State of Rhode Island and Providence Plantations

OFFICE OF THE SECRETARY OF STATE CORPORATIONS DIVISION 100 NORTH MAIN STREET PROVIDENCE, RI 02903

Corp. I.D. # 67328

BUSINESS CORPORATION

ORIGINAL ARTICLES OF INCORPORATION

The undersigned acting as incorporator(s) of a corporation under Chapter 7-1.1 of the General Laws, 1956, as amended, adopt(s) the following Articles of Incorporation for such corporation:

FIRST. The name of the corporation is AUTOMATED BUSINESS MACHINES, INC.

(A close corporation pursuant to §7-1.1-51 of the General Laws, 1956, as amended) (strike if inapplicable)

SECOND. The period of its duration is (if perpetual, so state) Perpetual

Thurs. The purpose or purposes for which the corporation is organized are:

To sell, distribute, service and repair copy machines, facsimile machines, and all other purposes, and for any other purposes for which corporations may be organized under the laws of the State of Rhode Island; and to have all powers conferred upon corporations under the Rhode Island Business Corporation Act.

FOURTH. The aggregate number of shares which the corporation shall have authority to issue is:

(a) If only one class: Total number of shares ... 2000

(If the authorized shares are to consist of one class only, state the par value of such shares or a statement that all of such shares are to be without par value.)

NO PAR VALUE

or

(b) If more than one class: Total number of shares .

(State (A) the number of shares of each class thereof that are to have a par value and the par value of each share of each such class, and/or (B) the number of such shares that are to be without par value, and (C) a statement of all or any of the designations and the powers, preferences and rights, including voting rights, and the qualifications, limitations or restrictions thereof, which are permitted by the provisions of title 7 of the General Laws in respect of any class or classes of stock of the corporation and the fixing of which by the articles of association is desired, and an express grant of such authority as it may then be desired to grant to the board of directors to fix by vote or votes any thereof that may be desired but which shall not be fixed by the articles.)

FIFTH. Provisions (if any) dealing with the preemptive right of shareholders pursuant to \$7-1.1-24 of the General Laws, 1956, as amended:

Shareholders may meet without the written consent of all shareholders. The corporation shall have the right in case of the sale of shares of stock by any holder thereof to purchase said stock at the lowest prices at which such stockholder is willing to sell the same before such stock may be sold by him to any other party; and no sale of any stock to any party other than the corporation shall be valid unless the offer to sell such stock at the lowest price at which the holder thereof is willing to sell shall have been first recived in writing by the corporation. The corporation shall have fifteen (15) days in which to accept or reject said offer. Any stockholder who shall have offered his stock to the corporation in accordance with the foregoing provisions may at any time within twenty (20) days after the rejection of such offer by the corporation, or if within such period the corporation shall neither accept nor reject such offer, then, twenty (20) days after such offer shall have been received by the corporation, sell the stock so offered to the corporation to any other party, but not for a price less than that at which such stock shall have been previously offered to the corporation.

Sixth. Provisions (if any) for the regulation of the internal affairs of the corporation:

SEVENTH. The address of the initia 50 Power Road, Pawtucket, Rhode	ll registered office e Island 02860		
and the name of its initial registered age Richard A. Paria, Esquire	ent at such address	s is:	
Signitury of registered agent			
Eіситн. The number of directors coi	nstituting the initia	al board of dire	ctors of the
corporation is to be elected and the to serve as directors until the first and successors are elected and shall qualify are	nual meeting of she:	hareholders or	until their
(If this is a close corporation pursuant to \$7-1.1-5 and address(es) of the officers of the corporation.)	51 of the General Laws, I	956, as amended, sta	te the name(s)
Name Kenneth J. La Fauci, PRESIDENT,	228 Waterman		
VICE PRESIDENT. SECRETARY & TREASURER			RI 02904
and the second s			
NISTH. The name and address of ea	ach incorporator is	s:	
Name	-	Address	
Kenneth J. La Fauci, President	228 Waterman	Ave., Nort	h Providence I 52904.
Kenneth J. La Fauci, Vice Pres.	- 228 Waterman	Aver,North	Providence,
Kenneth J. La Fauci, Treasurer	228 Waterman	···Ave.,North	Rrowidence,
- Kenneth J. La Fauci, Scorntary	228-Waterman		
		1	RI 02904
ere en			
TENTH. Date when corporate exister filing of these articles of incorporation)	nce to begin (not	more than 30	days after
Existence is to begin u	pon filing.		······································
Dated March 13 5, 19 5	92		
Ņ	Tennell Signature	of each incorporator	
	Kenneth J. La F	Fauci	

STATE OF RHODE ISLAND	In the) of North	Providence
COUNTY OF PROVIDENCE	Town		***************************************
in said county this1	day of	March	, A.D. 19 92
then personally appeared	before me Kennet	h J. La Fauci	
each and all known to me			
instrument, and they seve their free act and deed.	rany acknowledged s	aid instrument by	tnem subscribed to be
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		~ 151(H1180)	A. PACIA

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