# 

417 E. Virginia St., Suite 1, Tallahaance, Fl. 32301, (904)224-8870 Mailing Address: Post Office Box 10349, Tallahassee, Fl. 32302 TOLL FREE No. 1-800-342-8062 FAX (904) 222-1222

	FIRM ADDRI	 E6S				
PHONE						
Bervice: T C	op Priorit One Day (	y Barvica	Hegular_ Two Day	9arvica		
lo ua via		<del></del>	Roturr	) via		<del></del>
Anttor No	o.:		Expro	ss Mail No	,	
Stato Foo	s		<del></del>	Our \$		, <u></u>

CONTESTACE OF THE TOTAL OF THE CONTESTACE OF THE PROPERTY OF T

REQUE	ST TAKEN	CONFIRMED	APPROVED		
DATE	<del></del>				
TIME	<del></del>		CK No		
BY					
	21				

WALK-IN 3/27 12:00

	Capital Express** Art. of Inc. File	TÄL	uiqq.F LAIIAS	AT OF SEL. F	S PANIO LORIDA	nsed 
	_ Corp. Hecord Senich					
	_ Lld. Partnership File				*******	
	_#Orelon Corp. File ~ \/\/``	S				
\	Z ( ) Cast- Copy(a).					
	_ Art, of Amend, File					
	_ Dirsolution/Withdrawal					
	_ C U 8.			<del></del>		
	- Ficilitous Name File			****		
	- 1 CONOUR IAINUD LIIO					
	Namo Reservation					
	Annual Report/Reinstatemen	t				
	Hog. Agent Service					
	_ Document Filing					
		M 11	11-11-1.	4-715	1	
	Corporate Kit		وطلكوك	:U101	::: ::::::::::::::::::::::::::::::	
	Vahlela Sanrch	****		4.4	1170	111
	- Driving Record		<del></del>			
	Document Ratrieval					
	UCC 1 or 3 File					
	UCC 11 South	•				
	UCC 11 Retrieval	•		<del></del>		
	File No.'s, Copies	-				<del></del> -
	Courier Service	•				
-	Shipping/Handling					
	Phone ( )	•				
	Ten Delegate	•				
	. Top Priority	<del></del> .				
	Express Mail Prop.			<del></del> -		
	- FAX ( ) pgs.	-				
	· <del></del>	— -				
UBTO	TALS					
	FEE					
	· EE	*******	·  <b>*</b> ──			
	DISBURSED	•••••••	. s		- · · · · · · · · · · · · · · · · · · ·	·····
	SURCHARGE		\$			
	TAX on corporate supplies		s			
	SUBTOTAL	•••••••	.  <b>s</b>			
	PREPAID	*******	s			
	BALANCE DUE	••••••	<u> </u>		<del>,</del>	
			_			

Please remit invoice number with payment TERMS: NET 10 DAYS FROM INVOICE DATE 1 1/2% per month on Past Due Amounts Past 30 Days, 18% per Annum.

THANK YOU from Your Capital Connection

# ARTICLES OF INCORPORATION

OF

96 MAR 27 AIIII: 39

ESQUIRE SIX MARKETING SERVICES, INC.

TALLAMASSEE, FLORIDA The undersigned, acting as incorporator(s) of a corporation under the Florida General Corporation Act, adopt the following articles of incorporation for such corporation:

## ARTICLE I

The name of the corporation is Esquire Six Marketing Services, Inc.

# ARTICLE II

The period of its duration is perpetual.

# ARTICLE III

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

#### ARTICLE IV

The corporation shall have authority to issue 100 shares all of one class, \$1.00 par value.

### ARTICLE V

The address of the principal office and mailing address of the corporation is:

#### 10209 Gulf Blvd.

Treasure Island, Florida 33706

# ARTICLE VI

The address of its initial registered office is 99101 Overseas Highway, P.O. Box 3346, Key Largo, Florida 33037, and the name of its initial registered agent at said address is Mark H. Gregg.

# ARTICLE VII

The initial board of directors shall consist of two (2) director(s), whose name(s) and address(es) are:

Thomas M. Gregg

and

Mark H. Gregg

2958 1st Avenue North

99101 Overseas Highway

St. Petersburg, FL 33713

Key Largo, FL 33037

# ARTICLE VIII

The name(s) and address(es) of the incorporator is:

Mark II. Gregg

99101 Overseas Highway, P.O. Box 3346

Key Largo, Florida 33037

# ARTICLE IX

Preemptive Rights shall be as follows:

- 1. Shareholders of the corporation shall have preemptive rights to acquire their pro rata share of stock of the corporation for all issues of any class of stock of the corporation, no matter when authorized, and for whatever consideration is contemplated to be received by the corporation, including but not limited to cash, other property, services, the acquisition of other corporations shares or property through merger or the extinguishment of debts. Preemptive rights shall apply to the reissuance of all redeemed or otherwise acquired shares, including the reissuance of treasury shares.
- 2. This article pertaining to preemptive rights may not be amended or deleted without the unanimous vote of the shareholders of each affected class.
- 3. No issue of stock of the corporation shall take place unless the price at which the stock is to be issued shall be unanimously approved by the shareholders of the corporation.
- 4. These preemptive rights shall apply to any corporate obligation which is convertible to or exchangeable for any stock of the corporation, or where there is attached to said obligation any stock warrants or rights which allow the holder to acquire by subscription or purchase any stock of the corporation.

# AF. TICLE X

These articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the stockholders and approved at a stockholders' meeting by a majority of the stock entitled to vote thereon, unless all the directors and all the stockholders sign a written statement manifesting their intention that a certain

amendment to these Articles of Incorporation be made.

Incorporator

Dated: March 26, 1996

STATE OF FLORIDA

COUNTY OF MONROE

Before me, the undersigned authority, personally appeared

Mark H. Gregg, who is personally known to me or who has produced

as identification and is well

known to be the persons described in and who subscribed the above

article of incorporation, and they did freely and voluntarily

acknowledge before me according to law that they made and

subscribed the same for the uses and purposes therein mentioned and

set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal, at Key Largo, in said County and State this Official day of March, 1996.

NOTARY PUBLIC STATE OF FLORIDA

My Commission Expires:



CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED 7 AUT 39

The following is submitted pursuant to and in compliance with the Sections 48.091 and 706.034, Florida Statutes:

Esquire Six Marketing Services, Inc., desiring to organize under the laws of the State of Florida with its principal office as indicated in the Articles of Incorporation at the Village of Key Largo, County of Monroe, State of Florida, has named Mark H. Gregg County of Monroe, State of Florida, as its agent to accept service of process with the State.

# **ACKNOWLEDGMENT**

Having been named to accept service of process for the above stated corporation, at the place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to keeping open said office.

Registered Agent