P96000002482

TO: STATE OF FLORIDA SECRETARY OF STATE **DIVISION OF CORPORATIONS**

Please find enclosed a check for \$70,00 to pay the corporate filing fee and the registered agent fee for the corporation whose articles accompany this letter.

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IF THERE ARE ANY PROBLEMS WITH THIS FILING DO NOT RETURN THESE FORMS, INSTEAD PLEASE CALL COLLECT TO (407) 869-5766 OR FAX YOUR CORRESPONDENCE TO (407) 869-5207

When the articles by	filing has been completed please retu	rn our photocopy of these
	EXPRESS DELIVERY USING THE ENCLOSED PAPERWORK REGULAR MAIL TO THE CORPORATIONS MAILING ADDRESS REGULAR MAIL TO N.A.M.S. 841 DOUGLAS AVENUE STE. 104 ALTAMONTE SPRINGS, FL 32714	
Thank you	I for your assistance.	101-24703
Sincerely,	for your assistance. Called James the typus Called James the convent the	WAZ- 24 JAZ SEEDING SE
General M	lenger.	10 TO

doe Pires General Manager

ARTICLES OF INCORPORATION

Jan 1, 1996

OF

Viable solutions, Inc.

A CLOSE CORPORATION

The undersigned incorporator, for the purpose of forming a corporation under the Florida General Corporation Act, hereby adopt(s) the following Articles of Incorporation.

ARTICLE I NAME

The name of the corporation shall be:

Viable solutions, Inc.

The principal address of the corporation shall be:

630 Grenadine Ct. North Winter Park, FL 32792

ARTICLE II NATURE OF BUSINESS

The corporation is in the business of computer hardware and software resale and support. In addition, the corporation may engage in or transact any or all lawful activities or business permitted under the laws of the United States, the State of Florida, or any other state, country, territory or nation.

ARTICLE III STOCK

- 3.1 The corporation shall authorize a total of 1000 shares of stock having a par value of one dollar.
- 3.2 The corporation shall authorize only one class of stock.
- 3.3 All of the corporations' issued stock, exclusive of treasury shares, shall be held of record by not more than thirty (30) persons.



3.4 The corporation shall make no offering of any of it's stock of which would constitute a public offering within the meaning of the United States Securities Act of 1933, as it may be ammended from time to time.

ARTICLE IV TERMS OF EXISTENCE

This corporation shall exist perpetually beginning January 1, 1996.

ARTICLE V OFFICERS AND DIRECTORS

No officers or directors yet elected.

ARTICLE VI INCORPORATOR

The name and address of the incorporator of these articles of incorporation is:

Eliot Lanes 630 Grenadine Ct. North Winter Park, FL 32792

ARTICLE VII LIABILITY WAIVER

No person who is or formerly was an Incorporator, Director, Officer, or Registered Agent of the corporation shall have any liability to the corporation or to any stockholder of the corporation for money damages in connection with any action, or failure to act in his capacity as an Incorporator, Director, Officer, or Registered Agent: provided however, that nothing contained herein shall restrict or limit the liability of any person (a) to the extent that it is proved that such person received an improper benefit or profit in money, property or services, or (b) to the extent that a judgement or other final adjudication adverse to such person is entered in the proceeding that such person's action or failure to act, was the result of active and deliberate dishonesty and was material to the cause of action adjudicated in the proceeding.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation on December 8th, 1995.

SIGNATURE OF INCORPORATOR:

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State of Florida, County of Seminole

The foregoing instrument was acknowledged and sworn to before me on December 8th, 1995, by: Eliot Lanes, the Incorporator of Viable Soloutions, Inc. who was identified by a drivers license from the state of FL bearing the number L520212601030.

NOTARY PUBLIC

My commission expires:

JOE PIRES

S COMMISSION & CC 488514

EXPIRES MAY 31, 1999

BONDED THRU

ATLANTIC BONDING CO., INC.

CKRTIFICATE DESIGNATING REGISTERED AGENT/REGISTERED OFFICE FOR Viable Soloutions, Inc.

Pursuant to the provisions of Section 607.325, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered agent/registered office, in the State of Florida.

1. The name of the corporation is:

Viable Solutions, Inc.

2. The name and address of the registered agent and office is:

Eliot Lanes 630 Grenadine Ct. North Winter Park, FL 32792

Signature:

INCORPORATOR

12/8/95

DATE

Having been named to accept service of process for the above stated corporation, at the place designated in this certificate, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties and obligations of Section 607.325, Florida Statutes.

Signature:

REGISTERED AGENT

12/8/95