M460000 44419

TRANSMITTAL LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT: Molecular Subject (Proposed corporate name - most include suffix)

Enclosed is an original for:	il and one (1) c	py of the articles of	incorporation an	id a chei	ck
\$70.00 Filing Fee	\$78.75 Filing Foo & Certificate	\$122.50 Filing Fee & Cartified Copy Additional Copy	\$131.25 Filing Fee, Certified Copy & Certificate Required	O NOISIAIG	RECE 55 MM 24
FROM:	JOHN Name 644	(printed or typed) CAMPAL CA Address	NEHART R NE	C)	
	904	NASSEE CA ty, State & Zip TOS 3/34 Telephone number	<u> 3230</u> /		

NOTE: Please provide the original and one copy of the articles.

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ARTICLES OF INCORPORATION

GOVERNMENT OF STATE O

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

The name of the corporation shall be:

TROPICAL TURNKIEY INC.

The principal place of business and mailing address of this corporation shall be:

644 CAPITAL OR NE TALLAHASSEE FL 32301

ARTICLE III SHARES

The number of shares of stock that this corporation is authorized to have outstanding at any one time is:

10

ARTICLE IV INITIAL REGISTERED AGENT AND STREET ADDRESS
The name and address of the initial registered agent is:

JOHN KEITH RHINEHART
644 CAPITAL CR NE
TALLAHASSEE, FL 32301

ARTICLE V INCORPORATOR(S)

See instructions for officers/directors

The name(s) and street address(es) of the incorporator(s) to these Articles of Incorporation is(are):

JOHN KEITH RIHIMEHART PRESIDENT + DIRECTOR 644 CAPITAL CR NE TALLA 11-ASSER, FL 32301

The undersigned incorporator(s) has(have) executed these Articles of Incorporation this

24 day of MAY	, 19 <u>A. 6</u>
1/01-	
John Khimel	lature
2.8.	
Sign	ature
Sion	A \$1100

NOTE: Affixing an officer title after a signature of an incorporator does not constitute the designation of officers.

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 617.0501, 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 cornoration is:

TROPIUAL TUBERITAY INC	
2. The name and address of the registered agent and office is:	
JOAN KEITH RIHNEIHART	\$5 FAT
(P.O. Box or Mail Drop Box NOT ACCEPTABLE)	
TALLAHASSEE FL 32301	9: 20

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) 5/24/96 (DATE)

P96009044419 644 CAPITAL CIRCLE, N.E. ALLAHASSEE, FL 32301 City/State/Zip Phone // 121) 904-1531-9598 VM Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) walk in Certified Copy Pick up time Mail out Will wait Photocopy Certificate of Sta AMENDMENTS LESS TO THE NEW FILINGS Profit Amendment **NonProfit** Resignation of R.A., Officer/ Director Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger OTHER FILINGS REGISTRATION/ QUALIFICATION Annual Report Foreign **Fictitious Name** Limited Partnership Name Reservation Reinstatement **Trademark**

Examiner's Initials

Other

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

TROPICAL TURNKEY INC.		
		
(present name)	-	Professional S
Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation add articles of amendment to its articles of incorporation:	opts the j	following
FIRST: Amendment(s) adopted: (indicate article number(s) being amended,added of ARTICLE I NAME	r deleted	1)
Amending the name of the corporation to read: A+ Eclectic Management	i, Inc.	
ARTICLE II PRINCIPAL OFFICE		
Adding mailing address: P. O. Box 15283, Tallahassee, FL 32317	ZE SE	S
ARTICLE IV REGISTERED AGENT AND STREET ADDRESS	LARA	
The new registered agent is Dean T. Rhinehart 644 Capital Cr. N.E. Tallahassee, FL 32301	ARY OF	S. June
ARTICLE VI OFFICERS/ DIRECTORS (being added) The officers/directors of this corporation are as follows:	STATE Lorida	D 2:44
Dean T. Rhinchart, 644 Capital Circle, N.E., Tallahassee, FL 32	301	Pres./Dir.
Robert S. Whinehart, 644 Capital Circle, N.E., Tallahassee, FL	32301	Vic-Pres.

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:

THIRD:	The date of each amendment's adoption:	June 5, 1996	

	•
FO	URTH: 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. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
	"The number of votes cast for the amendment(s) was/were sufficient for approval by
	sufficient for approval by
XX	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 and shareholder action was not required.
	Signed this day 5th of June , 19 96
	Signature Ry the Chairman or Vice Chairm
	(By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)
	OR
	(By a director if adopted by the directors)
	OR
	(By an incorporator if adopted by the incorporators)
	Dean T. Rhinehart
	Typed or printed name
	Director
	Title

,

I hereby am familiar with and accept the duties and responsibilities as registered agent for said corporation.

Dean T. Rhinehart Registered Agent

DEAD TIR	tequestor's Name	4419
PALA City/State	L	(日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日
2(Cor	rporation Name) (Document #) rporation Name) (Document #)	~~~ <u>\</u>
Walk in	Pick up time Certified Countent #) Will wait Photocopy Certificate AMENDMENTS	e of Status
Profit	X Amendment	***
NonProfit	Resignation of R.A., Officer/ Director	
Limited Liability	Change of Registered Agent	
Domestication	Dissolution/Withdrawal	· · · · · · · · · · · · · · · · · · ·
Other	Merger	C. TAX
OTHER FILINGS Annual Report Fictitious Name Name Reservation	REGISTRATION QUALIFICATION Foreign Limited Partnership Reinstatement Trademark Other	35
CR2E031(1/95)	Examiner's I	nitials

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



At Eclectic Management, Inc.

Pursuant to the provisions of section 607.1006, Florida Statutes, this 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 IV. REGISTERED OFFICE ADDRESS

DEAN T. PHINEHART 2710 PINE RIDGE ROAD TALLAHASSEE, FL 32308

INCREASE AUTHORIZED SHARES FROM 10 TO 100 AT # 100 PAR VALUE

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:

SEE ATTACKED DOCUMENTS

THIRD: The date of each amendment's adoption: June 28 1996

FO	URTH: Adoption of Amendment(s) (CHECK ONE)
囟	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. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
	"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 and shareholder action was not required.
	Signed this day 28 of JUNE 19 96
	Signature Sear T. Phinchart
	(By the Chairman or Vice Chairman of the Board of Directors, President on other officer if adopted by the shareholders)
	OR
	(By a director if adopted by the directors)
	OR
	(By an incorporator if adopted by the incorporators)
	1 as a position of
	DEANT, RHINEHART Typed or printed name
	PRESIDENT

I, John Keith Rhinehart., for \$1,00 and other good and valuable considerations receipt of which I hereby acknowledge, do hereby sell and convey to Robert S. Rhinehart, Jr. ten (10) shares of stock in A + ECLECTIC Management, Inc., a Florida corporation, formerly known as Tropical Turnkey, Inc., a Florida corporation. I hereby convey all present, past, and future claims or proceeds that may have been affiliated with Tropical Turnkey, Inc. and A + ECLECTIC Management, Inc.

John Keith Rhinehart

Robert S. Rhinehart, Jr.

STATE OF FLORIDA COUNTY OF LEON

I HEREBY CERTIFY that before, me, an officer duly authorized to take acknowledgments, personally appeared (name), who is personally known to me,or produced

R 563.777-28.366 cas identification on this 2644 day of June, 1996.

#72812

Name: Notary Public

My Commission Expires:

I. Robert S. Rhinehart, Jr., for \$1.00 and other good and valuable considerations receipt of which I hereby acknowledge, do hereby sell and convey to Denn T. Rhinehart ten (10) shares of stock in A + ECLECTIC Management, Inc., a Florida corporation. I hereby convey all present, past, and future claims or proceeds that may have been affiliated with A + ECLECTIC Management, Inc.

Dean T. Rhinchart

Robert S. Rhinehart, Jr.

STATE OF FLORIDA COUNTY OF LEON

I HEREBY CERTIFY that before, me, an officer duly authorized to take acknowledgments, personally at peared (name), who is personally known to me or produced

FURIUM LICENSE as identification on this b day of June, 1996.

Name:

Notary Public

My Commission Expl

and molnerder

KAROL M. SCHNEIDER

MY COMMISSION # CC422119 (

DEAN	9600	044419
PO. BOX	uestor's Name 15283 Address	
/ A- A ((A)	See F1 531-9598	900022061494 -06/09/9701139016 #####35.00 #####35.00 Office Use Only
	AME(S) & DOCUMENT NUMI	
2. (Corpor	ration Name) (Does	ument #) ES 9
4	·	ument #)
	Pick up time Will wait Photocopy	Certificate of Status
NEW FILINGS	AMENDMENTS	
Profit NonProfit	Amendment	Jorg State
Limited Liability	Resignation of R.A., Office:/ Directo Change of Registered Agent	M. CAMIL
Domestication Domestication	Dissolution/Withdrawal	MUNICOUE SO
Other	Merger	
Sometimes Devices and Devices	Name	
OTHER FILINGS	REGISTRATION/	12 97
Annual Report	QUALIFICATION	74
Fictitious Name	Foreign Upc. er	0
Name Reservation	Limited Partnersh P	7034
+	Reinstatement Verify	1001
-	Other W.P. Vertier	ent OOM
L	Other W.F. Vest er	1000
CP2F031/15.65		Examiner's Initials

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ARTICLES OF DISSOLUTION

Pursuant to 607,1401, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:	The name of the corporation is: At Eclectic Management, Inc
SECOND:	The articles of incorporation were filed on: 5-24-96 (CHECK ONE)
	None of the corporation's shares have been issued.
	The corporation has not commenced business.
FOURTH:	No debt of the corporation remains unpaid.
FIFTH:	The net assets of the corporation remaining after winding up have been distributed to the shareholders, if shares were issued.
SIXTH:	Adoption of Dissolution (CHECK ONE)
	A majority of the incorporators authorized the dissolution.
	A majority of the directors authorized the dissolution.
Signe	ed this 27th day of May, 19 97
Signatur	(By the chairman or vice chairman of the board, president, or other officer - if there are no officers or directors, by an incorporator.)
-	DEAN I RHINEHART (Typed or printed name)
 -	PRESIDENT (Title)