## 950008/030 Computer Consulting Services, Inc.

16620 S.W. 82 Court Miami, Florida 33157 Office 305.251.0496 Fax 305.252.3173

March 6, 2001

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

700003892537--9 -03/22/01--01028--008 \*\*\*\*\*\*43.75 \*\*\*\*\*\*43.75

Dear Ms. Gibons,

Please find enclosed the following documents: Articles of Amendment, for Computer Consulting & Services, Inc. The amendment is a name change from Computer Consulting & Services, inc. to Propartners.net Inc.

I not sure if you remember our conversation, I talked to you about dissolving one corporation to use the name for another corporation. Then I was going to register a DBA with a name that is very similar. After thinking about it, I decided it would just be easier, and cheaper to simply rename the company, and forget about dissolving the other corporation.

I have also enclosed a check for \$43.75, for the filling fee, and a certificate of status. Please let me know if I have neglected any details. Thanking you in advance.

Robert J. Arone

KR63/22

## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

Computer Consulting & Services, INC.	;
(present name)	Ţ

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

ARTICLE I NAME
The name of the corporation shall be:
PROPARTNER. NET, INC.

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SECRETARY OF STATE
AND A SECRETARY OF STATE

**SECOND:** If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

FOURTH: Adoption of Amendment(s) (CHECK ONE)  The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.  The amendment(s) was/were approved by the shareholders through voting groups.	
for the amendment(s) was/were sufficient for approval.	
The amendment(s) was Aware approved by the shareholders through victims groups	
The following statement must be separately provided for each voting group entitled to ve separately on the amendment(s):	ote
"The number of votes cast for the amendment(s) was/were sufficient for approval by	
voting group	
The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.	
The amendment(s) was/were adopted by the incorporators without shareholder action are shareholder action was not required.	ıd
Signature  Signature  (By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)	_
the shaleholders)	
OR	
(By a director if adopted by the directors)	
OR	
(By an incorporator if adopted by the incorporators)	
Robert Apon L Typed or printed name  Provident	
Pierident	