Manno 34280

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

200001969622 -10/03/96--01096--019 ****131.25

SUBJECT: SHIELD PUBLICATIONS & SOFTWARE, INC.

I enclose an original and _1_ copy(ies) of the Articles of Incorporation for the above corporation and a check in the amount of \$131.25 (FILING PRE, CERTIFICATE)

SIGNED	2:00	
From:	 .	
DAVID BOZIKName		
1466 OTOES PLACE_ Address		· · · · · · · · · · · · · · · · · · ·
FRUIT COVE	FLORIDA_ State	32259-3827 Zir
(904) 287-7834		·

SOCT -9 PH 2:11

15/1/

ARTICLES OF INCORPORATION

OF

SHIELD PUBLICATIONS & SOFTWARE, INC.

96 OCT -9 PH 3: 11
SECRETARY OF STATE
TALLARIES SEE FLORIDA

ARTICLE I NAME

The name of the corporation shall be: SHIELD PUBLICATIONS & SOFTWARE, INC.

ARTICLE II PRINCIPAL OFFICE

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

- (P) 1466 OTOES PLACE

 FRUIT COVE, FLORIDA 32259-3827
- (M) 445 STATE RD. 13 N.

 SUITE 26, DEPT 214

 FRUIT COVE, FLORIDA 32259-3838

ARTICLE III CAPITAL STOCK

The number of shares of stock that this corporation is authorized to have outstanding at any one time is: 25,000.

ARTICLE IV INITIAL REGISTERED AGENT AND ADDRESS

The name and address of the initial registered agent is:

DAVID BOZIK

1466 OTOES PLACE

FRUIT COVE, FLORIDA 32259-3827

ARTICLE V INCORPORATOR

The name and street address of the incorporator to these Articles of Incorporation is:

DAVID BOZIK

1466 OTOES PLACE

FRUIT COVE, FLORIDA 32259-3827

The undersigned has executed these Articles of Incorporation this $\it 8TH$ day of $\it OCTOBER$ 1996.

David Bozik, Incorporator

CERTIFICATE OF DESIGNATION

REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of Section 607.0501, 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 corporation is:

SHIELD PUBLICATIONS & SOFTWARE, INC.

2. The name and address of the registered agent and of	fice	is:	
DAVID BOZIK			
1466 OTOES PLACE			
FRUIT COVE, FLORIDA 32259-3827			
	SECR TALLA	96 OCT	
Signature:	ASSE ASSE	CT -9	areans Areans Areans
Title: INCORPORATOR	75-27 S-40-2	PH (3 12 12 12 12 12 12 12 12 12 12 12 12 12
Date: OCTOBER 8, 1996		<u>မှ</u>	3 2000C

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 DUTTES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

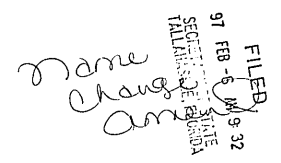
Signature:

Date: (6 6 6 8 199

P96000084280

Feb 3, 1997 SHIELD PUBLICATIONS & SOPTUME, THE

FLORIDA DEST OF STATE DIVISION OF COLPORATIONS P.O. BOX 6327 TAUANASSEE, FL 3231K



Please find check # 1097 for #96.25 to com the following. #35 filing for, #50.50 certified copies, #8.75 TO whom IT CONSERVS: you might have at : 900002080029---02/06/97--01045--009 *****96.25 *****96.25 (904) 287-5419

Mailing addiess:

JUITE 26, DEDT 214 TORIDA 32259 Dane Box ADH DAVID BOZIK DAY do reference:

New FILINGS SECTION LETTER NUMBER: 696A 00046475 DOCUMENT KUMBEL! P96 0000 84280

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

97 FED 6 AN 9 32 TALLAMENTED

(present name)

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)

Shield ProProducts, INC.

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:

muss D.	The date of each amendment's adoption: THNUARC 31, 1997			
	The date of each amendment's adoption: THE DATE OF THE OF			
FOURTH	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			
ď,	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.			
٥	and the state of t			
Signature	Signed this day			
	OR			
	(By a director if adopted by the directors)			
	OR			
	(By an incorporator if adopted by the incorporators)			
	Typed or printed name			
	Title			

MINUTES OF A SPECIAL BOARD MEETING

OF THE BOARD OF DIRECTORS

of

SHIELD PUBLICATIONS & SOFTWARE, INC.

The board of directors of the corporation held a special meeting on January 31, 1997, at 6 o'clock, PM., at 1466 Otoes Place in Jacksonville, Florida.

The following directors, constituting a quorum of the full board of directors, were present at the meeting:

David Bozik

Tammy Bozik

The following directors were absent	The	following	directors	were	absent
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David Bozik, President, and chairperson, presided over the meeting

The chairperson announced that each director of the corporation had received three days' or more prior notice of the meeting stating the time, place and purpose of the meeting.

CORPORATION NAME

The chairperson announced that the Board of Directors has proposed a change of corporate name, in order to broaden the publics perceived image of the products sold and/or serviced by the corporation. This amendment would go on record as Amendment One(1). The Board felt the original name of Shield Publications Software, Inc., portrayed an image offering mainly products pertaining to software and printed materials.

Therefore, the selection and adoption of a generic, broad based name, namely <u>Shield ProProducts</u>, <u>Inc.</u>, the corporation would better exhibit to the public an image less stereotyped, to one which would enable the corporation to broaden the product opportunities available to it.

On motion and by unanimous vote by the board of directors it was $\begin{tabular}{ll} \end{tabular} \begin{tabular}{ll} \end{tabular} \begin$

RESOLVED,

that the new corporation name would be Shield ProProducts, Inc.

RESOLVED FURTHER, the corporation would pursue with the Florida Department of State, the action to amend its articles of incorporation by filing Articles of Amendment with the Department of Corporations. The articles of amendment would be prepared in compliance with section 607.1006, Florida Statutes.

Since there was no further business to come before the meeting, upon motion duly made and seconded, the meeting was adjourned

SIGNED:

- David Boziky Secretary

P.9600008#2.80

FILED 97 FEB 24 PH 1:5 TALLAHASSEE FLORIDA

FLORIDA DEDT of STATE DIVISION OF CONFORATIONS PO BOX 6327 TALLAHASSEE FL 52514

100002095881--4 -02/24/97--01120--011 *****96.25 *****96.25

TO WHOM THIS CONCERNS:

Please find anclased thuch # 1164 for # 96.25

to come the following:

#35 filing fee

#52.50 certified logics

8.75 certified of Status

you may reach me commingary questions you may have at:

(904) 287-5419

Wailing address:

445 State Road 13 N.

SUITE 26, DEPT. 214
FRUIT COVE, FLORIDA 32159

NR Same R97-725

N/C VIB FEB 2 7 1997

Timely,

DAVID BOZÍK, PRESIDENT SMELD PIOPIODICISTAN

(do reference: Document NUMBER. P96000084280 497A0000 8259

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION

(present name)

(original name)

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)

DATATECH MARKETING, INC.

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:	The date of each amendment's adoption: Tebsuary 10, 1997.			
FOURTH:	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.			
٥	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			
	Antiug Broad			
Þ	The amendment(s) was/were adopted by the board of directors without share holder 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.			
S	signed this day 10 th of Foliage 19 97.			
Signature	MESIDENT DIRECTOR			
51 5 1131414	(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)			
	David Boz: K Typed or printed name			
	Pres./Dir.			
	· IIUC			

• : .

6000084280 Address City/State/Zip Phone # 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 Pick up time Certified Copy □ Will wait Mail out Photocopy Certificate of Status NEW FILINGS AMEI/DMENTS Profit Amendment 300002160073--6 -04/30/97--01042--002 *****35.00 *****35.00 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 Other

Examiner's Initials

CR2F031(1.95)

ARTICLES OF DISSOLUTION

Pursuant to section 607.1403, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:	The name of the corporation is: DATA TECH MARKET	ING		NC
SECOND	The date dissolution was authorized	7		
THIRD	Adoption of Dissolution (CHECK ONE)			
Diss was	olution was approved by the shareholders The number of votes cast for dissufficient for approval	ssolutio	n	
	olution was approved by vote of the shareholders through voting groups.	SE	97	
T es	the following statement must be separately provided for each voting group attitled to vote separately on the plan to dissolve:	CINL I!	APR 30	FIL
The	number of votes cast for dissolution was sufficient for approval by	EE, FLOR	0 産 9:	ILED
	(voting group)	PA FI	90	
Signe	d this 3/ day of 1997	_		
Signature _	(By the Chairman or Vice Chairman of the Board, President, or other officer)			
	TANIO BOZIK (Typed or printed name)			
	PRESIDENT (Title)			