16TH ST STATE OF FLORIDA 409 RABT CONTACT! TERMEN FL 32399 33311-922-4000 O TALLAHAHHHMM, 385-6735 FAX: (904) PHONE: (904) DOCUMENT TYPE: FLORIDA PROFIT CORPORATION 385-6761 (((196000011387))) NAME: GLOBAL JUDICIAL SUPPORT SERVICES, INC. FAX AUDIT NUMBER: 387 CURRENT STATUS: REQUESTED DATE REQUESTED: 08/15/1996 H96000011307 TIME REQUESTED: 13:28:07 CERTIFIED COPIES: 0 CHRUIFICATE OF METHOD OF DELIVERY: MAIL BOTIMATED ACCOUNT NUMBER: 072720000101 Notes Please print STATUS: O NUMBER OF PAGES: 6 this page and use it as a cover sheet when submitting documents to the Division of Corporations. Your document cannot be processed without the information contained on this page. Remember to type the fax Audit number on the top and bottom of all pages of the document. (((H96000011387))) ** ENTER 'M' FOR MENU. HOLD SW DILL UP

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Profile of

GLOBAL JUDICIAL SUPPORT SERVICES, INC.

WE, the undersigned incorporators, hereby make, acknowledge and file, with the Secretary of State of the State of Florida, these Articles of Incorporation and form a Corporation for profit under the laws of the State of Florida.

ARTICLE I

The name of the Corporation shall be:

GLOBAL JUDICIAL SUPPORT SERVICES, INC.

ARTICLEU

The principal place of business shall be:

1722 Kaleo Avenue Lake Worth, Florida 33460

APTICLE III

NATURE OF BUSINESS

The general purpose for which this Corporation is organised is to transact any or all lawful business for which corporations may be incorporated under Chapter 607, Florida Statutes.

ARTICLE IV

AUTHORIZED SHARES

The maximum number of shares of stock which this Corporation is authorized to have outstanding at any one time is Five Hundred (500) shares of common stock at One Deliar (\$1.00)

Prepared by Chris M. Salamone, Pag. 4800 N.Federal Hwy. Sulte 106D Boca Raton, Fl. 33431 Bar #780390 407-338-0505

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per value

The whole or any part of the authorized theres of the Corporation may be issued for a consideration payable in each or other property, tangible or intangible or in labor or services actually performed for the Corporation, having a value as is determined from time to time by the Board of Directors of the Corporation, not less than the par value of stock so to be issued.

ARTICLEY

TERM OF EXHITENCE

This corporation shall exist perpetually unless dissolved according to law.

ARTICLE VI

INITIAL REGISTREED OFFICE AND AGENT

The street address of the initial registered office of this Corporation in the State of Florida.

shall be:

4800 N. Federal Highway, Suite 106-D Boos Raton, Florida 33431

The name of the initial registered agent of this Corporation at that address shall be:

Chris M. Selemone, Esq.

ARTICLE VII BOARD OF DIRECTORS

The powers of the Corporation shall be exercised by or under the authority of and the business and affairs of the Corporation shall be managed under to direction of, a Board of Directors, which shall have not less than one nor more than seven Directors. The number of directors may be increased or decreased by the shareholders from time to time as provided in the Bylaws of the Corporation.

ARTICLE VIII DIRECTORS - NAMES AND STREET ADDRESSES

The names and street addresses of the members of the first Board of Directors who shall hold office until their successors have been duly elected or appointed and have qualified are as

follows:

NAME

Doreen M. McGunagle

Dennis M. McGunagia

STREET ADDRESS

1722 Kalan Avenue

Lake Worth, Florida 33/160

1722 Kalso Avenue

Lake Worth, Florida 33460

ARTICLEIX

INCORPORATOR

The name and street address of the incorporators signing these Articles of Incorporation

le se follows:

NAME

STREET ADDRESS

Dorsen M. McGunagle

1722 Kalso Avenue Lake Worth, Florida 33460

Dennis M. McClumgie

1722 Kalso Avenus Lake Worth, Florida 33460

ARTICLE X

SPECIAL PROVISIONS

The following additional provisions for the regulation of the business and for the conduct of the affairs of the Corporation and for creating, defining, limiting and regulating the powers of the Corporation, its shareholders and directors are hereby adopted as a part of these Articles of Incorporation:

- 1. No person shall be required to own, hold or control stock in the Corporation as a condition precedent to holding an office in this Corporation.
 - 2. The Board of Directors may prescribe a method or methods for replacement of lost

certificates, and prescribe reasonable conditions by way of security upon the issue of new certificates therefor.

3. The Board of Directors, by the affirmative vote of a majority of the directors then in office, and irrespective of any personal interest of any of its members, shall have authority to establish reasonable compensation of all directors for services to the Corporation as directors, officers or otherwise.

ARTICLE XI

PREEMPHVE BIOHTS

In the event of an issue of non-issued espital stock or of new stock, should the stock be increased, the existing stockholders at the time of such issue shall have the right to subscribe for and to purchase such stock so issued in a number of shares proportionate to the amount owned at the time of said subsequent issue. In the event that one or more of the stockholders shall fall or refuse to exercise their option, his or their right to subscribe shall inure to the benefit of the other stockholders.

Written notice of intention to issue non-issued capital stock or new stock shall be given by the Corporation to all stockholders and the stockholders shall notify the Corporation of their intention to subscribe within (15) days after such notice.

ARTICLE XII

AMENDMENTS

The articles of Incorporation may be amended, changed, altered or repealed in the manner now or hereafter prescribed by the Florida Statutes and all rights conferred upon stockholders becein are granted subject to this reservation.

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IN WITNESS WHEREOF, the undersigned incorporator has made and subscribed these Articles of Incorporation at Fort Lauderdale, Florida for the uses and purposes aforesaid this

Dennis M. McGunagle, Incorporator

State of Florida

55:

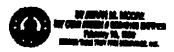
COUNTY OF BROWARD)

I HEREBY CERTIFY that on this day before me, a Notary Public duly authorised in the State of Florida and County of Broward, to take acknowledgements personally appeared Doreen M. McGunagle and Dennis M. McGunagle, so me known to be the persons described in and who executed the foregoing Articles of Incorporation, and who freely and voluntarily acknowledged before me according to law that they made and executed the same for the uses and purposes therein mentioned and set forth.

IT WITNE'S WHEREOF, I have hereunto set my hand and official seal in the County and State named above this 232 day of _________ 1996.

NOTARY PUBLIC, State of Florida

My Commission Expires:



15600011387

DESIGNATION AND ACCEPTANCE

OF

REGISTERED AGENT

The pursuance of Section 48.091 and Chapter 607, Florida Statutes, Durren M. McGunagie and Dennis M. McGunagie having filed its Articles of Incorporation commponeneously herewith, with its registered office as 4800 N. Federal Highway, Suite 106-D, Boca Raton, Florida 33431, has named Chris M. Salamone, Esq. located thereat as its registered agent to accept service of process within this State.

Dorgen M. McGunegle, Incorporator

Dennis M. McGunugle, Incorporator

4: 15

Having been named as registered agent to accept service of process for the above-stated corporation, at the location designated herein, I hereby accept to act in this capacity, and agree to comply with the laws of Florida applicable thereto.

Chris M. Salamone Han Resistand Agent

C. Server Sammer and the Confederate