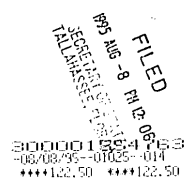
8/7/95 Requestor's No Address City Bisto ZJP Phone



ALIDATIO

0

L Y



CORPORATION(S) NAME

Jemei	SOFT AND	(ONSU/HIM, I
		•
		······································
	······································	
.V. n	·····	
Profit NonProfit	() Amendment	() Morgar
() Foreign	() Dissolution	() Mark
() Limited Partnership	() Annual Report	() Other
() Reinstatement	() Reservation	() Change of Registerec Agent
Certified Copy	() Photo Copies	() Certificate Under Seal
() Call When Ready (≾) Walk In () Will Wa	() Call If Problem	() After 4:30
() () () ()	in j. j. j. Fick up	() Mall Out
Name Availability]	
Document	+	
Examiner	_ @	CAN M
Updater	- C. C. L. C.	3698
Varifier		
Acknowledgment	35 E-	ROLEGER AUG 6 1995,

CR2E031 (R8-85)

W.P. Varifier

AUG

R. CHESSER

ARTICLES OF INCORPORATION

of

JEMEL SOFT AND CONSULTING, INC.

ARTICLE I - NAME

The name of this corporation shall be JEMEL SOFT AND CONSULTING? INC.

ARTICLE II - DURATION

This corporation shall have perpetual existence.

ARTICLE III - PURPOSE

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

ARTICLE IV - CAPITAL STOCK

The maximum number of shares which this corporation is authorized to have outstanding at any time is one hundred (100) shares of common stock having a par value of one dollar (\$1.00) per share.

ARTICLE V - PREEMPTIVE RIGHTS GRANTED

The holders of common stock of this corporation shall have preemptive rights to purchase, at prices, terms and conditions that shall be fixed by the Board of Directors, shares of common stock of this corporation which may be issued from time to time for money, property or past services in addition to the stock authorized and issued by the corporation. The preemptive right of any holder is determined by the ratio of the authorized and issued shares of common stock held by the holder and all shares of common stock currently authorized and issued.

ARTICLE VI - INITIAL REGISTERED OFFICE AND AGENT

The initial registered office and registered agent is:

John K. Eastham, Jr. 138 West Palmetto Park Road Boca Raton, Florida 33432

The initial registered agent, upon accepting this designation, agrees to comply with the provisions of Section 48.091 of the Florida Statutes as amended from time to time with regard to keeping the office open for service of process.

ARTICLE VII - INITIAL BOARD OF DIRECTORS

The initial Board of Directors shall consist of three (3) members, Jean Marie Raymond Ledanois as President/Treasurer, Flavel Ledanois as Vice President and Luis Duarte as Secretary. The number of directors may be increased from time to time by vote of the stockholders, but in no case shall the number of directors be less than one (1) nor more than four (4).

ARTICLE VIII - INDEMNIFICATION

The corporation shall indemnify any Officer or Director, or any former Officer or Director, to the full extent permitted by law.

ARTICLE IX - INCORPORATOR

The name and address of the person signing these Articles of Incorporation is: JOHN K. EASTHAM, JR., 138 West Palmetto Park Road, Boca Raton, Florida 33432.

ARTICLE X - PRINCIPAL PLACE OF BUSINESS

The principal place of business of JEMEL SOFT AND CONSULTING, INC. is 1611 Berryway, Country Lakes, Delray Beach, Florida 33484.

JOHN K. EASTHAM, JR. Lucorporator

STATE OF FLORIDA

COUNTY OF PALM BEACH

Chay Junice (1)

BI \JEHEL\ARTICLES . INC



AMY SUMACEWSKI My Commission CC368225 Expires Apr. 2.7 1098 Bonded by HAI 800-422-1555

CERTIFICATE OF DESIGNATION

REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of section 607.0501, Florida Statutes, the undersigned corporation organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent in the state of Florida

- 1. The name of the corporation is: JEMEL FOFTS AND CONSULTING, INC.
- 2. The name and address of the registered agent and office is: JOHN K. EASTHAM, JR., 138 West Palmetto Park Road, Boca Raten, Florida 33432.

JOHN K. EASTHAM, JR.

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, 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 RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

SIGNATURE:

JOHN K. EASTHAM, JR.

DATE:

| S | S |
| S |
| S |
| S |
| DATE:
| S | S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S |
| S