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	CUSTOMER:	Randy RANDY	y James, Esq Y JAMES ATTORNEY AT LAW								
		Suite K 4230 S. Macdill Avenue Tampa, FL 33611									
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CONTACT PERSON: Kellie K Beumer

___ CERTIFICATE OF GOOD STANDING

CERTIFIED COPY
PLAIN STAMPED COPY

EXAMINER'S INITIALS:

1-8-96 VP

ARTICLES OF INCORPORATION

OF

Janio, Inc.

ARTICLE 1. NAME: The name of the corporation is Janio, Inc.

ARTICLE 2. DURATION: The duration of the corporation shall be perpetual.

ARTICLE 3. PURPOSE: The corporation is organized for the purpose of transacting any and all lawful business under Chapter 607, Florida Statutes, as amended from time to time.

ARTICLE 4. AUTHORIZED STOCK: The corporation is authorized to issue One Thousand (1000) shares of One Dollar (\$1.00) par value common stock.

ARTICLE 5. INITIAL REGISTERED AGENT: The name of the initial registered agent of the corporation is George R. James, attorney at law. The street address of the initial registered office of the corporation for service of process shall be 4230 S. MacDill Ave., Suite K, Tampa, FL 33611.

ARTICLE 6. INITIAL BOARD OF DIRECTORS: The corporation initially shall have Four (4) directors. The number of directors may be increased or decreased from time to time in accordance with the bylaws, provided that the number of directors shall not be less than one person at any time. The names and addresses of the initial directors are:

NAME ADDRESSES

Bernetta R. Gobel 13923 9th Street Dade City, FL 33525

Gary R. Gobel 13923 9th Street Dade City, FL 33525

Tonja J. Orraca 11925 Curtis Lane Dade City, FL 33525

Daniel F. Orraca 11925 Curtis Lane Dade City, FL 33525

ARTICLE 7. INCORPORATOR: The name and address of each incorporator of the corporation is:

NAME ADDRESSES

Bernetta R. Gobel 13923 9th Street
Dade City, FL 33525

Gary R. Gobel 13923 9th Street Dade City, FL 33525

Tonja J. Orraca 11925 Curtis Lane Dade City, FL 33525

Daniel F. Orraca 11925 Curtis Lane Dade City, FL 33525

ARTICLE 8. PRINCIPAL OFFICE ADDRESS: The initial principal office and mailing address of the corporation shall be 13923 9th Street, Dade City, FL 33525. The corporation reserves the privilege of having branch or other offices at places within or without the State of Florida.

ARTICLE 9. BY LAWS: The initial bylaws of the corporation shall be adopted by the board of directors at the organizational meeting. Thereafter the power to adopt, alter, amend, or repeal the bylaws shall be vested in the shareholders of the corporation.

ARTICLE 10. POWERS: The corporation shall have all of the corporate powers enumerated in Chapter 607, Florida Statutes, as amended from time to time.

ARTICLE 11. PRE-EMPTIVE RIGHTS: Each shareholder of the Corporation shall have the right to purchase, subscribe for, or receive a right or rights to purchase or subscribe for, at the price for which it is offered to others, that shareholders' prorata portion of the following:

A. Any stock of any class that the Corporation may issue or sell, whether or not exchangeable for any stock of the Corporation of any class or classes, and whether or not of unissued shares authorized by the Articles of Incorporation as originally filed or by any amendment by it after the issuance thereof, and whether issued for cash or other consideration; and

B. Any obligation that the Corporation may issue or sell which is convertible into or exchangeable for any stock of the corporation of any class or classes, or to which is attached or portinent any warrant or warrants or other instruments conferring on the holder the right to subscribe for or purchase from the Corporation only shares of its stock of any class or classes. This right shall be deemed waived by any Shareholder who does not exercise it and pay for the shares preempted within thirty (30) days after the receipt of written notice from the corporation stating the price, terms and conditions of the issue of shares and inviting the Shareholder to exercise this preemptive right. This right may also be waived by a written waiver signed by the Shareholder.

ARTICLE 12. AMENDMENT OF ARTICLES: The corporation reserves the right to amend, alter, change, or repeal any provision or provisions contained in these Articles of Incorporation, or any amendment thereto, in accordance with the laws of the State of Florida as amended from time to time. All rights conferred upon the shareholders of the corporation are granted subject to this reservation.

ARTICLE 13. COMMENCEMENT OF CORPORATE EXISTENCE: The date of commencement of corporate existence for the above-named corporation shall be the date of filing of these Articles of Incorporation.

IN WITNESS WHEREOF, the undersigned incorporators have executed these Articles of Incorporation, this day of November, 1996.

Bernetta R.

bria & Crraca

Tonja J. Orraca

Daniel F. Orraca

NOTICE OF ACCEPTANCE OF DESIGNATION AS REGISTERED AGENT

undersigned hereby accepts designation as the initial registered agent for Janio, Inc., a Florida Corporation, and hereby states that said party is familiar with and accepts the duties and responsibilities as registered agent for said corporation this day of Normhelm, 1996.

Seorge R. James, Esq. / 59-

SECULIARY OF SIME

P96000092131

Attorney-at-Law 4230 S. MacDill Ave. Suite K Tampa, Florida 33611 USA

Phone: (813)-831-5688

Fax:(813)-831-8182

December 20, 1996

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

Re: Dissolution of Janio, Inc.

Please find enclosed the Articles of Dissolution for "Janio, Inc." which was incorporated on November 8, 1996. Please also find enclosed a check in the amount of \$35.00 representing the corporate dissolution fee owed.

Please send a confirmation of the dissolution to my attention at 4230 S. Manfall & Ave., Suite K Tampa, FL 33611.

Thank you.

Sincerely:

Menson M. Dans George R. James, Esq.

GRJ/tim

Enc/

ARTICLES OF DISSOLUTION

OF

Janio, Inc.

ARTICLE 1. NAME: The name of the corporation is Janio, Inc.

ARTICLE 2. DATE OF INCORPORATION: The articles of incorporation of Janio, Inc. were filed with the Secretary of State's office on November 8, 1996.

ARTICLE 3. ISSUANCE OF SHARES AND COMMENCEMENT OF BUSINESS: The undersigned initial directors represent that there has been no issuance of shares in Janio, Inc. and further represent that Janio, Inc. has not commenced business.

ARTICLE 4. DEBT: The undersigned initial directors first that the corporation has no debt that remains unpaid.

ARTICLE 5. DISTRIBUTION OF ASSETS: As there have been no shares issued in Janio, Inc. and no business conducted, the indersigned initial directors represent that no assets of the corporation exist for distribution.

IN WITNESS WHEREOF, the undersigned incorporators and board of directors have executed these Articles of Dissolution this 16th day of December, 1996.

Articles of Dissolution for Janio, Inc.

NAME

ADDRESSES

Bernetta R. Gobel

13923 9th Street Dade City, FL 33525

Gary R. Gobel

13923 9th Street Dade City, FL 33525

Tonja J. Orraca

11925 Curtis Lane Dade City, FL 33525

Daniel F. Orraca

11925 Curtis Lane Dade City, FL 33525

Signed this 16th day of December, 1996:

Bornetta P. Gobal

bernetta R. Gober

Tonia J. Orraca

Gary R Gobel

Daniel E Orrace

r. Orraca