SCX 35

## P950000 17040 TRANSMITTAL LETTER

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

\$320 0000 1 21 1 00000 6 - 03701735 - 01025-303 - \*\*\*\*122.50 - \*\*\*\*122.50

SUBJECT:	RIGHT HAND MAN, INC.	
	(Proposed corporate name - must include suffix)	
		1
Enclosed is an origin for :	al and one (1) copy of the articles of incorporation and a c	:he
<b>\$70.00</b>	☐ \$78.75	
FROM	Name (printed or typed)  2018 HARBORVIEW AVE.  Address	ı
	TAMPH, F1 336/1 City, State & Zip	
	_	
	8/3 - 835 - 82 75  Daytime Telephone number	
	5DU	

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

## ARTICLES OF INCORPORATION

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.

## ARTICLE I NAME

The name of the corporation shall be:

RIGHT HAND MAN, INC

## ARTICLE II PRINCIPAL OFFICE

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

P.O.BOX 13402 TAMPA, FL 33681- 3402

### ARTICLE III SHARES

The number of shares of stock that this corporation is authorized to have outstanding at any one time is:

25

## ARTICLE IV INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and address of the initial registered agent is:

ROBERT L. TATE 2918 HARBURUIEW AUE TAMPIA, FL 33411

## ARTICLE V INCORPORATOR(S)

The name(s) and street address(es) of the incorporator(s) to these Articles of incorporation is(are):

CHEISTOPHER GERACD LUDGAM 2918 HARBORUIEW AUE TAMPA, FL 33611

The undersigned incorporator(s) has(have) executed these Articles of Incorporation this

Signature

Articles of Incorporation Filing Fee - \$35

## CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 or 617.0501, 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: RIGHT HAVID	MAN, INC.
2.	The name and address of the registered agent and office is:	71: 50 mg
	ECBERT L TATE	FEB 28
	(Namo)	
	ZIIS MARBUZUIEW AUE	
	(P.O. Box not acceptable)	- Co 7 C
	Tompa, FC 336011	ប្រកា រូក
	(City/State/Zip)	<del></del>

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.

(Signaturo)

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

Right Hand Ma

# Stidious equies frugal rates 000017040

\* RIGHT HAND MAN, INC

Please change The cop nan

RIGHT HAND MAN, INC. P. O. Box 13402 Tampa, FL 33681-3402 Cle

## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

RIGHT MAND MAN INC. (present name)

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

NAME CUANGE FROM PLIGHT HAND MAN, JAIC.
TO DOMESTIC SCLUTIONS, JAVC.

FILED 95 NAY 16 PH 2: 42 SECRETABLE OF STATE TAIL AND SECRETABLE

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

THIRD:	The date of each amendment's adoption: 5/15/95.
FOURTH:	Adoption of Amendment(s) (CHECK ONE)
	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.
□ T	The amendment(s) was/were approved by the shareholders through voting groups.  The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
"The	number of votes cast for the amendment(s) was/were
suff	icient for approval by
0011.	icient for approval by
	he amendment(s) was/were adopted by the board of directors ithout shareholder action and shareholder action was not equired.
Z I	he amendment(s) was/were adopted by the incorporators without rereholder action and shareholder action was not required.
Signed	this day 8th of May , 19 95.
Signatu	
~ y 110 cu	(By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholder
	OR
	(By a director if adopted by the directors)
	OR
(B	By an incorporator if adopted by the incorporators)
	CURISTOPHER 6. LUDIAM
	Typed or printed name
	PRESIDENT FINCEPORPADORC
	Title

1 , 4

# P9500017040

ŧ

(Requestor a Name)

2918 HARBORVIEW AVENUE

(Address)

TAMPA, FL 33611

813-839-7767 (Phone #)

(City, State, Zip) (Pho

OFFICE USE ONLY

1 mmmo 1 6 1 1 3 9 1 -10/16/95--01016--025 \*\*\*\*\*43.75 \*\*\*\*\*43.75

## CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known):

ad	1. Domestic	SOLUTION S	P-95000017040
HEW		EL GERALD LUDLAM J	(Document #)
	4.	ation Name) ation Name) Pick up time	(Document #)  (Document #)  (Certified Copy
<b></b> -	Mail out	Will wait Photocopy	Certificate of Status
-	NEW FILINGS Profit	AMENDMENTS J	
	NonProfit	Resignation of R.A. Officer Dice	leter
-	Limited Liability  Domestication	Change of Registered Agent Dissolution (Mindray)	C. TAX
	Other	on Merger	1. AGENT FE. 8, 75
	OTHER FILINGS	P. V. QUALIFICATION	N. 4.3,75
	Annual Report	Foreign	or
	Fictitious Name	Limited Partnership	
	Name Reservation	Reinstatement	
		Trademark	
	CR2E031(10/92)	Other	Examiner's Initials

## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



 DOMESTIC	SOLUTIONS	INC.	
(present	name)		

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

Please change name to CHRISTUPHER GETAILD LUDLAM, INC.

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

THIRD: The date of each amendment's adoption. 10/6/95

FO	URTH: Adoption of Amendment(s) (CHECK ONE)
Image: Control of the	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.
	The amendment(s) was/were approved by the shareholders through voting groups.  The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
	"The number of votes cast for the amendment(s) was/were
	sufficient for approval by
	voting group
	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
	Signed this day 6 OCTOBEIC , 19 95
	Signature  (By the Chairman of Vice Chairman of the Board of Directors, President or other of the resident of the shareholders)
	OR
	(By a director if adopted by the directors)
	OR
	(By an incorporator if adopted by the incorporators)
	CHRISTOPHER GERALD 1 UDI AM
	CHRISTOPHER GERALD LUDLAM Typed or printed name
	PRESIDENT
	Title