# P01000083933

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

SUBJECT:	Global BzNs, Inc.	TO ACI TO ACI TO ACI	2001 AUG	PERARIES OF
	(Proposed corporate name - must include suffix)	SE.	÷.	
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Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

□ \$70.00

\$78.75

Filing Fee

Filing Fee

& Certificate of Status

PS78.75

Siling Fee Filing Fee,

& Certified Copy

& Certificate of

Status

ADDITIONAL COPY REQUIRED

FROM: Cheryl Gonzalez			
Name (Printed or typed)	 	4.54	
3460 Zillsh St.	CAHAS	AUG 2	T. T.
Address	RY C	.g	歸
Tallahassee, to 32311 City, State & Zip	HORA STA	ন্ত্ৰ	. 0
	∑m	5.1	
Daytime Telephone number	<del></del>		

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

Contact

# GlobalBzNs, Inc. ARTICLES OF INCORPORATION

## ARTICLE I NAME

The name of the corporation, which is hereinafter called the Corporation, is Global BzNs, Inc.

# ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be: 3460 Zillah Street, Tallahassee, Florida 32311, and P. O. Box 5614, Tallahassee, Florida 32314-5614, respectively.

# ARTICLE III PURPORSE

The purposes for which the corporation is formed are as follows:

- 1. To represent and look after the interests of third parties, as set forth: (a) To manage and/or administer assets of whatever nature, to act as administrator, broker or trustee, to act as proxy holder, to render advice regarding the investment of monies regarding private/public business and economic development matters; (b) To provide marketing, training, research, evaluation and business services in general; (c) To buy and sell, lease and manage hardware and software products and accessories, and (d) To otherwise consult according to negotiated agreements with clients.
- 2. The foregoing objects and purposes shall, except when otherwise specified, be in no way limited or restricted by references to or inference from the terms of any other clause of this or any other article of these Articles of Incorporation or of any amendment thereto, and shall each be regarded as independent, and construed as powers as well as objects and purposes.
- 3. The Corporation shall be authorized to exercise and enjoy all of the powers, rights and privileges granted to, or conferred upon, corporations of a similar character by the General Laws of the State of Florida now or hereafter in force, and the enumeration of the foregoing powers shall not be deemed to exclude any powers, rights or privileges so granted or conferred.

### ARTICLE IV SHARES

The Corporation shall have the authority to issue aggregate number of shares not to exceed One Hundred (100) shares of common stock with a par value of one dollar (\$1.00 and no/100 dollars). The munipulation of stock shall be in accordance with the Letter of Agreement originally dated November 13, 2000.

# ARTICLE V OFFICERS

The charter officers are Cheryl Gonzalez, President, 3460 Zillah St., Tallahassee, FL;

Gregory Arrindell, Vice President - International Marketing and Treasurer, 9737 N.W. 41st Street, Suite 440/21, Miami, Florida 33178 and of Guava Berry #1, St. Peters, St. Martin F.W.I.; and Jamesia Mobley, Secretary, 3460 Zillah St., Tallahassee.

#### ARTICLE VI INTERNAL AFFAIRS

The following provisions are hereby adopted for the purposes of defining, limiting and regulating the powers of the corporation and of its principals, directors and officers:

- 1. Any contract or other transactions between this corporation and any one or more of its principals, directors and officers, individually or jointly, or between this Corporation and any other firm, corporation or association of which one or more of its principals, directors or officers are stockholders, members, officers, directors or employees, or in which they have an interest, shall be valid for all purposes, notwithstanding their presence, which acts upon or in reference to such contact or transaction if the fact of such interest shall be disclosed or known to the Board of Directors and the Board of Directors shall authorize, approve, or ratify such contract or transaction by affirmative vote of a majority of the disinterested principals, directors or officers constitute less than a quorum at such meeting.
- 2. Such principals, directors or officers, even if disinterested may be counted in determining the presence of the quorum at such meeting.
- 3. Every person who may become a director of this Corporation sis hereby relieved from any liability that might otherwise exist from contracting with the Corporation for the benefits of him/herself of any firm, association or corporation in which he/she may be in any way interested.
- 4. In furtherance and not in limitation of the general powers conferred by the laws of the State of Florida and of the purposes and objects herein above stated, this Corporation shall have all and singular the powers to enter into, or become a partner in, any arrangement for union of interest, or cooperation, 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.
- 5. The internal affairs of this Corporation will be otherwise managed according to By-Laws adopted by the Board of Directors.

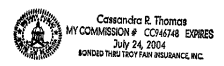
The enumeration herein of specified powers of the Corporation shall not be held to limit or restrict in any way other lawful means by which the Corporation shall regulate its internal affairs.

### ARTICLE VII INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address of the initial registered agent is: Cheryl Gonzalez, 3460 Zillah St., Tallahassee, Florida 32311, authorized to accept service of process within the State of Florida.

The names and addresses of the incorporators to these Articles of Incorporation are: Cheryl Gonzalez (majority shareholder), 3460 Zillah Street, Tallahassee, Florida 32311
and Gregory Arrindell 9727 N.W. 41st Street, Scite 440/01 Not 11 20170
and Gregory Arrindell, 9737 N.W. 41st Street, Suite 440/21, Miami, Florida 33178 and of Guava Berry #1, St. Peters, St. Martin F.W.I.
ARTICLE IX EFFECTIVE DATE
The effective date of incorporation is: August 24, 2001
Cherif Sinale January 3, 200
Signature Incorporator Date
Signature/Incorporator
Date
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
Thereof Homele 1 3 7 and
Signature/Registered Agent
STATE OF FLORIDA, COUNTY OF LEON
The foregoing instrument was acknowledged before me this 3 ed date) by
who is personally known to me and by
identification) under oath.

Notary's Signature Notary's Name Noptary's Title or Rank Serial Number, if any



ARTICLE VIII INCORPORATORS

AFPROVED