OGG000078426 CORPORATE 9000078426

ACCESS, INC.

236 East 6th Avenue . Tallahassee, Florida 32303

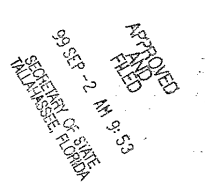
NC. P.O. Box 37066 (32315-7066)

(850) 222-2666 or (800) 969-1666 . Fax (850) 222-1666

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CALL THE FILING AND RETRIEVAL AGENCY DEDICATED TO SERVING YOU

ARTICLES OF INCORPORATION OF RHINOPORT.COM, INC.



ARTICLE I NAME AND DURATION

The name of the Corporation is RHINOPORT.COM, INC. The duration of the Corporation is perpetual. The effective date upon which this Corporation shall come into existence shall be the date these Articles are filed by the Secretary of State.

ARTICLE II PRINCIPAL OFFICE

The address of the principal office of the Corporation is 838 Park Lake Circle, #20, Maitland, Florida 32751.

ARTICLE III REGISTERED OFFICE AND AGENT

The address of the registered office in the State of Florida is 1400 West Fairbanks Avenue, Suite 204 in the City of Winter Park, County of Orange. The name of the registered agent at such address is Charles R. Harrison.

ARTICLE IV CORPORATE PURPOSES, POWERS AND RIGHTS

The nature of the business to be conducted or promoted and the purposes of the Corporation are to engage in any lawful act or activity for which corporations may be organized under the Florida Business Corporation Act.

In furtherance of its corporate purposes, the Corporation shall have all of the general and specific powers and rights granted to and conferred on a corporation by the Florida Business Corporation Act.

ARTICLE V CAPITAL STOCK

The total number of shares of capital stock which the Corporation has the authority to issue is 10,000 shares of Common Stock ("Common Stock") at \$0.01 par value per share.

ARTICLE VI INCORPORATOR

The name and mailing address of the incorporator of this Corporation is as follows:

NAME ADDRESS

Charles R. Harrison 1400 West Fairbanks Avenue, Suite 204

Winter Park, Florida 32789

ARTICLE VII BOARD OF DIRECTORS

The number of members of the Board of Directors may be increased or diminished from time to time by the Bylaws; provided, however, there shall never be less than one. Each director shall serve until the next annual meeting of shareholders.

If any vacancy occurs in the Board of Directors during a term, the remaining directors, by affirmative vote of a majority thereof, may elect a director to fill the vacancy until the next annual meeting of shareholders.

The name(s) and mailing address(es) of the person(s) who shall serve as director(s) of the Corporation until the first annual meeting of the shareholders is/are as follows:

Name Address

Stephen Meinig 735 Candler Lane, #1107

Charlotte, North Carolina 28217

George Travis Lazenby 735 Candler Lane, #1107

Charlotte, North Carolina 28217

ARTICLE VIII

The Corporation reserves the right to amend, alter, change or repeal any provision contained in these Articles of Incorporation, in the manner now or hereafter prescribed by statute and all rights conferred upon shareholders herein are granted subject to this reservation.

ARTICLE IX **BYLAWS**

The power to adopt, amend or repeal bylaws for the management of this Corporation shall be vested in the Board of Directors or the shareholders, but the Board of Directors may not amend or repeal any bylaw adopted by the shareholders if the shareholders specifically provide that such bylaw is not subject to amendment or repeal by the Board of Directors.

ARTICLE X INDEMNIFICATION

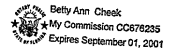
The Corporation shall indemnify any incorporator, officer or director, or any former incorporator, officer or director, to the full extent permitted by law.

ARTICLE XI TRANSFER OF SHARES

If, from time to time, a shareholders' agreement among all of the shareholders of the Corporation is in effect regarding the Subchapter S status of the Corporation pursuant to the Internal Revenue Code of the United States in effect from time to time, then transfers of the Corporation's Common Stock made not in accordance with such agreement, whether by operation of law or otherwise, are null and void ab initio.

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Florida herein	a, does make, file a stated are true; an	and record these Articles on and I have accordingly here	ng a corporation under the of Incorporation, and does ounto set my hand and sea	certify that the fact
1999.	DATED at Winter	Park, Orange County, Flo	orida, this day of	gstenber.
			Charles R. Harrison, Eso	Harrison Juire
STATE	OF FLORIDA)		
COUN	OF FLORIDA) ss,)	·-	
Charle (check #to-wit:	s R. Harrison, the	incorporator of RHINOP personally known to me;	his <u>/ ⁵⁺</u> day of <u>Septe</u> ORT.COM, INC., a Florid () has produced a va _ or [] has produced	a corporation, who alid driver's license
to-wit:			<u>.</u>	-



REGISTERED AGENT CERTIFICATE

Pursuant to the Florida Business Corporation Act, the following is submitted, in

compliance with said statute:

That RHINOPORT.COM, INC. desiring to organize under the laws of the State of

Florida, with its principal office at 838 Park Lake Circle, #20, Maitland, Florida 32751 as

indicated in the Articles of Incorporation, has named Charles R. Harrison, located at 1400 West

Fairbanks Avenue, Suite 204, Winter Park, Florida 32789, as its registered agent to accept

service of process and perform such other duties as are required in the State.

ACKNOWLEDGMENT:

Having been named to accept service of process and serve as registered agent for the

above-stated Corporation, at the place designated in this Certificate, I hereby accept to act in

this capacity, and agree to comply with the provision of said statute relative to keeping open

said office, and further states he is familiar with section 607.0501, Florida Statutes.

Charles R. Harrison

DATED.

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