

May 18, 1995

100001497621 -05/24/95--01013--018 *****122.50 *****122.50

100001497621 -05/24/95--01013--019 *******8.75 ******8.75

TANC.

ł

Division of Corporations P.O. Box 6327 Tallahassee, Fl. 32314

RE: Eptech Distributing of Central Florida, Inc.

Please find enclosed a check in the amount of \$122.50, for the filing fee, Registered Agent and for a certified copy of the documents.

Enclosed is a check in the amount of \$8.75 for a Certificate in Good Standing.

Your prompt attention in this matter is greatly appreciated,

. . . .

Sincerely,

A. Edward Overton, Esq. OVERTON & ASSOCIATES, P.A.

P.S. Please stamp	مہ ط	re turn	Ar+ i clis	~1	Documi	Ħ
A. Edward Querkin GAVE					6	5
AUTHORIZATION BY PHONE TO	MAT	3 0 1995	BSB		Ċ	9
CORRECT MAILING Ad	lie	22				
DATE 53095						
000. EXAM 13513 1	ſ					

....

10863 Ulmerton Road, Security Plaza, Suites F G & H, Largo, Florida 34648-1794

FILED ARTICLES OF INCORPORATION 95 MAY 24 PM 2: 34 of SECRETARY OF STATE EPTECH DISTRIBUTING OF CENTRAL FLORIDA, TINCAMASSEE, FLORIDA

The undersigned, for the purpose of forming a corporation under the Florida General Corporation Act, do hereby adopt the following Articles of Incorporation:

en angelen ander son de eigen og son generalen. De generalen son de eigen ander son de eigen s

ARTICLE I. CORPORATE NAME.

+ \pm

1

The name of this Corporation is: EPTECH DISTRIBUTING OF CENTRAL FLORIDA, INC.

ARTICLE II. NATURE OF BUSINESS AND POWERS.

The general nature of the business to be transacted by this Corporation is to engage in any and all business permitted under the laws of the State of Florida.

ARTICLE III. CAPITAL STOCK.

The maximum number of shares of stock that this Corporation is authorized to issue and have outstanding at any one time is seven thousand (7,000) shares of common stock with no par value. Each of the said shares of stock will entitle the holder thereof to one (1) vote at any meeting of the Stockholders. Cumulative voting for Officers or Directors of the Corporation is specifically disallowed by these Articles of Incorporation.

(page 1 of 7)

It is the intention of the Corporation that all shares of stock of the Corporation shall conform to Section 1244 of the Internal Revenue Service Code. Such actions as are necessary will be taken by the appropriate Officers to accomplish this compliance.

It is further declared to be the intention of the Corporation to elect to be taxed as a partnership under the Internal Revenue Service Code provisions for corporate election of Sub-Chapter "S" treatment in any year in which it is economically beneficial to the Corporation.

ARTICLE IV. STOCK TRANSFERS - CORPORATION'S RIGHT OF FIRST REFUSAL.

No Stockholder shall have the right to sell, assign, pledge, encumber, transfer, or otherwise dispose of any of the shares of stock of the Corporation without first offering such shares for sale to the Corporation at the net asset value thereof. Such offer shall be in writing, signed by the Stockholder; shall be sent by registered or certified mail to the Corporation at its principal place of business; and shall remain open for acceptance by the Corporation for a period of thirty (30) days from the date of mailing. If the Corporation fails or refuses within such period to make satisfactory arrangements for the purchase of such shares, the Stockholder shall have the right to dispose of his shares as he may see fit.

On the death of any Stockholder, the Corporation shall have the right to purchase all shares owned by such Stockholder immediately prior to his death on the terms set forth above, and this provision shall be binding on the executor, administrator, or personal representative of

(page 2 of 7)

each Stockholder.

The Corporation shall have the right to further restrict transfers of shares of stock of the Corporation by entering into a Stock Purchase Agreement with the Stockholders. Any such Agreement, to be effective, must be signed by all of the Stockholders of the Corporation, and must also be signed by all of the Directors of the Corporation.

Each share of stock certificate issued by the Corporation shall have printed or stamped thereon the following legend:

"These shares of stock are held subject to certain transfer restrictions imposed by the Articles of Incorporation of the Corporation. A copy of such Articles is on file at the principal office of the Corporation."

"Additional transfer restrictions may be imposed by a Stock Purchase Agreement between the Corporation and the Stockholders. A copy of such Agreement, if any, shall be on file at the principal office of the Corporation."

ARTICLE V. TERM OF EXISTENCE.

This Corporation shall have perpetual existence, commencing upon filing of these Articles. ARTICLE VI. REGISTERED AGENT AND INITIAL REGISTERED OFFICE.

The Registered Agent and the street address of the initial Registered Office of this Corporation in the State of Florida shall be:

> A. EDWARD OVERTON, ESQUIRE 10863 Ulmerton Road Security Plaza Largo, FL 34648

Ŧ

,

The initial mailing address of this Corporation in the State of Florida shall be:

c/o MARVIN R. REID 6225 - 118TH AVE. N. LARGO, FL 34643

The Board of Directors from time to time may move the Registered Office to any other address in the State of Florida.

ARTICLE VII. BOARD OF DIRECTORS.

This Corporation shall have one Director initially. The number of Directors may be increased or diminished from time to time by Bylaws adopted by the Stockholders, but shall never be less than one. New Directors may be added to the Board of Directors by approval of a simple majority of the Stockholders. The maximum number of Directors that may serve on the Board of Directors at one time shall be set at five Directors.

ARTICLE VIII. INITIAL DIRECTOR(S).

The name(s) of the initial Director(s) of this Corporation and their

street addresses is:

MARVIN R. REID 6225 - 118TH AVE. N. LARGO, FL 34643

1.10

ARTICLE IX. RIGHTS OF INITIAL DIRECTORS.

The initial Director shall have the right to be a Director of the Corporation provided that the respective Director is a Stockholder of the Corporation owning at least forty-nine percent (49%) of the outstanding stock of the Corporation.

By acquiring stock in this Corporation, each Stockholder agrees to abide by this right and to elect the initial Director named in these Articles of Incorporation to the office of Director as long as that Director is a Stockholder of the Corporation, and that the restrictions concerning minimum ownership of stock as setout in the preceding paragraph are complied with by that Director.

This Article may not be amended in any way without the written consent of each of the initial Directors as long as he is still a Stockholder of the Corporation at the time of any such amendment.

ARTICLE X. INCORPORATOR.

The name and street address of the person or corporation signing these

Articles of Incorporation as the Incorporator is:

A. EDWARD OVERTON, ESQUIRE 10863 Ulmerton Road Security Plaza Largo, FL 34648-1794

(813) 585-8006

ARTICLE XI. AMENDMENTS.

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the Stockholders and approved at a Stockholders' meeting by at least a majority of the stock entitled to vote, unless all of the Directors and all of the Stockholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

ARTICLE XII. BYLAWS.

The power to adopt, alter, amend, and repeal the Bylaws shall be vested in the Board of Directors, but all alterations, amendments, and repeals of the Bylaws must be approved by a majority of the Stockholders.

ARTICLE XIII. INDEMNIFICATION.

The Corporation shall indemnify each Officer and Director, including former Officers and Directors, to the full extent permitted by law.

IN WITNESS WHEREOF, the undersigned, as Incorporator, has executed the foregoing Articles of Incorporation on the $\frac{12^{h}}{12^{h}}$ day of May, 1995.

EDWARD OVERTON, ESQUIRE Α.

INCORPORATOR

EDWARD CVERTON, FRED А.

95 MAY 24 PH 2: 34 Attorney At Law

SECRETARY OF STATE TALLAHASSEE, FLORIDA

63

TO: FLORIDA DEPARTMENT OF STATE DIVISION OF CORPORATIONS

RE: REGISTERED AGENT'S ACCEPTANCE

Pursuant to the provisions of sections 607.0502, 617.0502, 607.1508, or 617.1508 of the Florida Statutes notice is given by the below named corporation, to wit:

EPTECH DISTRIBUTING OF CENTRAL FLORIDA INC.

that A. EDWARD OVERTON, ESQUIRE shall serve as registered agent on behalf of the corporation.

En Oner

A. EDWARD OVERTON, ESQUIRE INCORPORATOR

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CER-TIFICATE, 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 RELATIVE TO THE PROPER AND COMPLETE PERFOR-MANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATION OF MY POSITION AS REGISTERED AGENT.

Date: <u>Ms. / 19</u>/, 1995.

Florida Bar No.: 0559237 Pinellas SPN No.: 0633401

Telephone: (813) 585-8006 FAX-phone: (813) 585-1299

*

OVERTON & ASSOCIATES. P.A.

By: A. EDWARD OVERTON, ESQ. Attorney at Law

10863 Ulmerton Road Security Plaza Ste. G & H Largo, FL 34648-1794

PLTH=c:\corporat\micc\registor ac