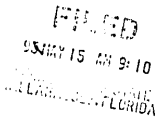
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ATTORNEYM AT LAW 1444 FIRST STREET SANASOTA, FLORIDA 34236 (813) 932-1500 FAX (813) 953-5736

ROBERT & MCDANIEL, JR CHARLES H HALL



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May 12, 1995

Secretary of State Division of Corporations P. O. Box 6327 Tallahassee, Florida 32301

Re: General Securities Transfer, Inc.

Dear Sir:

Enclosed please find an original and one copy of Articles of Incorporation for filing together with our check in the amount of \$122.50 filing fee. Also enclosed is a Designation of Resident Agent.

Please return a certified copy of the Articles to this office.

Thank you for your assistance in this matter.

Very truly yours,

McDANIEL & BALL, P.A.

CHARLES H. BALL

CHB/fh Encls.

Same people Rowand

ARTICLES OF INCORPORATION

25 MY 15 AN 9:11

OF

GENERAL SECURITIES TRANSFER. INC.

The undersigned subscriber to these Articles of Incorporation, a natural person competent to contract, hereby form a corporation for profit under the laws of the State of Florida.

ARTICLE I. NAME

The name of the corporation shall be GENERAL SECURITIES TRANSFER, INC.

ARTICLE II. NATURE OF BUSINESS

The corporation may engage in any activity or business permitted under the laws of the United States and of this state.

ARTICLE III. CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any time is 1,000 shares of common stock, each having the par value of \$1.00.

Authorized capital stock may be paid for in cash, services or property, at a just value to be fixed by the subscriber of this corporation at any regular or special meeting.

ARTICLE IV. EXISTENCE

This corporation shall have perpetual existence until dissolved according to law.

ARTICLE V. ADDRESS

The initial street address of the principal office of this corporation is to be at 1648 Pine Harrier Cr., Sarasota, FL 34231.

ARTICLE VI. DIRECTORS

There shall be two directors of the corporation. The name and address of each director is as follows:

Lucian L. Vestal

1648 Pine Harrier Cr. Sarasota, FL 34231

GretaLee Vestal

1648 Pine Harrier Cr. Sarasota, FL 34231

ARTICLE VII. SUBSCRIBER

The name and address of each person signing these Articles of Incorporation as a subscriber is as follows:

Lucian L. Vestal

1648 Pine Harrier Cr. Sarasota, FL 34231

GretaLee Vestal

1648 Pine Harrier Cr. Sarasota, FL 341231

ARTICLE VIII. REGISTERED OFFICE

The street address of the initial registered office and the name of its original registered agent is as follows:

1648 Pine Harrier Cr. Sarasota, Florida 34231

Lucian L. Vestal

ARTICLE IX. AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the subscriber, proposed by him to the stockholders and approved by them at a meeting of stockholders by a majority of the stockholders entitled to vote thereon, unless all of the officers and all the stockholders sign a written statement manifesting their intention that a certain amendment to these Articles of Incorporation be made.

LUCIAN L. VESTAL

GRETALEE VESTAL

STATE OF FLORIDA COUNTY OF SARASOTA

The foregoing instrument was acknowledged before me this day of May, 1995, by LUCIAN L. VESTAL and GRETALEE VESTAL, who are personally known to me or have produced _______as

Notary Public

My Commission Expires:

NOTARY PUBLIC STATE OF FLORIDA ATY COMMINSION EXILSEPT R1995 BONDED THRU CENERAL INS. UND.

Charles H. Ball McDANIEL & BALL, P. A. 1444 First Street Sarasota, Florida 34236 (813) 952-1500 CERTIFICATE DESIGNING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

IN COMPLIANCE WITH SECTION 48.091, FLORIDA STATLTES THE FOLLOWING IS SUBMITTED:

FIRST THAT GENERAL SECURITIES TRANSFER, INC.
(NAME OF CORPORATION
DESIRING TO ORGANIZE OR QUALIFY UNDER THE LAWS OF THE STATE OF FLORIDA, WITH ITS PRINCIPAL PLACE OF BUSINESS AT CITY OF
SARASOTA , STATE OF FLORIDA
(CITY) (STATE)
HAS NAMED LUCIAN L. VESTAL , LOCATED AT (NAME OF RESIDENT AGENT)
1648 Pine Harrier Cr., Sarasota, FL 34231
(STREET ADDRESS AND NO. OF BLDG., POST OFFICE BOX ADDRESSES ARE
NOT ACCEPTABLE.)
CITY OF Sarabota , STATE OF FLORIDA, AS ITS AGENT TO
ACCEPT SERVICE OF PROCESS WITHIN FLORIDA.
Θ . \Box A
SIGNATURE L. Vester
(CORPORATE OFFICER)
TITLE President
DATE5-10-95
HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATE CORPORATION, AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE
PERFORMANCE OF MY DUTIES.
SIGNATURE (RESIDENT AGENT)
(RESIDENT AGENT)
DATE 5-10-95

P95000038459

GENERAL SECURITIES TRANSFOR 1648 Pine HARRIER CIRCLE SARASOTA, \$1 34-251

City/State/Lip

Phone #

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Office Use Only

CODDODATION NAME(S)	& DOCUMENT NUMBER(S).	(if known).
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Mail out	Will wait	Photocopy	Certificate of Status
Walk in	Pick up time		Certified Copy
•	(Corporation Name)	(Doc	ument #)
·	(Corporation Name)	(Doc	ument #)
	•	·	·
·	(Corporation Name)	(Doc	ument #)
	(Corporation Name)	(Doc	ument #)

NEW FILINGS		AMENDMENTS
Profit		Amendment
NonProfit		Resignation of P. A., Officer/Director
Limited Liability		Change of Registered Agent
Domestication		Dissolution Withdrawal
Other	\mathbb{T}	Market

FILED 97 JAN - 6 AH II: 23 SECKETARY OF SIALE TAN AMARKET

绿	OTHER FILINGS
	Annual Report
	Fictitious Name
	Name Reservation

REGISTRATION/
Foreign
Limited Partnership
Reinstatement
Trademark
Other

Examiner's Initials	

ARTICLES OF DISSOLUTION

Pursuant to 607,1401, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:	The name of the corporation is: GENERAL JECCATTIES
TRAN	SFCR INC; FEI# 65-0587707
SECOND:	The articles of incorporation were filed on: May 15, 1995
THIRD:	
	(CHECK ONE) None of the corporation's phares have been issued. The corporation has not commenced business.
	The corporation has not commenced business.
FOURTH:	No debt of the corporation remains unpaid.
FIFTH:	The net assets of the corporation remaining after winding up have been distributed to the shareholders, if shares were issued.
SIXTH:	Adoption of Dissolution (CHECK ONE)
	A majority of the incorporators authorized the dissolution.
	☐ A majority of the directors authorized the dissolution.
Signe	ed this 3157 day of December, 1996.
Signatui	
	(By the chairman or vice chairman of the board, president, or other officer - if there are no officers or directors, by an incorporator.)
_	LUCIAN L. VESTAL
	(1ypen or printen name)
a.	PRESIDENT
Signatui -	(By the chairman or vice chairman of the board, president, or other officer - if there are no officers or directors, by an incorporator.) LUCIAN L. VESTAL (Typed or printed name)