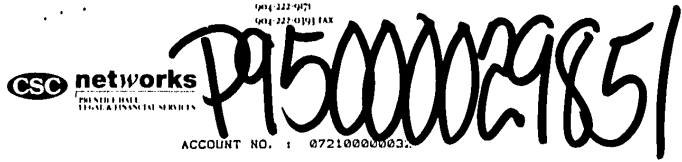
1200 HAYS STREET TALLAHASSIE, IL 12 por

800-342-8086



REFERENCE: 580323 1513534

AUTHORIZATION :

Patricia. Prait

COST LIMIT : 9 70.00

ORDER DATE: April 17, 1995

900001458009

ORDER TIME : 10:57 AM

ORDER NO. : 580323

CUSTOMER NO: 151353A

CUSTOMER: Mr. Robert E. Burnett MR. ROBERT E. BURNETT

5850 Cameron Run Terrace # 106

Alexandria, VA 22303

DOMESTIC FILING

NAME: STELLAR SYSTEMS, INC.

5

| X | ARTICLES OF | INC | CORPORAT | RON |
|---|-------------|-----|----------|-------------|
| | CERTIFICATE | OF | LIMITED | PARTNERSHIP |

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY PLAIN STAMPED COPY CERTIFICATE OF GOOD STANDING CONTACT PERSON: Gail L. Shelby

T. BHOWN APR 1 7 1995

EXAMINER'S INITIALS:

FILED

95 APR 17 PH 11 39

TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION

OF

STELLAR SYSTEMS, INC.

The undersigned incorporator hereby forms a corporation under Chapter 607 of the laws of the State of Florida.

ARTICLE I. NAME

The name of the corporation shall be:

STELLAR SYSTEMS, INC.

The address of the principal office of this corporation shall be 5850 Cameron Run Terrace, #106, Alexandria, Virginia 22303, and the mailing address of the corporation shall be the same.

ARTICLE II. NATURE OF BUSINESS

This corporation may engage or transact in any or all lawful activities or business permitted under the laws of the United States, the State of Florida or any other state, country, territory or nation.

ARTICLE III. CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 1,000 shares of common stock having no par value per share.

ARTICLE IV. REGISTERED AGENT

The street address of the initial registered office of the corporation shall be 1201 Hays Street, Tallahassee, Florida 32301, and the name of the initial registered agent of the corporation at that address is Corporation Service Company.

ARTICLE V. TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE VI. DIRECTORS

All corporate powers shall be exercised by or under
the authority of, and the business and affairs of the
corporation managed under the direction of its Board of
Directors, subject to any limitation set forth in these
Articles of Incorporation. This corporation shall have
one Director, initially. The names and addresses of the
initial members of the Board of Directors are:

Robert Edmund Burnett

5850 Cameron Run Terrace, #106
Alexandria, Virginia 22303

ARTICLE VII. INCORPORATOR

The name and street address of the incorporator to these Articles of Incorporation:

Corporate Agents, Inc. 1201 Hays Street Tallahassee, Florida 32301

The undersigned incorporator has executed these Articles of Incorporation on April 17, 1995.

Its Agent, Gall Shelby

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION

Corporation Service Company, a Delaware corporation authorized to transact business in this State, having a business office identical with the registered office of the corporation named above, and having been designated as the Registered Agent in the above and foregoing Articles, is familiar with and accepts the obligations of the position of Registered Agent under Section 607.0505, Florida Statutes.

Authorized Service Representative Corporation Service Company

P95000029851

W. Wayne Rutledge
Apt. 104
252 Three Islands Blvd
Hallandale FL 33009-7306
OFFICE USE ONLY

500001595675 -09/27/95--01075--007 *****35.00 *****35.00

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

| | 1. | | _ |
|---|-------------------|---|------------------------|
| | •• | ston Name) (Document #) | |
| | 2. (Corpo | ation Name) (Document #) | <u></u> |
| | 4. | tion Name) (Document #) | |
| | (Согро | etion Name) (Document #) | |
| | Walk in | Pick up time Certified Copy | |
| | Mail out | Will wait Photocopy Certificate of Status | |
| | NEW FILINGS | AMENDMENTS | |
| | Profit | Amendment | |
| | NonProfit | Resignation of R.A., Officer/Director | S SEP ; |
| | Limited Liability | Change of Registered Agent | SEP 27 |
| | Domestication | Dissolution/Withdrawal | OSAPE OSAPE 7 PH |
| | Other | Merger | |
| | | | STATE J: 54 |
| | OTHER FILINGS | REGISTRATION/ QUALIFICATION | TE TIONS |
| | Annual Report | | OCT - 5 1995 |
| _ | Fictitious Name | Limited Partnership | |
| | | | |

Reinstatement Trademark

Other

Examiner's Initials

CR2E031(10/92)

Name Reservation

Florida Department of State, Sandra B. Mortham, Secretary of State

STATEMENT OF CHANGE OF REGISTERED OFFICE OR REGISTERED AGENT OR BOTH FOR CORPORATIONS

| Pursuant to the provisions of sections 607.0502, the undersigned corporation organized submits the following statement in order to both, in the State of Florida. | 617.0502, 607.1508, under the laws of change its registered | or 617.1508, the State of office or regis | Florida Statutes, I <u>Florion</u> Stered agent, or |
|--|---|---|--|
| 1a. The name of the corporation is: | | | |
| 1b. The mailing address of the corporation is : | 1501 HALLAND, HALLANDALE H | <u>пе Веасн</u> 1 33009 | BLVD #287 |
| 1c. Date of incorporation: 4-17-95 | Document numb | oer: <u><i>P95000</i></u> | 029851 |
| 2. The name and address of the current regis | - | a: | |
| 1201 HAYS | | | 95 95 |
| | re A 32301 | | SECRETARISTICS OF SECRETARISTI |
| 3. The name and address of the new registered W. WAYNE RUY 1501 HALLANDAY | REGGE E BEACH BIND | , | FILED SINIE GERRATIONS FECTOR FOR ATTOMS 27 PH 1: 54 |
| The street address of its registered office an registered agent, as changed, will be identical. | d the street address | of the busine | ss office of its |
| Such change was authorized by resolution duly so authorized by the board. | adopted by its board | d of directors o | or by an officer |
| (Signature of an officer, chairman or vice chairman of the board) W. Wayse Runeres VP (Printed or typed name and title) | 0 | 9-20-9 (Date) | |
| Having been named as registered agent and a corporation, I hereby accept the appointmental I further agree to comply with the provisions performance of my duties, and I am familiar registered agent. | s registered agent and of all statutes relative | d agree to actil e to the propel | n this capacity. r and complete |
| U. Wanu Putlecke | 4 | 9.20.95 | |
| (Signature of Registered Agent) | | (Date) | |
| If signing on behalf of an entity: | | | |
| (Typed or Printed Name) | | (Capacity) | |

Division of Corporations, P.O. Box 6327, Tallahassee, FL 32314
FILING FEE: \$35.00

CR2E045(11/94)

P95000029851

| 252 Three | 7. 104 Tableson Ta | |
|---|--|---------------------------------------|
| 1(Соդ | NAME(S) & DOCUMENT N | UMBER(S), (if known): (Document #) |
| • | · | (Document #) (Document #) |
| □ Walk in □ Mail out □ | Pick up time Will wait Photocop | Certified Copy Certificate of Status |
| NEW FILINGS Profit | Amendment | |
| NonProfit Limited Liability Domestication Other | Resignation of R.A., Officer/ D Change of Registered Agent Dissolution/Withdrawal Merger | irector |
| OTHER FILINGS Annual Report Fictitious Name | PREGISTRATION/ QUALIFICATION Foreign Limited Partnership | Voldis |
| Name Reservation | Reinstatement Trademark Other | VS MAY 1 1996 |

CR2E031(1 95)

Examiner's Initials

ARTICLES OF DISSOLUTION



Pursuant to section 607.1403, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

| FIRST: | The name of the corporation is: | STELLAR SU | YSTEMS, INC. |
|-------------|---|------------------------|----------------------------|
| SECOND: | The date dissolution was authorized: | 31-M | AR-96 |
| THIRD: | Adoption of Dissolution (CHECK ON | IE) | |
| | olution was approved by the sharehold sufficient for approval. | iers. The number of | votes cast for dissolution |
| Diss | olution was approved by vote of the s | hareholders through | voting groups. |
| | he following statement must be separe ntitled to vote separately on the plan | | ch voting group |
| The | number of votes cast for dissolution v | vas sufficient for app | roval by |
| | (voting | roup) | |
| Signe | d this 3/51 day of MA | YCH_ | , 19 <u>96</u> |
| Signature _ | (By the Chairman or Vice Chairman of the | LEGAL CONTROL OF OTHER | er officer) |
| | W. WAYNE Rus | TEDGE nted name) | |
| | PRESIDENT (Title | :) | |