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(Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002)	ne 102	140889	U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
Tab settings ⇔⇔⇔ ▼	Y Y	▼	7 7 7
To the Honorable Commissioner of I	Patents and Trademarks:	Please record the attached or	iginal documents or copy thereof.
1. Name of conveying party(ies): Interim Technology Inc. Individual(s) General Partnership Corporation-State Other Additional name(s) of conveying party(ies) at a saignment Security Agreement Other Execution Date: 4. Application number(s) or registration in	Association Limited Partnership attached? Yes No	2. Name and address of Name: Spherior Internal Address: Attn: Street Address: 205 City: Ft. Laud. Individual(s) citizens Association General Partnership Limited Partnership Corporation-State I imited I assignee is not domiciled in representative designation is (Designations must be a sepa Additional name(s) & addressi	receiving party(ies) Pacific Enterprises LL Law Department So Spectrum Boulevard State: FL Zip: 33309 Ship Liability company The United States, a domestic attached: Yes No
A. Trademark Application No.(s)		B. Trademark Registra	ation No.(s)
See attached		See attached	
5. Name and address of party to whom of concerning document should be mailed: Name: Rochelle Ammiano, E Internal Address: Law Department Spherion Corporation Street Address: 2050 Spectrum	correspondence Esq.	Enclosed	\$ 65.00 charged to deposit account
9. Statement and signature. To the best of my knowledge and belie copy of the original document. Rochelle Ammiano, Esq.	Zip: 33309 DO NOT USE of, the foregoing inform	THIS SPACE	5-15-02
Name of Person Signing	Silphinumber of pages including cover	gnature V r sheet, attachments, and document:	Date Date
100			

fall documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

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ATTACHMENT TO TRADEMARK RECORDATION FORM

TDSS (design) (Serial 74/213,459 Reg. 1,770,445) (Active but not used)
TDSS (wordmark) (Serial. 74/213,461 Reg. 1,768,881) (Active but not used)

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CHAIN OF EVENTS - DOCUMENT SUMMARY

- 1. Interim Technology Inc. changed its name to Interim US Inc.
- 2. Interim U.S. Inc. transferred Intellectual Property to Interim Services Pacific LLC
- 3. Interim Services Pacific LLC transferred Intellectual Property to Interim Pacific Enterprises LLC
- 4. Interim Pacific Enterprises LLC changed its name to Spherion Pacific Enterprises LLC

TRADEMARK



Bepartment of State

I certify the attached is a true and correct copy of the Articles of Amendment, filed on December 28, 1998, to Articles of Incorporation for INTERIM TECHNOLOGY INC. which changed its name to INTERIM US INC., a Florida corporation, as shown by the records of this office.

The document number of this corporation is P95000088993.

Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capitol, this the Twenty-eighth day of December, 1998

CR2EO22 (2-95)

Sendre B. Mortham) Sandra B. Mortham Secretary of State

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ARTICLES OF AMENDMENT

TO

ARTICLES OF INCORPORATION

OF

INTERIM TECHNOLOGY INC.

Pursuant to the provisions of Section 607.1006 of the Florida Business Corporation Act (the "Act"), the undersigned corporation adopts the following Articles of Amendment to its Articles of Incorporation:

- The name of the corporation is Interim Technology Inc. (the "Corporation"). 1.
- In order to change the name of the Corporation, Article I of the Articles of 2. Incorporation of the Corporation is hereby amended in its entirety to read as follows:

ARTICLE I

NAME. The name of this corporation is: Interim US Inc.

- The foregoing Amendment to the Articles of Incorporation was approved by a resolution of the sole shareholder of the Corporation dated December 21, 1998 in accordance with Sections 607.1003 and 607.1006 of the Act. The number of votes cast by the shareholders was sufficient for the approval of the foregoing Amendment to the Articles of Incorporation.
- The Amendment to the Articles of Incorporation effecting the name change shall be 4. effective on the date of filing of these Articles of Amendment with the Florida Secretary of State.

IN WITNESS WHEREOF, the undersigned authorized officer of the Corporation has executed these Articles of Amendment this 215th day of December, 1998.

Print Name:

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TRANSFER OF ASSETS AGREEMENT



THIS AGREEMENT is effective as of January 2, 2000, at 3:10 p.m., by and between Interim U.S. Inc., a corporation organized and existing under the laws of the State of Florida (hereinafter referred to as the "Assignor"), and Interim Services Pacific LLC, a limited liability company organized and existing under the laws of the State of Delaware (hereinafter referred to as the "Assignee").

WITNESSETH:

WHEREAS, pursuant to the business reasons outlined in the Board Resolutions dated January 1, 2000, the Board of Directors or Managers, as the case may be, of each of the entities do deem it advisable, and generally for the welfare of each of the entities and their respective shareholders or members, to transfer certain real and personal property or interests therein from the Assignor to the Assignee, under and pursuant to the terms and conditions hereafter set forth, as a capital contribution by Assignor to Assignee.

NOW, THEREFORE, in consideration of the premises and of the mutual covenants and undertakings of the parties herein set forth, it is agreed as follows:

- (a) Assignor hereby transfers, assigns, and conveys unto the Assignee all rights. title and interest in and to the Assets, as defined herein, relating to:
- the operations of Assignor in the States of Arizona, Colorado, Hawaii, Idaho, Kansas, Nebraska, Nevada, North Dakota, Oregon, South Dakota and Utah (the "States"), including but not limited to the property described on Exhibit "A" attached hereto, which is made a part hereof as though fully set out herein, together with all and singular the properties, assets, components and appurtenances thereunder belonging or in any way incident or appertaining thereto; and
- the intellectual property described on Exhibit "B" attached hereto, which is made a part hereof as though fully set out herein.

In consideration of such transfer of assets, Assignor shall receive a membership interest in Assignee. "Assets" (or individually an "Asset") means all right, title and interest in and to the real and personal property assets of Assignor utilized for Assignor's retail operations, including all of the following items: (a) tangible personal property (such as machinery, equipment, parts and supplies, tools, furniture, automobiles and trucks) located in the States; (b) leasehold interests in real estate located in the States; (c) cash, accounts receivable and all rights to the proceeds of the accounts receivable, accounts, notes and other receivables located in the States; (d) agreements, contracts, indentures, mortgage instruments, books, records, ledgers, files, documents, correspondence, plans, drawings and specifications, including any employment agreements or contracts with domestic employees located in the States; (e) the general intangibles of Assignor which consist of copyrightable works, trade secrets and confidential business information, client lists, computer software, and goodwill; and (f) intellectual property, including but not limited to trademarks, servicemarks, tradenames and copyrights.

- (b) Assignee does hereby assume any and all obligations of Assignor to its franchisees and licensees under all of its franchise and license agreements existing on the date hereof. Assignor shall remain responsible in solido with the Assignee and any subsequent Assignee for the full and faithful performance of all obligations of Assignor to its franchisees and licensees under its franchise and license agreements with them.
- (c) If the conveyance and assignment attempted to be made hereunder of any agreement, lease, permit, license, right, claim or other Asset would be ineffective as between Assignor and Assignee without the consent of any third person, or would serve as a cause for terminating or invalidating any such agreement, lease, permit, license, right, claim or other Asset or would cause or serve as a cause for the loss of ownership thereof, then such Asset is temporarily excluded from the aforesaid conveyance and assignment. However, Assignor shall, to the greatest extent permitted, hold such Asset for the exclusive use and benefit of Assignee until such consent has been obtained. Upon the obtaining of such consent, no further conveyance or assignment shall be required, but full and complete title to such Asset shall automatically become vested in Assignee by virtue of this Agreement.
- 2. In further consideration for such transfer, the Assignee does hereby assume and obligate itself to pay any and all income taxes, both state and federal, resulting from the collection and payment of the accounts receivable transferred to the Assignee pursuant to this Agreement, and Assignee shall pay all sales, use and similar taxes arising out of the sales, conveyances, assignments, transfers, and deliveries to be made hereunder.
- 3. ALL SALES, CONVEYANCES, ASSIGNMENTS, TRANSFERS AND DELIVERIES TO BE MADE HEREUNDER WILL BE MADE WITHOUT REPRESENTATION OR WARRANTY OF ANY KIND (INCLUDING, WITHOUT LIMITATION, ANY REPRESENTATION OR WARRANTY OF TITLE). ALL ASSETS, RIGHTS AND BUSINESSES TO BE SOLD, CONVEYED, ASSIGNED, TRANSFERRED AND DELIVERED HEREUNDER WILL BE SOLD, CONVEYED, ASSIGNED, TRANSFERRED AND DELIVERED "AS IS", AND ASSIGNOR EXPRESSLY DISCLAIMS ANY WARRANTIES OF CONDITION, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. This Agreement is made, however, with full rights of substitution and subrogation of Assignor in and to all covenants, warranties and other rights of indemnification by others heretofore given or made with respect to any of the Assets.
- 4. All of the above transactions in connection with the transfer of Assets are intended to be tax-free contributions to capital under Section 118 of the Internal Revenue Code of 1986, as amended.
- 5. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. This Agreement constitutes the entire agreement between the parties pertaining to the subject matter hereof and supersedes all prior agreements and understandings pertaining thereto. This Agreement may be executed in any number of counterparts, all of which together shall constitute one agreement binding on the



parties hereto. This Agreement shall be governed by and construed and enforced in accordance with the laws of the State of Delaware.

IN WITNESS WHEREOF, the Assignor and the Assignee, by and through their duly authorized officers have caused this instrument to be executed effective on January 2, 2000, at 3:10 p.m.

Interim U.S. Inc.

By: ____ Name:

Title: ___

Interim Services Pacific LLC

Name:

Shannon (

VP Treas

EXHIBIT B TO THE TRANSFER OF ASSETS AGREEMENT BETWEEN INTERIM U.S. INC. AND INTERIM SERVICES PACIFIC LLC

Interim U.S. Inc. transfers one hundred percent (100%) and any and all Intellectual Property in any state (not limited to the States outlined in the Transfer of Assets Agreement to which this Exhibit is attached) which Interim U.S. Inc. currently owns which may or may not be specifically listed below, including, but not limited to, trademarks, tradenames, internet domain names and other intangible property.

U.S. Trademarks/Servicemarks Registrations/Applications

Mark	Registration or Serial No.
CallTask	75/283,299
NORRELL MASTER VENDOR PARTNERING	74/352,906
NORRELL (stylized)	1,230,210
NORRELL FINANCIAL STAFFING	2,000,893
EXACT MATCH INTERVIEWER - NORRELL SERVICES	74/521,833
EXACT MATCH MATCHWEAR - NORRELL SERVICES	74/521,834
THE EXECUTIVE SPEAKER	74/128,633
PENS (design)	n 24/248324597 was

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U.S. Registered Copyrights

Title of Work	Registration No.
BRANCH PROCEDURES MANUAL	TX 1 208-772
NORRELL PLAN	TX 1 208-657
NORRELL TEMPORARY SERV ICE MANAGEMENT SYSTEM	TX 1 208-656
OPERATIONS AND SALES ORIENTATION COURSE	SR 48-928
ORIENTATION PROGRAM FOR OPERATIONS ASSOCIATES	TX 2 567-716
ORIENTATION PROGRAM FOR PROFIT CENTER MANAGERS: SALES MODULE	TX 2 294-474
PROFITS ARE FOR EVERYBODY	PA 197-524
SKILLS ASSESSMENT PROGRAM	SR 38-635

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TRANSFER OF ASSETS AGREEMENT

THIS AGREEMENT is effective as of January 2, 2000, at 3:20 p.m., by and between Interim Services Pacific LLC, a limited liability company organized and existing under the laws of the State of Delaware (hereinafter referred to as the "Assignor"), and Interim Pacific Enterprises LLC, a limited liability company organized and existing under the laws of the State of Delaware (hereinafter referred to as the "Assignee").

WITNESSETH:

WHEREAS, pursuant to the business reasons outlined in the Board Resolutions dated January 1, 2000, the Board of Directors or Managers, as the case may be, of each of the entities do deem it advisable, and generally for the welfare of each of the entities and their respective shareholders or members, to transfer certain real and personal property or interests therein from the Assignor to the Assignee, under and pursuant to the terms and conditions hereafter set forth, as a capital contribution by Assignor to Assignee.

NOW, THEREFORE, in consideration of the premises and of the mutual covenants and undertakings of the parties herein set forth, it is agreed as follows:

- 1. (a) Assignor hereby transfers, assigns, and conveys unto the Assignee all rights, title and interest in and to the Assets, as defined herein, relating to:
- (i) the operations of Assignor in the States of Arizona, Colorado, Hawaii, Idaho, Kansas, Nebraska, Nevada, North Dakota, Oregon, South Dakota and Utah (the "States"), including but not limited to the property described on Exhibit "A" attached hereto, which is made a part hereof as though fully set out herein, together with all and singular the properties, assets, components and appurtenances thereunder belonging or in any way incident or appertaining thereto; and
- (ii) the intellectual property described on Exhibit "B" attached hereto, which is made a part hereof as though fully set out herein.

In consideration of such transfer of assets, Assignor shall receive a membership interest in Assignee. "Assets" (or individually an "Asset") means all right, title and interest in and to the real and personal property assets of Assignor utilized for Assignor's retail operations, including all of the following items: (a) tangible personal property (such as machinery, equipment, parts and supplies, tools, furniture, automobiles and trucks) located in the States; (b) leasehold interests in real estate located in the States; (c) cash, accounts receivable and all rights to the proceeds of the accounts receivable, accounts, notes and other receivables located in the States; (d) agreements, contracts, indentures, mortgage instruments, books, records, ledgers, files, documents, correspondence, plans, drawings and specifications, including any employment agreements or contracts with domestic employees located in the States; (e) the general intangibles of Assignor which consist of copyrightable works, trade secrets and confidential business information, client lists, computer software, and goodwill; and (f)

intellectual property, including but not limited to trademarks, servicemarks, tradenames and copyrights.

- (b) Assignee does hereby assume any and all obligations of Assignor to its franchisees and licensees under all of its franchise and license agreements existing on the date hereof. Assignor shall remain responsible in solido with the Assignee and any subsequent Assignee for the full and faithful performance of all obligations of Assignor to its franchisees and licensees under its franchise and license agreements with them.
- (c) If the conveyance and assignment attempted to be made hereunder of any agreement, lease, permit, license, right, claim or other Asset would be ineffective as between Assignor and Assignee without the consent of any third person, or would serve as a cause for terminating or invalidating any such agreement, lease, permit, license, right, claim or other Asset or would cause or serve as a cause for the loss of ownership thereof, then such Asset is temporarily excluded from the aforesaid conveyance and assignment. However, Assignor shall, to the greatest extent permitted, hold such Asset for the exclusive use and benefit of Assignee until such consent has been obtained. Upon the obtaining of such consent, no further conveyance or assignment shall be required, but full and complete title to such Asset shall automatically become vested in Assignee by virtue of this Agreement.
- 2. In further consideration for such transfer, the Assignee does hereby assume and obligate itself to pay any and all income taxes, both state and federal, resulting from the collection and payment of the accounts receivable transferred to the Assignee pursuant to this Agreement, and Assignee shall pay all sales, use and similar taxes arising out of the sales, conveyances, assignments, transfers, and deliveries to be made hereunder.
- 3. ALL SALES, CONVEYANCES, ASSIGNMENTS, TRANSFERS AND DELIVERIES TO BE MADE HEREUNDER WILL BE MADE WITHOUT REPRESENTATION OR WARRANTY OF ANY KIND (INCLUDING, WITHOUT LIMITATION, ANY REPRESENTATION OR WARRANTY OF TITLE). ALL ASSETS, RIGHTS AND BUSINESSES TO BE SOLD, CONVEYED, ASSIGNED, TRANSFERRED AND DELIVERED HEREUNDER WILL BE SOLD, CONVEYED, ASSIGNED, TRANSFERRED AND DELIVERED "AS IS", AND ASSIGNOR EXPRESSLY DISCLAIMS ANY WARRANTIES OF CONDITION, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. This Agreement is made, however, with full rights of substitution and subrogation of Assignor in and to all covenants, warranties and other rights of indemnification by others heretofore given or made with respect to any of the Assets.
- 4. All of the above transactions in connection with the transfer of Assets are intended to be tax-free contributions to capital under Section 118 of the Internal Revenue Code of 1986, as amended.
- 5. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. This Agreement constitutes the entire agreement between the parties pertaining to the subject matter hereof and supersedes all prior agreements and understandings pertaining thereto. This Agreement may be executed in any number of counterparts, all of which together shall constitute one agreement binding on the

parties hereto. This Agreement shall be governed by and construed and enforced in accordance with the laws of the State of Delaware.

IN WITNESS WHEREOF, the Assignor and the Assignee, by and through their duly authorized officers have caused this instrument to be executed effective on January 2, 2000, at 3:20 p.m.

Interim Services Pacific LLC

By: Kisalefism.

Name: Liss lylesis

Title: Vice President

Interim Pacific Enterprises LLC

Name: Shannon Allen Title: Vice President

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EXHIBIT B TO THE TRANSFER OF ASSETS AGREEMENT BETWEEN INTERIM SERVICES PACIFIC LLC AND INTERIM PACIFIC ENTERPRISES LLC

Interim Services Pacific LLC transfers one hundred percent (100%) and any and all Intellectual Property in any state (not limited to the States outlined in the Transfer of Assets Agreement to which this Exhibit is attached) which Interim Services Pacific LLC currently owns which may or may not be specifically listed below, including, but not limited to, trademarks, tradenames, internet domain names and other intangible property.

U.S. TRADEMARKS/SERVICEMARKS REGISTRATIONS/APPLICATIONS

<u>Mark</u>	Registration or Serial No.
1-800-A-CAREER	75/498,209
A CAREER	75/806,253
AIMNET	75/110,328
CallTask	75/283,299
DELIVERABLE QUALITY METHOD	75/858,693
EMERGING WORKFORCE	75/807,096
ENTERCHANGE	74/036,486
Esqm	75/858,825
EXACT MATCH INTERVIEWER - NORRELL SERVICES	74/521,833
EXACT MATCH MATCHWEAR - NORRELL SERVICES	74/521,834
HOW THE WORLD IS WORKING	75/475,494
HR EASY	2,040,650
HUMAN CAPITAL FINANCIAL INDEX	75/804,939
INTERIM	74/054,496
INTERIM ACCOUNTING	74/511,189
INTERIM ATTORNEYS	75/176,937
INTERIM COURT REPORTING	75/242,801
InterimIT.com	75/804,94 0
INTERIM LEGAL	74/510,701
INTERIM ON-PREMISE	74/511,190
INTERIM OUTPLACEMENT	75/789,268
INTERIM PERSONNEL SERVICES	74/092,471
INTERIM TECHNOLOGY	75/024,288
IT/ENTERPRISE MANAGER	75/560,718

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IT/REQUIREMENTS MANAGER	75/598,402
IT/TEST MANAGER	75/560,719
IT/WORK REQUEST MANAGER	75/558,867
NORRELL MASTER VENDOR PARTNERING	74/352,906
NORRELL (stylized)	1,230,210
NORRELL FINANCIAL STAFFING	2,000,893
PERSONNEL POOL	74/312,792
SKILL ANALYZER	74/213,188
STRATFORD GROUP	75/211,781
STRATFORD GROUP (and design)	75/211,706
STRATFORD GROUP (design)(broken circle)	75/211,724

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	TEMPLINK	721,436
	TEST CYCLE	74/104,823
	THE EXECUTIVE SPEAKER	74/128,633
	VALI/TEST PRO	75/018,090

U.S. REGISTERED COPYRIGHTS

Title of Work	Registration No.
ACCOUNT MANAGEMENT SYSTEM MANUAL	TX 4-593-997
APPLICATION SHEET	TX 4-426-622
A PRODUCTIVE EMPLOYEE MANAGEMENT PROGRAM	TX 1-335-850
A PRODUCTIVE EMPLOYEE MANAGEMENT PROGRAM - DETAILED STUDY	TX 1-366-519
BRANCH PROCEDURES MANUAL	TX 1 208-772
CAPPS Computer Program (Completely Automated Personnel Pool System - Computer Program)	TX 1-208-426
CAPPS System Documentation (Completely Automated Personnel Pool System - System Documentation)	TX 1-206-376

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State of Delaware

Office of the Secretary of State



PAGE

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF AMENDMENT OF "INTERIM PACIFIC
ENTERPRISES LLC", CHANGING ITS NAME FROM "INTERIM PACIFIC
ENTERPRISES LLC" TO "SPHERION PACIFIC ENTERPRISES LLC", FILED IN
THIS OFFICE ON THE TWENTY-NINTH DAY OF JUNE, A.D. 2000, AT 9
O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF AMENDMENT IS THE SEVENTH DAY OF JULY, A.D. 2000.



Edward J. Freel, Secretary of State

AUTHENTICATION:

0534607

DATE:

06-30-00

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CERTIFICATE OF AMENDMENT TO CERTIFICATE OF FORMATION

OF

INTERIM PACIFIC ENTERPRISES LLC

It is hereby certified that:

RECORDED: 05/22/2002

- 1. The name of the limited liability company (hereinafter called the "Company") is Interim Pacific Enterprises LLC.
- 2. The Certificate of Formation of the Company is hereby amended by deleting Article I thereof and by substituting in lieu of said Article I, the following new Article I:

"ARTICLE I

NAME

The name of the limited liability company is Spherion Pacific Enterprises LLC (the "Company")."

3. The effective time and date of the amendment herein certified shall be July 7, 2000 at 12:01 a.m.

IN WITNESS WHEREOF, the undersigned, an authorized person and an officer of the Company, has executed this Certificate of Amendment to Certificate of Formation this <u>ST</u> day of June, 2000.

Lisa G. Iglesias, Vice President & Secretary