1 reet 32301 Phone (S) NAME		3000021 -02/28/9 ******70	
32301 Phone (S) NAME		3000021 -02/28/9 ******70	
Phone (S) NAME		3000021 -0272879 ******70	
Phone (S) NAME		3000021 -02/28/9 ******70	1701090010 .00 ★*****70.00
	<u>ا</u>	···	
			<u> </u>
			<u>я</u> л
<u></u>	<u> </u>		
			RECEIVET
	<u> </u>		
() Amendir	nent	Merger	E U
() Dissoluti	ion/Withdraw	al () Mark	<u></u>
() Reserva		() Other () Change	
	opies	() CUS	IOUS Malle
		() After 4:	30 D
· · · · · · · · · · · · · · · · · · ·	.	·····	
	I	LEASE RETURN EX	TRA COPY(S)
		FILE STA	
2/27/0	1		
	() Dissolut () Annual I () Reserva () Photo C () Call if Pr () Will Wai	() Annual Report () Reservation <u>hip</u> () Photo Coples () Call if Problem () Will Wait	() Dissolution/Withdrawal () Mark () Annual Report () Other () Reservation () Change hip () Fictit () Photo Coples () CUS () Call if Problem () After 4: () Will Wait () Please Return ex FILE STA

CR2E031 (1-89)

ARTICLES OF MERGER Merger Sheet

MERGING:

PC DOCS, INC., A FLORIDA CORPORATION, P96000084528.

INTO

DATARAMP, INC., a Delaware corporation not qualified in Florida.

File date: February 27, 1997 Corporate Specialist: Nancy Hendricks

Division of Corporations - P.O. BOX 6327 - Tallahassee, Florida 32314

ARTICLES OF MERGER

97 FEB 27 TALEAN AND ON

OF

PC DOCS, INC. a Florida corporation

ΙΝΤΟ

DataRamp, Inc. a Delaware corporation

The undersigned corporations DO HEREBY CERTIFY THAT:

ARTICLE I: The Plan of Merger is as follows:

1.1 The parties to the merger are PC DOCS, Inc. (the "Terminating Corporation") and DataRamp, Inc. ("DataRamp"). The Terminating Corporation shall be merged (the "Merger") with and into DataRamp, with DataRamp continuing to exist (in this context, the "Surviving Corporation") under and be governed by the laws of the State of Delaware.

1.2 At the effective time of the Merger, an aggregate of 1,000 shares of the Terminating Corporation's common stock, no par value per share ("Terminating Common Stock"), which shall be issued and outstanding immediately before the effective time of the Merger shall, by virtue of the Merger and without any action on the part of the holders thereof, be converted into one thousand (1,000) shares of the Surviving Corporation's common stock, no par value per share (the "Surviving Common Stock"). All shares of Terminating Common Stock, no par value per share, shall be automatically canceled at the effective time of the Merger.

1.3 Upon consummation of the Merger, outstanding certificates representing shares of the Terminating Common Stock shall thereafter represent the right to receive, in the aggregate and only upon surrender of such certificates, the Surviving Common Stock.

1.4 The Certificate of Incorporation of the Surviving Corporation, as in effect on the effective time of the Merger, shall continue in full force and effect as the Certificate of Incorporation of the Surviving Corporation.

1.5 The By-Laws of the Surviving Corporation, as such By-Laws exist on the effective date of the Merger, shall remain the By-Laws of the Surviving Corporation.

From and after the effective date of the Merger, the officers and directors 1.6 of the TerminatingCorporation prior to the Merger shall be the same as the officers and directors of the Surviving Corporation. Officers and directors of the Surviving Corporation shall hold office subject to provisions of applicable law.

ARTICLE II The Agreement and Plan of Merger dated as of February 27, 1997, by and between the Terminating Corporation and the Surviving Corporation was adopted by the sole stockholder of the Surviving Corporation on February 37, 1997 and by the sole stockholder of the Terminating Corporation on February 3, 1997.

IN WITNESS WHEREOF, the undersigned corporation has caused this Certificate of Merger to be duly executed as of this <u>Jt</u> day of February, 1997.

PC DOCS, INC.

By:

By:

Name: P. Ian Reece Title: Vice President

DATARAMP, INC.

Ma

Name: P. Ian Reece Title: Vice President

-2-

Private Branch Networks INC. Document# P960000 86447 FEIN # 59-3415346 ·•. 1960000 86447 Dear Sii on Madame, 86447 8 board of Directors from : WAYNE D HANCOCH 12600 Belcher Rd South, LArgo TINA U. HANCOCK 12600 Belcher Rd South, LArgo 8 70: WAYNE D. HANCOCH GII MAGNOLIA, TAMPA FL 33606 TINA U HANCOCH GII MAGNOLIA, TAMPA, FL 33606 This change should take effect at In addition please send the corporations revewal forms to the 611 MAgnolia Address Also. Thank you in advance Wayne Chin 23 31-163/7 Chunced states MATTIN BECAUSE White Beck No Hund How 121P Here City 13ter

Document Number Only 0870C 900002100999----02/28/97--01050--006/ - 1 State City 7ir Phone *****35.00 *****35.00 COEPORATION(S) NAME () Profit () NonProfit Amendment () Merger () Foreign () Dissolution/Withdrawal () Mark () Limited Partnership () Annual Report () Other () Reinstatement () Reservation () Change of R.A. () Certified Copy () Photo Copies () CUS () Call When Ready () Call if Problem () After 4:30 1 () Waik In () Will Wait () Pick Up () Mail Out 45.68 Name Availability Document Examiner Updater Verilier VS MAR 3 1997 Acknowledgment Amend W.P. Verifier CR2E031 (1-89)

'RTICLES OF AMENDMENT

FILED

97 FEB 28 AM 9:08

SECRETARY OF STA

TO

ARTICLES OF INCORPORATION

OF

MANNY AUTO EXPORT, CORP.

(present name)

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

Amendment(s) adopted: (indicate article number(s) being amended, FIRST: added or deleted)

> Please, see page titled Articles of Amendment to Articles of Incorporation of MANNY AUTO EXPORT, CORP.

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:

The date of each amendment's adoption: ____ 12-9-96 THIRD:

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

(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.

ARTICLES OF AMENDMENT ARTICLES OF INCORPORATION OF

MANNY AUTO EXPORT, CORP.

.

ARTICLE VI:

This corporation shall have (2) (Two) Director(s) The name and address of the Director(s) is:

> Manuel Salazar 19040 N.W. 57 Ave. #207 Miami Lakes, Fl. 33014

Victoria Salazar 19040 N.W. 57 Ave. #207 Miami Lakes, Fl. 33014

ARTICLE VIII:

The officer(s) of this corporation shall be as follows:

Manuel Salazar 19040 N.W. 57 Ave. #207 Miami Lakes, Fl. 33014

President.

Victoria Salazar Vice- President, 19040 N.W. 57 Ave. & Secretary #207 Miami Lakes, Fl. 33014

Signed this <u>4</u> day of <u>December</u>, 19 <u>96</u>. Signature ages e 14 (By the Chairman of Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)

1

OR

(By a director if adopted by the directors)

OR

(By an incorporator if adopted by the incorporators)

Manuel Salazar

Typed or printed name

Director /President Title