A CAMOFFICES

Rubian, Peppler & Annariaten
PROFESSIONAL ASSOCIATION

535 Varsailles Drive

Thomas R. Peppler Nu helas J. Rahma*

*Honda Board Certified Wills, Trusts and Estates Attorney

Of Counsel John M. Comphell August 15, 1995

535 Varsailles Drive Suine 150 Mailtend, Florida 32751 Telephone (407) 647-PLAN Facsimile (407) 647-7189

Ms. Terri Burkley Secretary of State Divisions of Corporations P.O. Box 6327 Tallahassee, Florida 32314

100001564161 -08/18/95--01028--021 ****122.50 ****122.50

Re: Incorporation of THE CAB CARD, INC.

Dear Ms. Burkley:

Enclosed please find the Articles of Incorporation and the Certificate of Registered Agent for the formation of a corporation to be known as THE CAB CARD, INC. Also enclosed is a check in the amount of \$122.50 for all incorporation fees, including a certified copy of the Charter.

I spoke to you on August 9, 1995 regarding the same paperwork that I mailed to you on July 10, 1995 and you never received. I would appreciate it if you would expedite this matter as the client is getting anxious to get his business set up.

Please forward the certified copies to me at the above address.

Thank you for your attention to this matter.

Sincerely,

Penny Kirkpatrick, Paralegal to THOMAS R. PEPPLER, ESQUIRE

PEK/

xc: client file

Encl: as above

ARTICLES OF INCORPORATION

OF

THE CAB CARD, INC.

The undersigned, being of legal age and competent to contract, for the purpose of organizing a corporation pursuant to the laws of the State of Florida, does hereby adopt the following Articles of Incorporation, and does hereby agree and certify as follows:

ARTICLE I.

The name of this Corporation shall be: THE CAB CARD, INC..

ARTICLE II. COMMENCEMENT OF CORPORATE EXISTENCE

This Corporation shall commence corporate existence upon August ____, 1995, and shall have perpetual existence unless sooner dissolved according to law.

ARTICLE III. PURPOSES AND GENERAL POWERS

The general purpose of this Corporation shall be to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Florida. This Corporation shall have all of the powers enumerated in the General Corporation Law of Florida, as the same now exists and as hereafter amended, and all such other powers as are permitted by applicable law.

ARTICLE IV.

A. Number and Class of Shares Authorized; Par Value.

The capital stock authorized, the par value thereof, and the class of such stock shall be as follows:

Number of Par Value Per Class of Stock Shares Authorized Share Share Class of Stock Share Share Par Value Per Class of Stock Share Share Share Share Par Value Per Class of Stock Share Sh

The consideration for all of the above stock shall be payable in cash, property (tangible and intangible), labor or services in lieu of cash, unless otherwise prohibited by law; at a just valuation to be fixed by the Board of Directors of the Corporation.

B. Voting Rights.

The Common Stock shall possess and exercise exclusive voting rights and at all meetings of the Shareholders, each record holder of such stock shall be entitled to one (1) vote for each share held. Shareholders holding Common Stock shall have no cumulative voting rights in any election of directors of the Corporation.

ARTICLE V. PRINCIPAL BUBINESS OFFICE

The principal business office of this corporation shall be located at:

118 Becket Lane Heathrow, Florida 32746

ARTICLE VI. INITIAL REGISTERED OFFICE AND AGENT

The initial registered agent and the initial registered office of this Corporation shall be:

Thomas R. Peppler, Esquire 535 Versailles Drive, Suite 150 Maitland, Florida 32751 The Corporation may change its registered agent or the location of its registered office, or both, from time to time without amendment of this Articles of Incorporation.

ARTICLE VII. INCORPORATOR

The name and street address of the person signing these Articles of Incorporation as Incorporator shall be:

BRIAN MEREDITH 118 Becket Lane Heathrow, Florida 32746

VIII. BOARD OF DIRECTORS

This corporation shall have two (2) director initially. The number of directors may be increased or diminished from time to time as provided in the Bylaws. Directors may be removed without cause. The name and street address of the initial directors shall be:

Brian Meredith 118 Becket Lane Heathrow, Florida 32746

Mark Gabrovic 1540 Tracy Dee Way Longwood, Florida 32779

ARTICLE IX. BYLAWS

Except as otherwise provided by law, the power to adopt, alter, amend or repeal the bylaws shall be vested in the Board of Directors.

ARTICLE X. INDEMNIFICATION

In addition to any rights and duties under applicable law, the Corporation shall indemnify and hold harmless all of its directors, officers, employees and agents, and former directors, officers, employees and agents from and against all liabilities and obligations, including attorneys' fees, incurred in connection with any ac-

tions taken or failed to be taken by said directors, officers, employees and agents in their capacity as such except for willful misconduct or gross negligence.

ARTICLE XI. CONFLICTS OF INTEREST

No contract or other transaction between this Corporation and any other corporation, and no act of this Corporation, shall in any way be affected or invalidated by the fact that any of the Directors of this Corporation are pecuniarily or otherwise interested in, or are the directors or officers of, such other corporation. Any Director individually, or any firm of which any Director may be a member, may be a party to, or may be pecuniarily or otherwise interested in any contract or transaction of this Corporation, provided that the fact that he or such firm is so interested shall be disclosed or shall have been known to the Board of Directors or a majority thereof, and any Director of this Corporation, or who is also a director or an officer of such other corporation, or who is so interested, may be counted in determining the existence of a quorum at any meeting of the Board of Directors of this Corporation that shall authorize any such contract or transaction with like force and effect as if he were not such a director or officer of such other corporation, or not so interested.

ARTICLE XII. LIMITED LIABILITY OF SHAREHOLDERS

The private property of the shareholders shall not be subject to payment of the Corporation's debts to any extent.

ARTICLE XIII. AMENDMENT

This Corporation reserves the right to amend or repeal any provisions contained in this Articles of Incorporation, or any amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

ARTICLE XIV. HEADINGS AND CAPTIONS

The headings or captions of these various articles are inserted for convenience and none of them shall have any force or

offect, and the interpretation of the various articles shall not be influenced by any of said headings or captions.

IN WITNESS WHEREOF, the undersigned, being the incorporator hereinbefore named, for the purpose of forming a corporation under the laws of the State of Florida to do business both within and without the State of Florida, hereby makes and files this Articles of Incorporation, declaring and certifying that the facts stated herein are true, and hereby subscribes thereto and hereunto sets his hand and seal this 1511 day of August, 1995.

BRIAN MEREDITA

STATE OF FLORIDA COUNTY OF

The foregoing Articles of Incorporation was acknowledged before me by BRIAN MEREDITH, who produced a Florida Driver's License as identification and who did/did not take an oath, this

Haynas

15-41 day of August, 1995.

Notary Public

My Commission Expires:

My Commission CC431383
Express Jan. 03, 1999
Bonded by HAI
n00-422-1855

CERTIFICATE DESIGNATING PLACE OF DUSINESS FOR THE BERVICE OF PROCESS WITHIN FLORIDA AND REGISTERED AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Section 48.091, Florida Statutes, the following is submitted:

THE CAD CARD, INC., desiring to organize as a corporation under the laws of the State of Florida, with its registered office at: 535 Versailles Drive, Suite 150, Maitland, Florida 32751, has named and designated THOMAS R. PEPPLER, ESQUIRE as its Registered Agent to accept service of process within the State of Florida.

ACKNOWLEDGMENT

Having been named to accept service of process for the above-named corporation, at the place designated in this Articles of Incorporation, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties as Registered Agent.

Dated this 15th day of August, 1995.

Thomas R. Peppler Egquire

Registered Agent

THE CAD CARD, INC.

REGIDENT AGENT AGREEMENT

- I, Brian Moradith, as a Director and President of THE CAU CARD, INC., hereby states the following pertaining to the corporation's Resident Agent as follow:
- 1. THOMAS R. PEPPLER and the law firm of RUBINO, PEPPLER & ASSOCIATES, P.A., has been named as the Resident Agent for THE CAB CARD, INC..
- 2. THOMAS R. PEPPLER and the law firm of RUBINO & ASSOCIATES, P.A., whose address is 535 Versailles Drive, Suite 150, Maitland, Florida 32751 accepts the position of Resident Agent based on cortain acceptable conditions.
- The Resident Agent is directed to accept service of process in any lawsuit in which this corporation shall be a party.
- 4. Upon service of process, the Resident Agent, shall notify the President of the lawsuit and forward such documents to the corporate office.
- 5. The Resident Agent is directed not to file an answer or any other documents in such lawsuit, unless the Director and President specifically authorizes the Resident Agent to proceed in such lawsuit.
- 6. The Resident Agent must secure authorization to proceed for each and every lawsuit that such corporation is a party.
- 7. The Resident Agent reserves the right as the attorney for such corporation to refuse to proceed in such lawsuit if THOMAS R. PEPPLER or RUBINO, PEPPLER & ASSOCIATES, P.A., reviews such lawsuit and after careful legal consideration concludes that it is unwise to proceed in such matter.
- This Resident Agent agreement has been approved by corporate resolution.

UNDERSTOOD AND AGREED TO THIS 18th DAY OF AUGUST, 1995.

BRIAN MEREDITH/

Director and President

THOMAS W. PEPPAER ESQUIRE RUBINO, PEPPLER & ASSOCIATES, P.A.

Resident Agent