ARTICLES OF INCORPORATION

OF

COMMUNICATIONS SYSTEMS INTERNATIONAL, INC.

KNOW ALL MEN BY THESE PRESENTS, that PAUL W. Fix, 1457 Teller County Road 12, Florissant, Colorado 80816, J. RUDY BAUER, 9190 Chipita Park Rd., Chipita Park, Colorado 80809, CURTIS BURRIS, 311 E. Sheridan Ave. #21, Woodland Park, Colorado 80866 desiring to associate ourselves together for the purpose of becoming a body corporate and politic under and by virtue of the Colorado Corporation Act of the State of Colorado, do hereby make, execute and verify these Articles of Incorporation of COMMUNICATIONS SYSTEMS INTERNATIONAL, INC.

ARTICLE I

Name

The name and style of said corporation shall be COMMUNICATIONS SYSTEMS INTERNATIONAL, INC.

ARTICLE II

Term

 $$\operatorname{\textsc{The}}$$ said corporation is to have perpetual existence.

ARTICLE III

Purposes

The purposes for which this corporation is organized and the nature of the business to be transacted, promoted and carried on are as follows, to-wit:

1. To carry on all lawful business as permitted by the Colorado Corporation Act.

ARTICLE IV

Capital Stock

The aggregate number of shares which the corporation shall have authority to issue is five hundred thousand (500,000) shares of common stock, which shall be of no par value. Each and every share of stock may be issued from time to time at the option, choice or discretion of the Board of Directors of the corporation for any considerations deemed sufficient by the Board and none of said shares of stock in the hands of any person whomsoever shall be liable or render such person

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liable for the payment of any assessment or any obligation or payment on account of debts and obligations of the corporation. The directors may purchase property and rights necessary for the business of the corporation and issue shares to the amount of the value thereof in payment thereof and in payment of any obligation of the corporations and the shares so issued shall be declared and taken to be fully paid and non-assessable and not liable to any further call nor shall the holders thereof be liable for any further payments under the Statutes of this State. The judgment and discretion of the Board of Directors in all matters pertaining to the issuance of such shares shall be conclusive for all purposes.

ARTICLE V

Directors

The number of directors constituting the Board of Directors shall be not less than five (5) nor more than seven (7). The number of directors constituting the initial Board of Directors shall be five (5). The names and addresses of the persons who are to serve as directors until the first annual meeting of shareholders or until their successors be elected and qualify are as follows:

Paul W. Fix, 1457 Teller County Road 12, Florissant, CO 80816

J. Rudy Bauer, 9190 Chipita Park Rd., Chipita Park, CO 80813

Curtis Burris, 311 E. Sheridan Ave., #21, Woodland Park, CO 80866

Bruce Hubby, 557 Gold King Dr., CCME, Cripple Creek, CO 80813

Robert A. Spade, 121 E. Pikes Peak Ave. #335, Colorado Springs, CO 80903

ARTICLE VI

Meetings

Any and all meetings of the stockholders and of the Board of Directors of the Corporation may be held within or beyond the limits of the State of Colorado, at such place or places as may be determined from time to time by the Board of Directors and the said Board of Directors shall have the power and authority to meet and transact any business of the company requiring the action of said Board without the State of Colorado and in such other states as the exigencies of the company's business may demand, or as may be deemed expedient or convenient and the proceedings at all such meetings,

or any of them, shall have the same binding force and effect as if such meetings were held in the principal office of the Corporation in the State of Colorado.

ARTICLE VII

Office

The initial registered office of the Corporation shall be located at 318 So. 8th Street, Colorado Springs, Colorado 80905, and the name of its initial Registered Agent at such address shall be Wendell R. Goodbee.

ARTICLE VIII

Sale or Disposition of Property

The Corporation may, at any meeting of its Board of Directors, by a majority vote of the whole Board, sell, lease, exchange and/or convey all of its property and assets, including its good will and its corporate franchises, upon such terms and conditions and for such consideration or considerations as its Board of Directors shall deem expedient and for the best interests of the corporation and said consideration may consist in whole or in part of shares of stock in, and/or other securities of any other corporation or corporations; provided, however, in all such cases, the affirmative vote of the holders of a two-thirds majority of the stock of said corporation then issued and outstanding and having voting power, shall be voted in ratification of the action of the Board of Directors, said vote to be taken at the stockholders' meeting of said corporation duly called for that purpose; provided, however, nothing herein shall be construed to limit the power of the Board of Directors of the corporation to sell, lease, exchange and/or convey such parts or parcels of its real or personal property or assets as the Board of Directors determines are no longer necessary or expedient to be held by the corporation.

ARTICLE IX

Cumulative Voting

The cumulative system of voting for directors shall be allowed.

ARTICLE X

By-Laws

The Board of Directors of the corporation shall have the power to make and adopt such prudential by-laws as it may consider proper and expedient for the conduct and management of its business and affairs and to repeal, alter and amend the same from time to time as it may see fit; provided, however, that the same shall in no way be inconsistent with the provisions of these Articles or with the laws of the State of Colorado.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this _____ day of April __1993.

Wida Day

Bauer

Curtis Burris

STATE OF COLORADO))ss. EL PASO COUNTY

I, Gwen E. Francis, a Notary Public, hereby certify that on the Araday of April, 1993, Paul W. Fix, J. Rudy Bauer and Curtis Burris personally appeared before me, who being by me first duly sworn, declared themselves to be the incorporators and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 15 day of April, 1993.

My commission expires: June 7, 1994

Notary Public

318 So. 8th Street Colorado Springs, CO 80905

Please include a typed self-addressed envelope.

MUST BE TYPED FILING FEE: \$25.00*
MUST SURMIT TWO CODIES

MAIL TO: Secretary of State Corporations Section 1560 Broadway, Suite 200 Denver, CO 80202

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MOSI SOBMIT INO COPIES	(303) 894-2251 Fax (303) 894-2242	951015737 \$25.00 SECRETARY OF STATE 02-07-95 10:44
	ARTICLES OF AMENDMENT to the RTICLES OF INCORPORATION	
Pursuant to the provisions of the Colorad ing Articles of Amendment to its Articles	o Business Corporation Act, the under of Incorporation:	signed corporation adopts the follow-
FIRST: The name of the corporation is _	Communications Systems	International, Inc.
SECOND: The following amendment to 19, as prescribed by the Colorade No shares have been issued Such amendment was adog amendment was sufficient if these amendments are to have a delayed Amendment(s):Authorization_value_common_stock;Removal_of_cumulative_v_Removal_of_preemptive_r	o Business Corporation Act, in the mal or Directors Elected — Action by Interest Directors Elected — Action by Interest Directors Elected — Action by Interest Directors Where stated by a vote of the shareholders. For approval. deffective date, please list that date:	onner marked with an X below: corporators Directors nares have been issued. The number of shares voted for the (Not to exceed ninesy (90) days from the date of filing) shares of no par
THIRD: The manner, if not set forth in so issued shares provided for in the amendm	ich amendment, in which any exchan	
N/A		
FOURTH: The manner in which such am of stated capital as changed by such amen	nendment effects a change in the amou dment, is as follows:	unt of stated capital, and the amount
The amount of authorized from 500,000 shares to	no par value common :	stock is increased
	By 1	2
	Its Chairm	a
4		3
*Fees are subject to change and should be confirm	ed before filing.	COMP. CH'D. TR

ARTICLES OF AMENDMENT

10 THE ARTICLES OF INCORPORATION

Pursuant to the provisions of the Colorado Business Corporation Act, Communications Systems International, inc. adopts the following Articles of Amendment to its Articles of Incorporation:

The following amendments were adopted on September 14, 1995, in the manner prescribed by the Colorado Business Corporation Act, in the manner marked with an "X" below:

Such amendments were adopted by the Board of Directors.

X Such amendments were adopted by a vote of the shareholders.

The number of votes cast for the amendments by each voting group entitled to vote separately on the amendments was sufficient for approval by that voting group.

Article IV is amended in its entirety to read as follows:

ARTICLE IV

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Capital Stock

- 1. The authorized capital stock of the Corporation shall consist of 25,000,000 shares of common stock, no par value, and 5,000,000 shares of preferred stock, no par value.
- 2. No share of the common stock shall have any preference over or limitation in respect to any other share of such common stock. All shares of common stock shall have equal rights and privileges.
- 3. Each outstanding share of common stock shall be entitled to one vote at stockholders' meetings, either in person or by proxy.
- 4. The designations, powers, rights, preferences, qualifications, restrictions and limitations of the preferred stock shall be established from time to time by the Corporation's Board of Directors, in accordance with the Colorado Business Corporation Act.
- 5. Cumulative voting shall not be allowed in elections of directors or for any purpose.
- 6. No holders of shares of the capital stock of the Corporation shall be entitled, as such, to any preemptive or preferential right to subscribe to any unissued stock or any other securities which the Corporation may now or hereafter be authorized to issue. The Board of Directors of the Corporation, however, in its discretion by resolution, may determine that any un-

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issued securities of the Corporation shall be offered for subscription solely to the holders of common stock of the Corporation, or solely to the holders of any class or classes of such stock, which the Corporation may now or hereafter be authorized to issue, in such proportions based on stock ownership as said board in its discretion may determine.

- 7. The Board of Directors may restrict the transfer of any of the Corporation's stock issued by giving the Corporation or any stockholder "first right of refusal to purchase" the stock, by making the stock redeemable, or by restricting the transfer of the stock under such terms and in such manner as the directors may deem necessary and as are not inconsistent with the laws of this State. Any stock so restricted must carry a conspicuous legend noting the restriction and the place where such restriction may be found in the records of the Corporation.
- 8. The judgment of the Board of Directors as to the adequacy of any consideration received or to be received for any shares, options, or any other securities which the Corporation at any time may be authorized to issue or sell or otherwise dispose of shall be conclusive in the absence of fraud, subject to the provisions of these Articles of Incorporation and any applicable law.

Article V is amended in its entirety to read as follows:

ARTICLE V Directors

The affairs of the Corporation shall be governed by a board of not less than one (1) director. Directors who shall be elected in accordance with the Bylaws of the Corporation. Subject to such limitation, the number of directors shall be fixed by or in the manner provided in the Bylaws of the Corporation, as may be amended from time to time.

Article VII is amended in its entirety to read as follows:

ARTICLE VII Place of Business

The principal office and the principal place of business of the Corporation shall be:

8 South Nevada, Suite 101 Colorado Springs, CO 80903

The Board of Directors, however, from time to time may establish such other offices, branches, subsidiaries, or divisions which it may consider to be advisable. The address of the Corporation's registered office in Colorado shall be:

8 South Nevada, Suite 101 Colorado Springs, CO 80903 The name of the Corporation's registered agent at the address of the aforesaid registered office shall be:

Robert Spade

Article VIII is amended in its entirety to read as follows:

ARTICLE VIII Transactions with Directors and Other Interested Parties

No contract or other transaction between the Corporation and any other corporation, whether or not a majority of the shares of the capital stock of such other corporation is owned by the Corporation, and no act of the Corporation shall in any way be affected or invalidated by the fact that any of the directors of the Corporation are pecuniarily or otherwise interested in, or are directors or officers of, such other corporation. Any director of the corporation, individually, or any firm with which such director is affiliated may be a party to or may be pecuniarily or otherwise interested in any contract or transaction of the Corporation; provided, however, that the fact that he or such firm is so interested shall be disclosed or shall have been known to the Board of Directors of the Corporation, or a majority thereof, at or before the entering into such contract or transaction; and any director of the Corporation who is also a director or officer of such other corporation, or who is so interested, may be counted in determining the existence of a quorum at any meeting of the Board of Directors of the Corporation which shall authorize such contract or transaction, with like force and effect as if he were not such director or officer of such other corporation or not so interested.

Article IX is amended in its entirety to read as follows:

ARTICLE IX Voting

When, with respect to any action to be taken by stockholders of this Corporation, the Colorado Business Corporation Act requires the affirmative vote of the holders of more than a majority of the outstanding shares entitled to vote thereon, or of any class or series, such action may be taken by the affirmative vote of the holders of a majority of the outstanding shares entitled to vote on such action.

Article X is amended in its entirety to read as follows:

ARTICLE X Limitation of Director Liability and Indemnification

No director of the Corporation shall have liability to the Corporation or to its stockholders or to other security holders for monetary damages for breach of fiduciary duty as a director; provided, however, that such provisions shall not eliminate or limit the liability of a director to the Corp-

oration or to its shareholders or other security holders for monetary damages for: (i) any breach of the director's duty of loyalty to the Corporation or to its shareholders or other security holders; (ii) acts or omissions of the director not in good faith or which involve intentional misconduct or a knowing violation of the law by such director; (iii) acts by such director as specified by the Colorado Business Corporation Act; or (iv) any transaction from which such director derived an improper personal benefit.

No officer or director shall be personally liable for any injury to person or property arising out of a tort committed by an employee of the Corporation unless such officer or director was personally involved in the situation giving rise to the injury or unless such officer or director committed a criminal offense. The protection afforded in the preceding sentence shall not restrict other common law protections and rights that an officer or director may have.

The word "director" shall include at least the following, unless limited by Colorado law: an individual who is or was a director of the Corporation and an individual who, while a director of a Corporation is or was serving at the Corporation's request as a director, officer, partner, trustee, employee or agent of any other foreign or domestic corporation or of any partnership, joint venture, trust, other enterprise or employee benefit plan. A director shall be considered to be serving an employee benefit plan at the Corporation's request if his duties to the Corporation also impose duties on or otherwise involve services by him to the plan or to participants in or beneficiaries of the plan. To the extent allowed by Colorado law, the word "director" shall also include the heirs and personal representatives of all directors.

This Corporation shall be empowered to indemnify its officers and directors to the fullest extent provided by law, including but not limited to the provisions set forth in the Colorado Business Corporation Act, or any successor provision.

COMMUNICATIONS SYSTEMS INTERNATIONAL, INC.

DATED: September 14, 1995

Robert A. Spade, President

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\$125.00

\$ 25.00

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Id Number: 19931044294

Document number: 20071250787

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Articles of Amendment

filed pursuant to §7-90-301, et seq. and §7-110-106 of the Colorado Revised Statutes (C.R.S.)

ID number:	19931044294
1. Entity name:	COMMUNICATIONS SYSTEMS INTERNATIONAL, INC. Reinstated 2007
1. Dividy hame.	(If changing the name of the corporation, indicate name BEFORE the name change)
2. New Entity name: (if applicable)	REDIJET, INC.
3. Use of Restricted Words (if any of these terms are contained in an entity name, true name of an entity, trade name or trademark stated in this document, mark the applicable box):	"bank" or "trust" or any derivative thereof "credit union" "savings and loan" "insurance", "casualty", "mutual", or "surety"
4. Other amendments, if any, are attached	
5. If the amendment provides for an excha- states the provisions for implementing t	ange, reclassification or cancellation of issued shares, the attachment the amendment.
6. If the corporation's period of duration as amended is less than perpetual, state the date on which the period of duration expires:	
OR	
If the corporation's period of duration a	s amended is perpetual, mark this box:
7. (Optional) Delayed effective date:	(mm/dd/yyyy)
Notice:	
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person on whose behalf the individual is causing the document to be delivered for filing, taken in conformity with the requirements of part 3 of article 90 of title 7, C.R.S., the constituent documents, and the organic statutes, and that the individual in good faith believes the facts stated in the document are true and the document complies with the requirements of that Part, the constituent documents, and the organic statutes.

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8. Name(s) and address(es) of the individual(s) causing the document to be delivered for filing:

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4606 FM 1960 WES	ST		
SUITE #400	d number or Post Off	ice information)	
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(City)	United S		Code)
(Province – if applicable)	(Country -	if not US)	

(The document need not state the true name and address of more than one individual. However, if you wish to state the name and address of any additional individuals causing the document to be delivered for filing, mark this box and include an attachment stating the name and address of such individuals.)

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Date and Time: 07/24/2007 11:49 AM

Id Number: 19931044294

Document number: 20071340394

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Articles of Amendment

filed pursuant to §7-90-301, et seq. and §7-110-106 of the Colorado Revised Statutes (C.R.S.)

ID number:	19931044294
1. Entity name:	REDIJET, INC.
	(If changing the name of the corporation, indicate name BEFORE the name change)
2. New Entity name: (if applicable)	
3. Use of Restricted Words (if any of these terms are contained in an entity name, true name of an entity, trade name or trademark stated in this document, mark the applicable box):	"bank" or "trust" or any derivative thereof "credit union" "savings and loan" "insurance", "casualty", "mutual", or "surety"
4. Other amendments, if any, are attached.	
If the amendment provides for an excha states the provisions for implementing t	nge, reclassification or cancellation of issued shares, the attachment he amendment.
6. If the corporation's period of duration as amended is less than perpetual, state the date on which the period of duration expires:	
	(mm/dd/yyyy)
OR	
If the corporation's period of duration a	s amended is perpetual, mark this box:
7. (Optional) Delayed effective date:	(mm/dd/yyyy)
Notice:	
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Causing this document to be delivered to the secretary of state for filing shall constitute the affirmation or acknowledgment of each individual causing such delivery, under penalties of perjury, that the document is the individual's act and deed, or that the individual in good faith believes the document is the act and deed of the person on whose behalf the individual is causing the document to be delivered for filing, taken in conformity with the requirements of part 3 of article 90 of title 7, C.R.S., the constituent documents, and the organic statutes, and that the individual in good faith believes the facts stated in the document are true and the document complies with the requirements of that Part, the constituent documents, and the organic statutes.

This perjury notice applies to each individual who causes this document to be delivered to the secretary of state, whether or not such individual is named in the document as one who has caused it to be delivered.

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lebanon	TN	37087	
(City)	United S	(Postal/Zip o	Code)
(Province – if applicable)	(Country-	if not US)	

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ARTICLES OF AMENDMENT

TO THE ARTICLES OF INCORPORATION

Pursuant to the provisions of the Colorado Business Corporation Redijet, Inc. Adopts the following Articles Of Amendment to its Articles Of Inc.	
The following amendments were adopted on July 23, 2007, in the manner as a Colorado Business Corporation Act, In the manner marked with an "x" be	rescribed by the low:
X Such amendments were adopted by Board Of Directors.	
Such amendments were adopted by a vote of the shareholder. The number of votes cast for the amendments by each voting group entitled to vote samendments was sufficient for approval by that voting group.	
Article IV is amended in its entirety to read as follows:	- i -
Article IV	

Capital Stock

- 1. The authorized capital stock of the corporation shall consist of 200,000,000 shares of common stock, 0.001 par value and I share of preferred stock, no par value.
- 2. No share of common stock shall have any preference over or limitation in respect to any other share of such common stock. All shares of common stock shall have equal rights and privileges.
- Bach outstanding share of common stock shall be entitled to one vote at stockholders meeting s, either in person or by proxy,
- 4. The designations, powers, rights, preferences, qualifications, restrictions and limitations of the preferred stock shall be established from time to time by the corporation's board of Directors, in accordance with the Colorado Business Corporation Act.
- 5. Cumulative voting shall not be allowed in elections of directors or any other purpose.
- 6. No holders of shares of the capital stock of the corporation shall be entitled, as such, to any preemptive or preferential right to subscribe to any unissued stock or any other securities which the corporation may now or hereafter be authorized to issue. The board of Directors of the corporation, however, in its direction by resolution, may determine that any unissued securities of the corporation shall be offered for subscription solely to the holders of common stock of the

corporation or solely to the holders of any class or classes of such stock, which the corporation may now or hereafter be authorized to issue, in such proportions based on slock ownership as said Board in its discretion may determine.

- 7. The Board of Directors may restrict the transfer of any the Corporation's stock issued by giving the Corporation or any stockholder "first right of refusal to purchase" the stock, by making the stock redeemable, or by restricting the transfer of the stock under such terms and in such mainer as the Directors may deem necessary and as are not inconsistent with the laws of this state. Any stock so restricted must carry a conspicuous legend noting the restriction and the place where such restriction may be found in the records of the corporation.
- 8. The judgment of the Board of Directors as to the adequacy of any consideration received or to be received for any shares, options, or any other securities which the corporation at any time may be authorized to issue or sell or otherwise dispose of shall be conclusive in the absence of fraud, subject to the provisions of these articles of incorporation and any applicable law.

ARTICLE VII is amended to read as follows:

ARTICLE VII Place of Business

The principle office and principal place of business of the corporation shall be:

99 signature place Lebanon TN., 37087

REDIJET, INC.

Dated July 23, 2007

Marshall D. Belew, Chairman