P9500059462

July 10,1995

State of Florida Department of State Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314 Dear Secretary of State:

Please accept these Articles of Incorporation for, PC MARKETING, CORP. Enclosed please find a check for \$70.00 to cover the relevant fees.

Thank You

FILLID
95 AUG -2 AH 3: 55
SEPTENDAN OF STATE

36 30 Jan 198 Jan 198





FLORIDA DEPARTMENT OF STATE

July 20, 1995

Sandra B. Mortham Secretary of State

RAFAEL POSADA 116 SHADOW WAY MIAMI, FL 33166

SUBJECT: PC MARKETING, CORP. Ref. Number: W95000014635

We have received your document for PC MARKETING, CORP. and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent must sign accepting the designation.

We regret that we were unable to contact you by phone. Please return the corrected document with a letter providing us with a telephone number where you can be reached during working hours.

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) 487-6933.

Letter Number: 695A00034733

Dana Farmer Document Specialist

FILED 95 AUG -2 AM 3: 55

ARTICLES OF INCORPORATION OF

TACLAHADSEELFLORUUA

PC MARKETING, CORP

We the undersigned, hereby agree and associate ourselves together for the purpose of becoming a Corporation under the General Corporation Laws of the State of Florida, providing for the formation, habilities, rights privileges and minimum ties of a corporation for profit

ARTICLE I

The name of the corporation hereby formed under these Articles shall hence, and from this day, subject to the approval of the Secretary of State, State of Florida, be known as PC MARKETING, CORP

ARTICLE II

The company formed under these Articles of Incorporation shall be endowed with the following power

- 1. Sue and be sued, and appear and defend in all actions and proceedings in its corporate name as a natural person.
 - 2. Adopt and use a corporate seal and alter the same
- 3 Appoint such officers and agents as its affairs shall require, and allow them suitable compensation.
- 4 Adopt, change, amend, and repeal its By- Laws, not inconsistent with Law, and its Certificate of Incorporation for the exercise of its affairs, and property. The transfer on its records of its stock or other evidence or interest or membership, and the calling and holding of meetings by its shareholders, and stockholders.
- 5 Increase or dimmish, by vote of its stockholders, shareholders, or members, cast as the By-Laws may direct, the number of directors, managers, or trustees of this corporation, and the Resident Agent for Service of process providing the number of the aforementioned shall never be less then one. (1) nor more than seven. (7). This provision of these Articles of Incorporation shall be strictly construed and governed by the By-Laws of the corporation and the applicable General Corporate Laws of the State if Florida.
 - b. Make and enter into all contracts necessary and proper for the conduct of its business.
- 7. a. Conduct business, have one or more offices in, and buy, hold, sell, mortgage, and convey or otherwise dispose of franchises in, this State and on the several states, territories, possessions and dependencies of the United States, the District of Columbia, and in foreign countries.
- b. Purchase the corporate assets of any other corporation, and engage in the same character of business.
- e Acquire, enjoy, utilize and dispose of patents, copyrights and trade marks, and any licenses or other rights or interests thereunder or therein.
- d. Take, hold, sell and convey such property as may be necessary in order to obtain or secure payment of any indebtedness or liability to it
- 8 a. Guarantee, endorse, purchase, hold, sell, transfer, mortgage, pledge or otherwise dispose of the shares of the capital stock of any bonds, securities, or other evidences of indebtedness, created by or owned by any corporation, public or closed of this State, or any other State, or any foreign country, or domestic or foreign government; while the owner of such stock exercises all of the rights, powers, and privileges of ownership, including the right to vote such stock.
- b. Purchase, hold, sell and transfer shares of its own stock provided that no corporation shall purchase any of its own capital stock except from the surplus of its assets over its liabilities including capital. Shares of its own capital stock, owned by the Corporation shall not voted directly or indirectly or be counted as outstanding for the purpose of any stockholder's quorum or vote.

- 9. Do all and everything new ssary and proper for the accomplishment of the objects enumerated in its Certificate of Incorporation or necessary or incidental to the benefit and protection or the corporation whether or not such business is similar in nature to the objects emimerated in this, its objects of Incorporation
- 10 a Contract debts and borrow money at such rates of interest not to exceed the Lawful rate of interest and upon such terms as its Board of Directors may deem necessary or expedient, and shall authorize and apree upon, issue and sell or pledge bonds, debenfines, notes, and other evidences of indebtedness, whether secured or unsecured and execute such mortgages or other instruments upon or encumbering its property or credit to secure the payment of money borrowed or owing by it, as the occasion may require and the Board of Directors deem expedient.
- b. Provision may be made in such instruments for the transferring of corporate property of every kind and nature then belonging to or thereafter acquired by such corporation—as security for any bonds, notes, debentures or other evidences of indebtedness issued or debts or sums of money owing by said corporation.
- c. In case of sale of any property by virtue of any such instrument or foreclosure, the part acquiring title shall have the same rights, privileges, grants, franchises, intruminties and advantages, in and by such instrument eminicated or conveyed, as belonged to the Corporation executing the instrument or contracting the debt.
- 11. This Corporation has the power to make gifts for educational, scientific or charitable purpose. Said gifts and allowances to be determined by a majority of the Board of Directors, and only after the approval of the majority vote of the shareholders shall said gifts be allowed.

APTELE III

In addition to the foregoing Articles the said Corporation, PC MARKETING, CORP is shall have as its principal business objective the operation of a full marketing company in full and complete compliance with the Lawy of the State of Florida and to conduct all business purposes set forth by said statutes.

Said corporation in y engage in any and all types of associated or relative businesses and may pursue any and all business objectives in accordance with this Certificate of Incorporation and in accordance with the Laws of the State of Florida.

ARTICLE IV

The total amount of capital stock authorized by this Corporation herein known as PC MARKETING, CORP shall be 100 shares of par value stock. Each share of stock shall have a Five (\$5.00) Dollar par value, and all of the shares enumerated herein. Fall be preferred stock to have one (1) vote per share held, wherein the total voting stock would be 100 shares constituting 100 votes.

ARTICLE V

This Corporation shall have perpetual existence

ARTICLE VI

The Corporation herein shall begin business with capital in the amount of Five Hundred. (\$500.00) Dollars, U.S., said amount to be deposited in the Barnnet Bank, in Miann, Fl., a banking institution in cash, for the sole purpose of beginning business under the name PC MARKETING, CORP.

ARTICLE VII

This Corporation shall maintain its principal place of business in Miann , Florida, at 116 Shadow Way, Miann, Florida 33160

ARTICLE VIII

There shall be not less than One (1) director but not more than Seven (7) at all times who shall constitute the Board of directors of said Corporation

ARTICLE IN

The following named person shall constitute the first Board of Directors of PC MARKETING, CORP

RAFAEL POSADA 116 Shadow Way MIAMI, FLORIDA 33166

and shall hold office for the first year of existence of said Corporation. These Directors shall hold office until a vote of the shareholders is held wherein their successors are elected and appointed and have qualified.

RAFAEL POSADA 110 Shadow Way MIAMI, FLORIDA 33100

ARTICLE X

The following named person and his address herein appear as subscribers to these Articles of Incorporation

RAFAEL POSADA 116 Shadow Way MIAMI, FLORIDA 33166

ARTICLES NI

This Corporation shall have the power to incur any and all habilities and debts in pursuance of its corporate purpose. Said debts and habilities shall be paid out of the corporate treasing upon the signature of RAFAEL POSADA, signing thereon singly, one signatures required.

No single officer, director or agent shall have the privilege of instituting legal action, claim, settlement, release, satisfaction or discharge or other legal process without the advise and consent of the Board of Directors by and through a majority of said Board. In the event that one officer, director, or agent so causes or acts so as to inclin hability without the advise and consent of the Board of Directors, said acts shall be as millity to said Corporation and the Corporation shall not be hable nor responsible therefore

ARTICLE XII

The officers to conduct business and the affairs of this Corporation for the first year of operation and thereafter until a vote of the shareholders at their annual meeting shall be as follows:

RAFAEL POSADA, President

ARTICLE XIII

Designation of Resident Agent for Service of Process and Residence Of Agent

The following named person is herein designated Resident Agent for Service of Process and by executing these Afficles of Incorporation does herein accept said designation, and his residence is set forth as follows. 7401 NW 11 Ct, Plantation, Florida, 33313.

I have read the foregoing and acknowledge the duties and obligations of Resident Agent for Service of Process and accept the same

Antolin Pestano 7410 NW 11 Ct

Plantation Fl 33313

IN WITNESS WHEREOF the stockholder and subsenber have hereunto set his hands and seals this 15th day of 20 ly 1905 6 A 0

RAFAEL POSADA

STATE OF FLORIDA

COUNTY OF DADE

4 HERFBY CERTIFY that this day personally appeared before me, an officer duly authorized to administer oaths and take acknowledgments, RAFAEL PCSADA, well known to me to be the person who is described in the foregoing Articles of Incorporation of PC MARKETING, CORP, and who signed the same, and he acknowledged to me that he executed the same freely and voluntarily for the purpose expressed therein. 15 th day of Tuly 1995, at Mann.

WITNESS my hand and seal this

Dade County, Florida

Cefaita Patomo

My Commission expires

FILED 95 AUG -2 AH 3: 55

CERTIFICATE DESIGNATISM OR CHANGING PLACE OF BUSINESS OR DOMICILISM EXACT OF TRIBA-LOR THE SERVICE OF PROCESS WITHIN THIS SEATE. TALL AHASSEE, TERRIBA AGENT UPON WHOM PROCESS MAY BE SERVED

In pursuance of Chapter 60" 34 Florida Statutes, the following is submitted, in compliance with said Act

First-That PC MARKETING, CORP—desting to organize under the laws of the State of Florida with its principal office as indicated in the Afficien of Deorperation at Miann, County of Dade, State of Florida has named Antolin Pestano located at "401 N. W. 11th Ct., Plantation Florida 33313, County of Broward, State of Florida, as its Agent to accept Service of Process within this State.

ACKNOWLEDGMENT

Having been named to accept services of process for the above stated corporation, at place designated in this Certificate. Thereby accept to act in this capacity, and agree to comply with the provision of said Act as pursuant to the provisions of Sections 007 0502 and 007 1508 or 017 1508 and 017 1508, Florida Statutes and as authorized by the board of directors, relative to keeping open said office.

Registered Agent Antolin Pestano