Secre Depa Sprin- Telep http:// Remit order,	Post office address in which respectively of State:  599 Wheeling Road	OCT JESSE WH SECRETARY OF	12001 HITE F STATE LCOM INC.		This space for Secretary of Date 10 - 10 Franchise Tax Filing Fee Penalty Interest Approved:	s s s	by e e o l		
Perent Pe	phone (217) 782-2353 /www.sos.state.il.us  iit payment in check or money r, payable to "Secretary of State."  CORPORATE NAME: W  Post office address to which r Secretary of State:  599 Wheeling Road	JESSE WH SECRETARY O TIRELESS TEST may be mailed a	12001 HITE F STATE LCOM INC.	against the corpo	Date Franchise Tax Filing Fee Penalty Interest Approved:	- 3 ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° ° °	5.00		
order, 1. 2.	Post office address to which r Secretary of State."  Post office address to which r Secretary of State:  599 Wheeling Road	SECRETARY O	F STATE	against the corpo	Interest Approved:				
2.	Post office address to which respectively of State:  599 Wheeling Road	may be mailed a		against the corpo	oration that may be				
	Secretary of State:  599 Wheeling Road	•	copy of any process a	against the corpo	oration that may be				
		~,		001099		a serve	d on the		
	Wheeling, Illinoi	8534/0156 38 001 Page 1 of 2							
		Ox		2001-10	-24 14:56:	_			
	Dissolution of the corporation in the manner indicated below		ized on June 21	Cook County Red (Month & Da			2001 (Year)		
	By a majority of the incor have been elected; or b	(Vark an "X" in one box only)  By a majority of the incorporators, provided no directors were named in the Articles of Incorporation and no directors have been elected; or by a majority of the board of directors, in accordance with Section 12.05, the corporation having issued no shares as of the authorization of the dissolution.							
	naving issued no snates	as or the author	ization (1 tile dissolut	iiori.		(Not	tes 1 & 2		
	By a written consent sig board of director action			on dissolution,	in accordance with				
				( )		(Not	te 3)		
	By the shareholders, in the shareholders. At a rand by the Articles of In-	meeting of sharel	holders, not less than	the minir, um nu	en duly adopted a umber of votes req	nd subr uired by	mitted to y statute		
	•	•		0.		(Not	te 3)		
	By the shareholders, in submitted to the shareh minimum number of vot consented in writing have	olders. A conser les required by s	nt in writing has been tatute and by the Arti	signed by share cles of Incorpora	eholders having n	ot less	than the		
					<del>, -</del> -	(No	te 3)		
		•	TE ONLY WHEN APPL	·					
4.	other property, share div exchange or reclassifica	List all issuances of shares not previously reported to the Secretary of State (including shares issued for cash o other property, share dividends, share splits, share exchanges pursuant to Section 11.10, and shares to effect are exchange or reclassification of issued shares) and give the value of the entire consideration received therefor, less expenses; list any amounts added or transferred to paid-in capital, without the issuance of shares.							
	Date of Issuance or Contribution	Class	Par Value N/A	Number of Shares Issued		Consideration Co	deration ed		
					\$ \$				
					TOTAL \$				

•	Date of Cancellation	Class	Number of Shares Cance	elled Cost
N.	oul to: Robert U 444 Non	U16000 Nichyan Jazet L 60611		\$ \$
	Chicolo 1	L 60611		FOTAL \$
	Issued shares at date of each	xecution: Series	Par Value	Number of Shares
	Common	None	NPV	10000.00
<u>"</u> F	Paid-in capital at cate of ea		Paid-in Cap	ital \$ 1,000.00 al to the total of these accounts.)
		January and a supplication and	ia i ala ili odipido dila lo oddi	
	The undersigned corporat affirms, under penalties of Dated	ion has caused this state perjury that the facts stat	ment to be signed by its duly a red herein are true. (All signatu 2001 WIRELESS TET	authorized officers*, each of who res must be in <u>BLACK INK</u> .)
	The undersigned corporat affirms, under penalties of Dated  June 21  attested by (Signature of Evangelos)	ion has caused this state perjury that the facts state & Day)  Secretary or Assistant Secretary Argoudelis, Secretary	ment to be signed by its duly a gred herein are true. (All signature)  WIRELESS TET  (Year)  by (Signature of John Victor, P	authorized officers*, each of who res must be in <u>BLACK INK</u> .) LCOM INC. Manual Corporation) President or Vice President) Tresident
	The undersigned corporat affirms, under penalties of Dated  June 21  attested by (Signature of Evangelos (Type))	ion has caused this state perjury that the facts state (% Day)  Secretary or Assistant Secretary or Print Name and Title)  the incorporators or by the	ment to be signed by its duly a gred herein are true. (All signature)  WIRELESS TENT  (Year)  by  Gighature of the victor, P  (Type of the board of directors, a majority of the content o	authorized officers*, each of who tres must be in BLACK INK.) LCOM TRC.  Warne of Corporation) President or Vice President) Tesident The Print Name and Title) of them must SIGN HERE.
	The undersigned corporat affirms, under penalties of Dated  June 21  attested by (Signature of Evangelos (Type assolution is authorized by to The undersigned affirms, under penalties of the penalties o	ion has caused this state perjury that the facts state (% Day)  Secretary or Assistant Secretary or Print Name and Title)  the incorporators or by the	ment to be signed by its duly a red herein are true. (All signature of true)  WIRELESS TENT (Year)  by (Signature of true)  Type of the board of directors, a majority of true, that the facts stated herein	authorized officers*, each of who tres must be in BLACK INK.) LCOM TRC.  Warms of Corporation) President or Vice President) Tesident The Print Name and Title) of them must SIGN HERE.
	The undersigned corporat affirms, under penalties of Dated  June 21  attested by (Signature of Evangelos (Type assolution is authorized by to The undersigned affirms, under penalties of the penalties o	Secretary or Assistant Secretary or Print Name and Title) the incorporators or by the inder the penalties of peri	ment to be signed by its duly a red herein are true. (All signature 2001 WIRELESS TET)  (Year) by Signature of Signature of Type or the board of directors, a majority of the fricts stated herein signature.	authorized officers*, each of who tres must be in BLACK INK.) LCOM TAIC.  President or Vice President) Tresident The Print Name and Title) To them must SIGN HERE. The are true.

- Incorporators are authorized to dissolve a corporation ONLY before any shares have been issued AND before any directors
  have been named or elected. The signatures of a majority of the incorporators must appear on these Anticles of Dissolution.
- 2. Directors are authorized to dissolve a corporation ONLY before any shares have been issued. In the event there are no officers, the signature of a majority of the directors or such directors as may be designated by the board must appear on these Articles of Dissolution.
- 3. All dissolutions not authorized by the incorporators or the directors must be authorized by the shareholders.
  - Shareholders may authorize dissolution by their unanimous written consent. This does not require any action of the board of directors and does not require a shareholders' meeting.
  - Shareholder authorization may also be by vote at a shareholders' meeting or by less than unanimous consent, in writing, without a meeting.

To be effective, the dissolution must receive the affirmative vote or consent of the holders of at least 2/3 of the outstanding shares entitled to vote on dissolution and, if class voting applies, then also at least 2/3 of the votes within each class.

If the Articles of Incorporation so provide, the 2/3 vote requirement may be superseded by any smaller or larger vote requirement, not less than a majority of the outstanding shares entitled to vote and not less than a majority within each class when class voting applies.

When shareholder authorization is by less than unanimous written consent, all shareholders must be given notice of the proposed dissolution action at least five days before the consent is signed. Shareholders who have not signed the consent must be given prompt notice that dissolution was duly authorized.