EXHIBIT A - ARTICLES OF INCORPORATION

FormaBCA-2.10

ARTICLES OF INCORPORATION

6225-066-

(Rev. Jan. 1999)

Jesse White Secretary of State Department of Business Services Springfield, IL 62756 http://www.sos.state.il.us

Payment must be made by certified check, cashier's check, Illinois attorney's check, Illinois
P.A.'s check or money order, able to "Secretary of State."

This space for use by Secretary of State

FILED

JUN 06 2002

JESSE WHITE STORETARY OF STATE SUBMIT IN DUPLICATE!

This space for use by
Secretary of State
Date

Date 6-6-62

Franchise Tax \$
Filing Fee \$

25.00 75.0

Approved:

100.0

1. CORPORATE NAME: Access2Go, Inc.

(The corporate name must contain the word "corporation", "company," "incorporated," "limited" or an abbreviation thereof.)

2. Initial Registered Agent:

Initial Registered Office:

John		S	Elias
First Name		Middle initial	Last name
416 Main Street .			Suite 1400
Number		Street	Suite #
Peoria ·	IL.	Peoria	61602
City		County	Zip Code

Purpose or purposes for which the corporation is organized:
 (if not sufficient space to cover this point, add one or more sheets of this size.)

To do any and all acts and things for which corporations may be incorporated under the Business Corporation Act of 1983.

Paragraph 1: Authorized Shares, issued Shares and Consideration Received:

Par Value Class per Share Number of Shares
Authorized

Number of Shares Proposed to be Issued Consideration to be Received Therefor

COMMON \$ NO PAR

100,000

1,000

\$1,000

TOTAL = \$ 1,000

Paragraph 2: The preferences, qualifications, limitations, restrictions and special or relative rights in respect of the shares of each class are:

(If not sufficient space to cover this point, add one or more sheets of this size.)

(over)

Formi BCA-A.15/4.20 (flev.lan.2003) Secretary of State Department of Business Services Springlists, IL 62756 217-762-8520 www.orberdinyettinots.com Remit payment in the form of a check of money order, payable to Secretary of State.	Application to Adopt, Change or Cancel an Assumed Corporate Name FILED AUG 14 2012 JESSE WHITE SECRETARY OF STATE	File #: 6005-066-6 DO:NOT SEND CASH. This space of Use by Secretary of State. Date: \$14-13- Filing Fee: 5.00 (See Note Below)
Corporate Name: Access2Go, 1 State or Country of Incorporation Date Incorporated (If an Illinois of June 8, Markit & Day.	•	iss in Illinois (II a loreigh corporation):
4. Corporation intends to adopt an	Months Day Year	âte vame of:
Complete N	o. 6 if changing or cancelling an assumed co insecting business under the assumed corporate	
7. The undersigned corporation his penalties of perjury, that the fact Dated Awy Authorized Office of Petrakis, President Name and Title 1	cers Signature	authorizēd officer who affinis, Under

NOTE: The filing fee to adopt an assumed corporate name is \$150 if the current year ends with a 0 or 5; \$120 if the current year ends with a 1 or 5; \$90 if the current year ends with a 3 or 8; or \$30 if the current year ends with a 4 or 9.

The lee for cancelling an assumed corporate name is \$5.

The fee to change an assumed name is \$25.

FORM BCA 10.30 (rev. Dec. 2003) ARTICLES OF AMENDMENT Business Corporation Act

Marine Comment

Secretary of State
Department of Business Services
Springfield, IL 62756
217-782-1832
www.cyberdrivelflinois.com

Remit payment in the form of a check or money order payable to Secretary of State.

_		File # F	iling Fee: \$50	Approved:
	-	Submit in duplicate Type or Print clearly in black ink Do	o not write abo	ve this line ———
1.	C	Corporate Name (See Note 1 on page 4.): Access2Go, Inc.		
2.	T	vianner of Adoption of Amendment: The following amendment to the Articles of Incorporation was adopted on <u>August</u> In the manner indicated below:	13 Month & Day	
	Ма	∄ark an "X" In one box only.		
	Q	By a majority of the incorporators, provided no directors were named in the ators have been elected. (See Note 2 on page 4.)	Articles of Inco	propration and no direc-
		By a majority of the board of directors, in accordance with Section 10.10, the as of the time of adoption of this amendment. (See Note 2 on page 4.)	Corporation h	aving issued no shares
	O	By a majority of the board of directors, in accordance with Section 10.15, share or action not being required for the adoption of the amendment. (See Note 3		n issued but sharehold-
		2 By the shareholders, in accordance with Section 10.20, a resolution of the board and submitted to the shareholders. At a meeting of shareholders, not less than by statute and by the Articles of incorporation were voted in favor of the amendra	the minimum n	umber of votes required
	Q	By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution duly adopted and submitted to the shareholders. A consent in writing has been than the minimum number of votes required by statute and by the Articles of Incconsented in writing have been given notice in accordance with Section 7.10. (§	signed by share orporation. Sha	eholders having not less areholders who have not
	Ą	By the shareholders, in accordance with Section 10.20, a resolution of the boar ed and submitted to the shareholders. A consent in writing has been signed to on this amendment. (See Note 5 on page 4.)	rd of directors I by all the share	naving been duly adopt- holders entitled to vote
3.		ext of Amendment: . When amendment effects a name change, insert the New Corporate Name b ments. Article I: Name of the Corporation: Stratus Networks, Inc.	elow. Use pag	e 2 for all other amend-
		New Name		

(All changes other than name include on page 2.)

Text of Amendment

b. If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety.

For more space, attach additional sheets of this size.

N/A

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4.	reduction of th	e number of authori	zed shares of any class	change, reclassification or can s below the number of issued s cable, insert "No change"):	ncellation of issued sha shares of that class, prov
5.	is as follov	s (if not applicable,	insert "No change"):	l amendment effects a change I Paid-in Surplus and is equal	•
	(Paid-in Ca			endment is as follows (if not ap d Paid-in Surplus and is equal	
				Before Amendment	After Amendm
			Paid-in Capital:	\$ No change	\$ No change
6.	penalties of po	ed Corporation has	caused this statement stated herein are true a		
6.	The undersign penalties of po	ed Corporation has	caused this statement	to be signed by a duly autho and correct. Access2Go, Inc.	
6.	penalties of po	ned Corporation has	caused this statement stated herein are true of 2012 Year	to be signed by a duly autho and correct. Access2Go, Inc.	rized officer who affirms
6.	penalties of po	ned Corporation has erjury, that the facts	caused this statement stated herein are true to 2012 Year	to be signed by a duly autho and correct. Access2Go, Inc.	rized officer who affirm
	Dated	Any Authorized Officer etrakis, President Name and Title (typ	caused this statement stated herein are true at 2012 Year 's Signature e or print)	to be signed by a duly autho and correct. Access2Go, Inc.	rized officer who affirms
	Dated	Any Authorized Officer etrakis, President Name and Title (typ	caused this statement stated herein are true at 2012 Year 's Signature e or print)	to be signed by a duly authorand correct. Access2Go, Inc. Exact Name	rized officer who affirms
	Dated	Any Authorized Officer etrakis, President Name and Title (typ) is authorized by the	caused this statement stated herein are true at 2012 Year stated h	to be signed by a duly authorand correct. Access2Go, Inc. Exact Name	rized officer who affirms of Corporation afters must sign below, a
7.	Dated	Menth & Day Any Authorized Officer etrakis, President Name and Title (typ) is authorized pursual and title.	caused this statement stated herein are true of 2012 Year signature e or print) and to Section 10.10 by directors pursuant to Sesignated by the board	to be signed by a duly authorand correct. Access2Go, Inc. Exact Name the incorporators, the incorporate are no	officers, a majority of the rorint name and title.
7.	Dated	Any Authorized Officer etrakis, President Name and Title (typ is authorized pursua and title. is authorized by the irectors as may be of	caused this statement stated herein are true at 2012 Year 's Signature e or print) unt to Section 10.10 by directors pursuant to Sesignated by the board malties of perjury, that	to be signed by a duly authorand correct. Access2Go, Inc. Exact Name the incorporators, the incorporate incorporators, and there are no d, must sign below, and type of	officers, a majority of the rorint name and title.
7.	Dated	Menth & Day Any Authorized Officer etrakis, President Name and Title (typ) is authorized pursual and title.	caused this statement stated herein are true at 2012 Year 's Signature e or print) unt to Section 10.10 by directors pursuant to Sesignated by the board malties of perjury, that	to be signed by a duly authorand correct. Access2Go, Inc. Exact Name the incorporators, the incorporate incorporators, and there are no d, must sign below, and type of	officers, a majority of the print name and title.
7.	Dated	Any Authorized Officer etrakis, President Name and Title (typ is authorized pursua and title. is authorized by the irectors as may be of	caused this statement stated herein are true at 2012 Year 's Signature e or print) unt to Section 10.10 by directors pursuant to Sesignated by the board malties of perjury, that	to be signed by a duly authorand correct. Access2Go, Inc. Exact Name the incorporators, the incorporate incorporators, and there are no d, must sign below, and type of	officers, a majority of the print name and title.
7.	Dated	Any Authorized Officer etrakis, President Name and Title (typ is authorized pursua and title. is authorized by the irectors as may be of	caused this statement stated herein are true at 2012 Year 's Signature e or print) unt to Section 10.10 by directors pursuant to Sesignated by the board malties of perjury, that	to be signed by a duly authorand correct. Access2Go, Inc. Exact Name the incorporators, the incorporate incorporators, and there are no d, must sign below, and type of	officers, a majority of the print name and title.

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NOTES AND INSTRUCTIONS

- State the true exact corporate name as it appears on the records of the Office of the Secretary of State BEFORE any amendments herein reported.
- Incorporators are permitted to adopt amendments ONLY before any shares have been issued and before any directors have been named or elected. (§ 10.10)
- 3. Directors may adopt amendments without shareholder approval in only seven instances, as follows:
 - a. To remove the names and addresses of directors named in the Articles of Incorporation.
 - b. To remove the name and address of the initial registered agent and registered office, provided a statement pursuant to §5.10 is also filed.
 - c. To increase, decrease, create or eliminate the par value of the shares of any class, so long as no class or series of shares is adversely affected.
 - d. To split the issued whole shares and unissued authorized shares by multiplying them by a whole number, so long as no class or series is adversely affected thereby.
 - e. To change the corporate name by substituting the word "corporation," "incorporated," "company," "limited" or the abbreviation "corp.," "lnc.," "co.," or "ltd." for a similar word or abbreviation in the name, or by adding a geographical attribution to the name.
 - f. To reduce the authorized shares of any class pursuant to a cancellation statement filed in accordance with §9.05.
 - g. To restate the Articles of Incorporation as currently amended. (§10.15)
- 4. All amendments not adopted under §10.10 or §10.15 require (1) that the board of directors adopt a resolution setting forth the proposed amendment and (2) that the shareholders approve the amendment.

Shareholder approval may be (1) by vote at a shareholders' meeting (either annual or special) or (2) by consent, in writing, without a meeting.

To be adopted, the amendment must receive the affirmative vote or consent of the holders of at least two-thirds of the outstanding shares entitled to vote on the amendment (but if class voting applies, then also at least a two-thirds vote within each class is required).

The Articles of Incorporation may supersede the two-thirds vote requirement by specifying 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. (§10.20)

- 5. When shareholder approval is by consent, all shareholders must be given notice of the proposed amendment at least five days before the consent is signed. If the amendment is adopted, shareholders who have not signed the consent must be promptly notified of the passage of the amendment. (§§7.10 & 10.20)
- 6. In the event of an increase in paid-in capital, the corporation must pay all applicable franchise taxes, penalties and interest before this document can be accepted for filing.