P95000046398

HORIZON EQUIPMENT COMPANY, INC. 11481 STATE ROAD 80 EAST FORT MYERS, FLORIDA 33905 941-694-7740

May 25, 1995

Corporate Records Bureau Division of Corporations Department of State P. O. Box 6327 Tallahassee, Florida 32301

Re: HORIZON EQUIPMENT COMPANY, INC.

FILED
95 JUN -9 PM 3: LO
SEGRETARISSEE. FLORIDA
TALLAHASSEE. FLORIDA

000001509850 -06/09/95--01058--016 ****122.50 ****122.50

Dear Sirs:

Enclosed please find the following:

- 1. An original and one copy of Articles of Incorporation for the captioned corporation.
- 2. Our check in the amount of \$122.50 representing the following fees and costs:

Filing Fee Resident Agent Fee Certified copy of Articles \$ 35.00 35.00

52.50

\$122.50

Please return the certified copy of the Articles of Incorporation to this office upon acceptance and filing of the same.

Sincerely yours,

Janette M. Hunter

JMH/ko Enclosures

DE

ARTICLES OF INCORPORATION

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HORIZON EQUIPMENT COMPANY, INC.

The undersigned, acting as incorporators of a corporation under the Florida General Corporation Act, adopt the following Articles of Incorporation for such corporation:

ARTICLE I

NAME

The name of the corporation is:

HORIZON EQUIPMENT COMPANY, INC.

The address of the corporation is:

11481 STATE ROAD 80 EAST FORT MYERS, FLORIDA 33905

ARTICLE II

DURATION

The period of its duration is perpetual.

ARTICLE III

PURPOSE

The purpose is to engage in any activities or business permitted under the laws of the United States and Florida.

ARTICLE IV

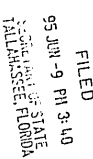
SHARES

The Corporation shall have authority to issue Five Hundred shares, all of o class, One (\$ 1.00) Dollar par value.

ARTICLE V

PREEMPTIVE RIGHTS

Every shareholder, upon the sale for cash of any new stock of this corporation of the same kind, class or series as that which he already holds, shall have the right to purchase his pro rata share thereof (as nearly as may be done without issuance of fractional shares) at the price at which it is offered to others.



ARTICLE VI

BOARD OF DIRECTORS

The business and the affairs of this corporation shall be managed by a Board of Directors, which shall be elected by the shareholders and serve as provided in the bylaws. The number of the members of the Board of Directors may either be increased or decreased from time to time by the bylaws, but shall never be less than one (1). The corporation shall have two (2) directors initially, and the names and addresses of the initial directors are as follows:

NAME	ADDRESS
Janette M. Hunter	9181 Pomelo Road East Fort Myers, Florida 33912
John H. Hunter	9181 Pomelo Road East Fort Myers, Florida 33912

ARTICLE VII

INDEMNIFICATION

Every director and every officer of the corporation shall be indemnified by the corporation against all expenses and liabilities, including counsel fees, reasonably incurred by or imposed upon him in connection with any proceeding or any settlement of any proceeding to which he may be a party or in which he may become involved by reason of his being or having been a director or officer of the corporation, whether or not he is a director or officer at the time such expenses are incurred, except when the director or officer is adjudged guilty of willful misfeasance or malfeasance in the performance of his duties; provided that in the event of a settlement the indemnification shall apply only when the Board of Directors approves such settlement and reimbursement as being for the best interests of the corporation. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such director or officer may be entitled.

ARTICLE VIII

BYLAWS

The first Bylaws of the corporation shall be adopted by the Board of Directors and may be altered, amended or rescinded by the Board of Directors or the shareholders in the same manner as these Articles may be amended.

ARTICLE IX

AMENDMENTS

Amendments to the Articles of Incorporation shall be proposed and adopted in the following manner:

- Notice. Notice of the subject matter of a proposed amendment shall be included in the notice of any meeting at which a proposed amendment is considered.
- 2. A resolution for the adoption of a proposed amendment may be proposed by either the Board of Directors of the corporation or by the shareholders of the corporation. Directors and shareholders not present in person or by proxy at the meeting considering the amendment may express their approval in writing, provided such approval is delivered to the Secretary at or prior to the meeting. Except as elsewhere provided, such approvals must be by not less than two-thirds (2/3rds) of the entire membership of the Board of Directors, and by not less than two-thirds (2/3rds) of the shareholders.

ARTICLE X

SUBSCRIBER

The name and address of the incorporator is:

NAME	ADDRESS					
Janette M. Hunter	9181 Pomelo Road East Fort Myers, Florida 33912					

ARTICLE XI

REGISTERED AGENT

The address of its initial registered office is 11481 State Road 80 East, Fort Myers, Florida 33905, and the name of its initial registered agent at said address is Janette M. Hunter.

IN WITNESS WHEREOF, the signatures this $6+$ day of	subscribers have affixed their البهار, 1995.
Witnesses: Llively K Ezite	Janette M. Hunter
Lara O'Connor	

STATE OF FLORIDA COUNTY OF LEE

Before me, the undersigned authority, personally appeared JANETTE M. HUNTER, who is to me wall known to be the person described in and who subscribed the above Articles of Incorporation, and did freely and voluntarily acknowledge before me according to law that they made and subscribed the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal at Cape Coral, in said County and State, this 6th day of 1995.

OFFICIAL NOTATIV SEAL
SANDRA J FRANKLIN
COMMISSION NUMBER
CC310506
MY COMMISSION EXP.
SEPT 21,1997

Notary Public State of Florida

My Commission Expires:

ACCEPTANCE BY REGISTERED AGENT

Having been designated as the Registered Agent of the above-named corporation to accept service of process for said corporation, at the place designated in the foregoing Articles of Incorporation, I hereby accept such appointment and agree to act in that capacity and to comply with the provisions of the Florida General Corporation Act relative to keeping open the designated office.

Janette M. Hunter Registered Agent

> FILED 95 JUN -9 PH 3: 40 SEUNLIANN UF STATE

PRESTICE SEALE LEGAL & FINANCIAL SERVICES

1201 HAYS STREET TALIAHASSEE, FL 32301-2607

800-342-8086

904-222-9171

ACCOUNT NO.

072100000032

REFERENCE

992768

81911A

AUTHORIZATION :

COST LIMIT : PRE-PAID

ORDER DATE: June 19, 1996

ORDER TIME : 10:40 AM

ORDER NO. : 992768

CUSTOMER NO:

81911A

700001867707 -06/19/96--01099--046 *****35.00 *****35.00

CUSTOMER: Truman J. Costello, Esq

Costello Sims & Royston

Suite 101

12670 New Brittany Boulevard

Fort Myers, FL 33907

DOMESTIC AMENDMENT FILING

NAME:

HORIZON EQUIPMENT COMPANY,

INC.

ARTICLES OF AMENDMENT RESTATED ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY PLAIN STAMPED COPY

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Kathy Drake

EXAMINER'S INITIALS:

. PISION OF CORPERATION



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

June 20, 1996

CSC NETWORKS KATHY DRAKE TALLAHASSEE, FL

SUBJECT: HORIZON EQUIPMENT COMPANY, INC.

Ref. Number: P95000046398

We have received your document for HORIZON EQUIPMENT COMPANY, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the person signing the document must be typed or printed beneath the signature.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6957.

Joy Moon-French Corporate Specialist

Letter Number: 696A00030603

1201 HAYS STREET TALLAHASSEE, FL 32301-2607 901-222-9170 904-222-0393-FAX

800-342-8086



RECEIVED

96 JUL -5 FH 4: 17

ACCOUNT NO. : 072100000032 DIVISION OF CORPORATION

REFERENCE :

992768

81911A

AUTHORIZATION :

COST LIMIT : \$ PRE-PAID

ORDER DATE : June 19, 1996

NOTE: PREviously Rejected

ORDER TIME : 3:15 PM

ORDER NO. : 992768

CUSTOMER NO: 81911A

(See attacked printout)

please file using original

file date - Mank you!

CUSTOMER: Truman J. Costello, Esq

Costello Sims & Royston

Suite 101

12670 New Brittany Boulevard

Fort Myers, FL 33907

DOMESTIC AMENDMENT FILING

NAME:

HORIZON EQUIPMENT COMPANY,

INC.

XX ARTICLES OF AMENDMENT

RESTATED ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

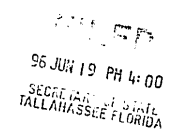
_ CERTIFIED COPY

PLAIN STAMPED COPY

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Kathy Drake

EXAMINER'S INITIALS:



ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF HORIZON EQUIPMENT COMPANY, INC.

Article IV of the Articles of Incorporation of HORIZON EQUIPMENT COMPANY, INC. was amended pursuant to the recommendation made by the corporation's Board of Directors as approved by the Shareholders of the corporation. The corporation is filing these Articles of Amendment to Articles of Incorporation pursuant to Section 607.1006 of the Florida Business Corporation Act.

- 1. The name of the corporation is: HORIZON EQUIPMENT COMPANY, INC.
- 2. Article IV of the Articles of Incorporation of HORIZON EQUIPMENT COMPANY, INC. was amended as follows:

ARTICLE IV

SHARES

The aggregate number of shares which the corporation shall have authority to issue is 2,000 shares of voting common stock having a par value of \$1.00 per share and 500 shares of non-voting common stock having a par value of \$1.00 per share. The holders of the voting common shares shall be entitled to one vote for each share on all matters on which shareholders have the right to vote. The holders of the non-voting common shares shall not have the right to vote. Except with respect to voting rights, all common shares shall be identical with each other in every respect.

The foregoing Amendment of the Articles of Incorporation of HORIZON EQUIPMENT COMPANY, INC. was duly approved by the Board of Directors of the corporation on June 12, 1996 and unanimously adopted by the Foreholders of the corporation pursuant to Section 607.1003 of the Florida Business Corporation Act on June 12, 1996.

DATED this 12th day of June, 1996.

DANETTE M. HUNTER, President

Attest:

JANEUTE M. HUNTER, Secretary

c:\w\hunter.non/st

PLEASE READ ALL INSTRUCTIONS BEFORE COMPLETING THIS FORM.

APPLICATION FOR REINSTATEMENT



FLORIDA DEPARTMENT OF STATE

Sandra B. Mortham

Secretary of State

DIVISION OF CORPORATIONS **DOCUMENT #**

1 Corporation Name

P95000046398

HORIZON EQUIPMENT COMPANY, INC.

Principal Place of Birsiness

Mailing Address

11481 STATE RD 80 E FT MYERS FL 33905

11481 STATE RD BO E

FILED SECRETARY OF STATE CIVISION OF CORPORATIONS

95 OCT -2 AMID: 58

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FT MTERS FL 33805				FT LEW LOTTER STATE STATE (
1 above 2 New Pr	addresses are incorrect in any way line undipal Office Address. If Applicable	through incorre	ct information and enter failing Office Address.	er correction below.	4. Date Incom	Total of a Control				
Suite Apt	# etc	Suite, Apt				Date Incorporated or Qualified To Do Business in Florida 06/09/1995				
City & Stat	le .	City & Sta				5 FEI Number				Applied For
Zip	Country		,		65-0581905				Not Applicable	1
		Zip	Coun		6 CERTIFICAT	TE OF STATUS DESIRE	58 T	75 Addina	ong) fee reggires	ſ
7 Names	and Street Addresses of Each Officer ar	nd/or Director (I	Florida nomprofit corpo	rations must list at the	I diversors			or a Certifi	icate of Status	ļ
Title(s)	Title(s) Name of Officers and/or Directors 1 2		Street Address of Each Officer and/or Director (Do NOT Use Post Office Box Numbers)			City / State / Zip				
•	D HUNTER, JANETTE M 8		ı	9181 POMELO PO 5		FT MYSPS FL 22012				1
	HUNTER, JOHN H									l
			9181 POMELO	20 5		FT MYERS FL	33012			
P/T/D			11481 SR 80 E			FORT MYERS, FL 33905			 D5	
VP/S/D WYNBERG, LARRY E.		11481 SR 8	81 SR 80 E			S, FL	3390)5		
							-			
	8. Name and Address of Current	Registered Ag	ent	Name	9. Name and A	ddress of New Reg	stered Aç	zent		
	R, JANETTE N			Truman J.	Costelle	0				ĝ
	STATE RD 80 E			Street Address (P.O. Box Nu 12670 New Brit			Number is Not Acceptable)			
ri Mit	ERS FL 33905		i	Suite, Apt. #, Etc. Suite #10		,				ر د
	1	_	į	City			State	Zip Code		
lù I, being a	ppointed the regret ed agent of the abo	ve pyrnantcorpx	oration, am familiar wit	Fort Myer	S Intions of Section	- 607 0505 F G	FL		907	
Signature of Registered Ag		titl	ENT MUST SIGN			Date9/26	5/96			
ii. Doe Dep	s this corporation pay a t. of Revenue under S.	ny into-	ible to de ut	tes. Yes X		(See o	ther side fo	or informa	tion	
2 I certify the this reinsta owed by th	at Lam an officer or director or the receiving terment application, the reason for dissone curporation have been paid and their effication is true and activate, and my signification is true.	rer or trustee em lution has been	powered to execute the	ils application as prov	nded for in chapti requirements of exemption under th.		further cer forther cer f 617,0401, f, F.S. The	·	hen filing I all fees on indicated	
	SIGNATURE AND TYPED OR PRIN	TED HAME OF S	GNING OFFICER OR DE	ECTOR	9/26/96	Date	941-69 Daytim	94-774 e Phone #	<u>10</u>	