August 30, 1996

Secretary of State Domestic Charter Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Re: T-NET CENTRAL, INC.

1 000001 94 %SS11 -03/16/36 --01051---002 *****70.00 *****70.00

Dear Str or Madam:

On behalf of the above referenced corporation, enclosed please find two executed originals of Articles of Incorporation and a check in amount of \$70.00 representing the following fees:

> \$35.00 Filling Fee \$35.00 Registered Agent Fee

Please acknowledge filing of this document by stamping the duplicate copy and returning it to the undersigned.

If you have any questions regarding the enclosed or the above, please contact the undersigned by telephone. Thank you for your assistance.

Sincerely,

Maria T. Morris Independent Paralegal 7746 Candle Drive

Marin J. morres

Port Richey, FL 34668

Enclosures

MM 2-17-96

95 SEP 15 AH 9:30

OF

T-NET CENTRAL, INC.

The undersigned subscriber to these Articles of Incorporation, natural persons competent to contract, hereby form a corporation under the laws of the State of Florida.

ARTICLE I - CORPORATE NAME

The name of the corporation: T-NET CENTRAL, INC.

ARTICLE II - DURATION; EFFECTIVE DATE

This corporation shall exist perpetually unless dissolved according to Florida law.

ARTICLE III - PURPOSE

This corporation is organized for the purpose ofengaging in any activities or business permitted under the laws of the United States and the State of Florida.

ARTICLE IV - CAPITAL STOCK

The corporation is authorized to issue FIVE HUNDRED shares (500) of \$1.00 (one dollar) par value Common Stock, which shall be designated "Common Shares."

ARTICLE V - REGISTERED OFFICE AND AGENT

The name and address of the Initial Registered Agent and the principal office and mailing address of this Corporation is:

> PETER KRISCH 4024 CRANBROOK PLACE NEW PORT RICHEY, FLORIDA 34652

Principal Office and Mailing address:

4024 CRANBROOK PLACE NEW PORT RICHEY, FLORIDA 34652 (813)842-6224

ARTICLE VI - INITIAL BOARD OF DIRECTORS

This corporation shall have TWO (2) directors initially. The number of directors may be either increased or decreased from time to time as provided in the By-Laws, but shall never be less than one (1). The names and addresses of the initial directors of the corporation are as follows:

PETER KRISCH 4024 CRANBROOK PL NEW PORT RICHEY FLORIDA 34652 FAYE BRIVONESE 4024 CRANBROOK PL NEW PORT RICHEY FLORIDA 34652

ARTICLE VII - INCORPORATORS

The names and address of the person signing these Articles of Incorporation are as follows:

PETER KRISCH 4024 CRANBROOK PL NEW PORT RICHEY FLORIDA 34652 FAYE BRIVONESE 4024 CRANBROOK PL NEW PORT RICHEY FLORIDA 34652

ARTICLE VIII - AMENDMENT

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

ARTICLE IX - BYLAWS

The initial Bylaws shall be adopted by the Board of Directors. The power to alter, amend, or repeal the Bylaws or adopt new Bylaws is vested in the Board of Directors, subject to repeal or change by action of the shareholders.

ARTICLE X - INFORMAL SHAREHOLDER ACTION

The shareholders of the Corporation holding voting stock of the corporation may act by written agreement without a meeting, as provided in Florida Statutes, 607.394.

IN WITNESS WHEREOF, the undersigned subscriber(s) have executed these Articles of Incorporation this 29th day of August, 1996.

PETER KRISCH

FAYE BRIVONESE

STATE OF FLORIDA COUNTY OF PASCO

BEFORE ME, a Notary Public authorized to take acknowledgements in the State and County set forth above, personally appeared: PETER KRISCH, FAYE BRIVONESE known to me and known to be the person(s) who executed the foregoing Articles of Incorporation, and who acknowledged before me that they executed these Articles of Incorporation.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal, in the State and County aforesaid, this 29th day of August, 1996.

Notary Public: Maria T. Morris

Maria T. Morris

Maria T. Morris

Notary Public, State of Florida

Commission No. CC 507181

Connission No. CC 507181

ACCEPTANCE OF APPOINTMENT OF REGISTERED AGENT ACKNOWLEDGMENT OF REGISTERED AGENT

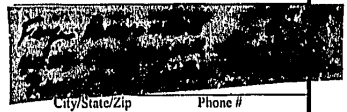
Pursuant to Section 607.034, Florida Statutes, I agree to act in the capacity of Registered Agent for the above corporation and will comply with the provisions of all statutes relative to the proper and complete performance of my duties. I am familiar with and accept the obligations of 607.034, Florida Statues.

Dated this 29th day of August, 1996.

PETER KRISCH/Registered Agent 4024 CRANBROOK PLACE

NEW PORT RICHEY, FL 34652

196000077039



Office Use Only

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

1	(Corporation Num	ne) (D	ocument #)		1125-006 ******87.50
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	(Corporation Nam	ne) (D	ocument #)		
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٠	(Corporation Nam	ic) (De	ocument #)		•
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Mail out	·	it Photocopy		• •	
NEW FILINGS:		MENDMENTS	Port.		
Profit	Λm	nendment			
NonProfit	Res	Resignation of R.A., Officer/ Director			
Limited Liability	Chi	Change of Registered Agent			
Domestication	Dis	ssolution/Withdrawal			
Other	Me	rrger			

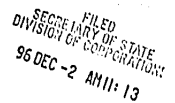
OTHER FILINGS
Annual Report
Fictitious Name
Name Reservation

REGISTRATION/ QUALIFICATION	
Foreign	
Limited Partnership	
Reinstatement	
Trademark	
Other	

TLL DEC 9 - 1996

SECRETARY OF STATE DIVISION OF CORPORATION

Examiner's Initials



T- NET CENTRAL INC.

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) amending write Vi Registered office and agent will be FAYE L. BRIVONESE amending article VI. - Initial Board of Directors will be FAYE L. BRIVONESE I am familiar with, and occept the obligation of the position as registered agent. article IV - Faye L. BRIVONESE - will be in complete control of all the shares. T- Net Central will remain the name of the corporation Imident - Via President - Secretary & Tressurer will be FAYE L. BRIVONESE

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

THIRD: T	he date of each amendment's adoption: 11/25/96.			
	Adoption of Amendment(s) (CHECK ONE)			
۵	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.			
0	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"			
	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.			
⊁ si	gned this day 15 of November , 1996.			
X Signature ∠	face of Brivanese Tresides or other officer if adopted by the shareholders) (Bythe Chairman or Vice Chairman of the Board of Directors Tresides 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)			
	FAYE L. BRIVONESE Typed or printed name			
	Director Vice President			

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Florida Department of State, Sandra B. Mortham, Secretary of State

STATEMENT OF CHANGE OF REGISTERED OFFICE OR REGISTERED AGENT OR BOTH FOR CORPORATIONS

Pursuant to the provisions of sections 607.0502, 617.0502, 607.1508, or 617.1508, Florida Statutes, the undersigned corporation organized under the laws of the State of Flore (20
submits the following statement in order to change its registered offics or registered agent, or both, in the
State of Florida.
1. The name of the corporation is: <u>T-NET Central INC.</u>
2. The mailing address of the corporation is: 4024 CRANBROOK PLACE
NEW PORT RICHEY FLORIDA 34652
3. Date of incorporation/qualification: 9/16/96 Document number: P9600017039 4. The name and address of the current registered agent and office:
PETER KRISCH 4024 CRANBROOK PLACE
NEW PORT RICHEY FL. 3x652
5. The name and address of the new registered agent and office: (P.O. Box Not Acceptable)
FAYE L. BRIVONESE 4024 CRANBROOK PLACE
4074 CRANBROOK PLACE
NEW PORT RICHEY FL. 34652
The street address of its registered office and the street address of the business office of its registered agent, as changed, will be identical.
Such change was authorized by resolution duly adopted by its board of directors or by an officer so authorized by the board.
Signature of errofficer, chairmen or vice chairmen of the board) (Date)
PETER KRISCH President.
(Printed or typed name and title)
Having been named as registered agent and to accept service of process for the above stated corporation, 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 relative to the proper and complete performance of my auties, and I am familiar with and accept the obligation of my position as registered agent.
Faye L Brunnesc 11/25/96 : (Date)
If signing on behalf of an entity:
FAYE L. BRIVONESE Vice President (Capacity)

FILING FEE: \$35.00

CR2E045(1/95)

New Dar City/Sta	Requestor's Name Lead brook Place Address Richey FL 34652 No NAME(S) & DOCUMENT NUM	Office Use Only BER(S), (if known):
2(Cc	orporation Name) (Do orporation Name) (Do orporation Name) (Do	cument #)
Walk in Mail out Mail out Profit NonProfit Limited Liability Domestication Other	Pick up time Will wait Photocopy AMENDMENTS Amendment Resignation of R.A., Officer/Directe Change of Registered Agent Dissolution/Withdrawal Merger REGISTRATION/	Certificate of Status FILE D SECRETARY OF STATE ALLAHASSEE, FLORIDA TALLAHASSEE, FLORIDA
Annual Report Fictitious Name Name Reservation CR2E031(1-95)	GUALIFICATION Foreign Limited Partnership Reinstatement Trademark Other	Diss) **1055, 284, 10-12, 673* Examiner's Initials



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

March 5, 1997

Faye L. Brivonese 4024 Cranbrook Place New Port Richey, FL 34652

SUBJECT: T-NET CENTRAL, INC. Ref. Number: P96000077039

This will acknowledge receipt of your correspondence which is being returned for the following reason(s):

You have submitted two documents to dissolve the subject corporation. Please choose the correct type of dissolution according to Florida Statutes and resubmit only one document.

The fee to file articles of dissolution or a certificate of withdrawal is \$35. For each certified copy requested, please add an additional \$52.50.

If you have any questions concerning the filing of your document, please call (904) 487-6910.

Louise Flemming-Jackson Corporate Specialist Supervisor

Letter Number: 697A00011363

Faye L. Brivonese 4024 Cranbrook Pl. New Port Richey, Ft. 34852 USA Home Phone (813) 847-7753

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SECRETARY DE STATE

March 07, 1997

Ms. Louise Flemming-Jackson (Corporate Specialist Supervisor)
Division of Corporations
Florida Department of State
P.O. Box 6327
Tallahassee, FL 32314

Dear Ms. Jackson,

Enclosed you will find a check in the amount of \$35.00 for the articles of dissolution pertaining to T-Net Central Inc. REF. # P96000077039 which you said to send to your attention as per our conversation, along with this is a letter and enclosures to a Ms. Loria Poole and the document(s) that she requested, I hope that this matter can be taken care of from this point with no further problems.

If you have any further questions, Please feel free to contact me at the phone number above, Thank You!

Sincerely,

Faye L. Brivonese

ARTICLES OF DISSOLUTION

Pursuant to 607,1401, Florida Statutes, this Florida profit corporation submits the following

articles of dissolution: The name of the corporation is: T-Not Contral, Inc. FIRST: SECOND: The articles of incorporation were filed on: Soptember 16, 1996 THIRD: (CHECK ONE) None of the corporation's shares have been issued. XXX The corporation has not commenced business. FOURTH: No debt of the corporation remains unpaid. The net assets of the corporation remaining after winding up have been distributed FIFTH: to the shareholders, if shares were issued. SIXTH: Adoption of Dissolution (CHECK ONE) X A majority of the incorporators authorized the dissolution. A majority of the directors authorized the dissolution. Signed this ___ 10th. day of ___ Fobruary

> Faye Brivonese (Typed or printed name) President (Title)

(By the chairman or vice chairman of the board, president, or other officer - if there are no officers or

Signature

directors, by an incorporator.)