rs shall	consist	of on	e memb	er,	-	
such	mer	mber to	hold	office	e unti.	l his s	uccessor	<u>has</u> b	een d	luly		:
elect	ced	and quali	lfied.	The	name a	nd stree	t address	s of th	e init	ial_	- · · - - ·	[.] .
dired	ctor	is:		-		·· .			-		-	
Name						Address	<u>.</u>	<u>1</u>		-		· ·
Deboi	rah	Eisenstad	lt		· · · · · ·	13605 7 Tampa,	Win Lake Florida	Lane 33624			 	-
Micha	ael	Eisenstad	lt.		. ,	13605 . Tampa,	win Lake Florida	Lane 33624			~	• • • •

_____, , , _____

ARTICLE IX

Incorporator

The name and street address o	f the incorporator making these
Articles of Incorporation is:	<u></u>
Name	Address
William A. Wares	4407 Carrollwood Village Drive

ARTICLE X

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<u>Bylaws</u>

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(a) The power to adopt the bylaws of this Corporation, to alter, amend or repeal the bylaws, or to adopt new bylaws, shall be vested in the Board of Directors of this Corporation; provided, however, that any bylaw or amendment thereto as adopted by the Board of Directors may be altered, amended or repealed by vote or the stockholders entitled to vote thereon, or a new bylaw in lieu thereof may be adopted by vote of the stockholders. No bylaw which has been altered, amended or repealed by the vote of the stockholders may be altered, amended or repealed by the vote of the directors until two years shall have expired since such action by vote of such stockholders.

The bylaws of this Corporation shall be for (b) the government of this Corporation and may contain any provisions or requirements for the management or conduct of the affairs and business of this Corporation, provided the same are not inconsistent with the provisions of these Articles of Incorporation, or contrary to the laws of the State of Florida or of the United States.

ARTICLE XI

Amendment of Articles of Incorporation

This Corporation reserves the right to amend, alter, change or

repeal any provisions contained in these Articles of Incorporation in the manner now or hereafter prescribed by statute, and all rights conferred upon the stockholders herein are subject to this reservation.

IN WITNESS WHEREOF, the undersigned has hereunto set his hand and seal on August 21, 2000

Will Nave

STATE OF FLORIDA

COUNTY OF HILLSBOROUGH

BEFORE ME, the undersigned authority, on this 2 day of $\beta \cup C$, 2000, personally appeared William A. Wares, to me well known to be the person described in the foregoing Articles of Incorporation or who produced $\beta_{A,j,c,\ell}$ ($c \in M_{\zeta,j}$). As identification, who signed the foregoing Articles of Incorporation and acknowledged to me that he executed the same freely and voluntarily, for the uses and purposes therein expressed, and who (circle one) did/ did not take an oath.

WITNESS my hand and official seal the date aforesaid.

Notary Public

My Commission Expires: MAN (7. 2002)

RICHARD RUTKOWSKI Notary Public - State of Florida My Commission Expires Mar 17, 2003 Commission # CC 818575

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ACCEPTANCE OF SERVICE AS REGISTERED AGENT

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DEBORAH EISENSTADT, having a business office identical with the registered office of NoMoBo, Inc., the corporation named above and having been designated as registered agent in the above and foregoing Articles, is familiar with and hereby accepts the obligations of the position of Registered Agent under Section 607.0505, Florida Statutes, and hereby agrees and consents to act in that capacity.

DATED this 17th day of August, 2000.

DEBORAH ETSENSTADT

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