LAZARUS COR	PORATE INDUSTRIES, INC. equestor's Name	691
890 S.W. 87	AVENUE SUITE: 16 Address	
City/State	IDA 33174 (305)552-5973 9Zip Phone# SENTATIVE TALLAHASSEE	Office Use Only
CORPORATION	I NAME(S) & DOCUMENT NU	MBER(S), (if known):
2.	PO ENTERPRICE (poration Name)	SES, CORP. Document #)
3(Cor	poration Name) (Document #)
4(Cor	poration Name) (1	Document #)
	Pick up time	Certified Copy
NEW FILINGS	AMENDMENTS	The
Profit	Amendment	
NonProfit	Resignation of R.A., Officer/ Dir	ector
Limited Liability	Change of Registered Agent	
Domestication	Dissolution/Withdrawal	
Other	Merger	
OTHER FILINGS	REGISTRATION A	1,3
Annual Report	QUALIFICATION	
Fictitious Name	Foreign	
Name Reservation	Limited Partnership) 1
	Reinstatement	
	Trademark	
	Other	

CR2E031(1/95)

Examiner's Initials
SII AUG - 2 1996

ARTICLES OF INCORPORATION

of

5" [] . [] [] .

CAONABO ENTERPRISES, CORP.

WE, the undersigned, hereby associate ourselves for the purpose of LORIDA becoming a corporation under the laws of the State of Florida, and under the statute of the State of Florida providing for the formation, rights, privileges, immunities and liabilities of incorporating for profit, it is:

ARTICLE I

THE NAME OF THE COMPORATION SHALL BE; CAONABO ENTERPRISES, CORP.

ARTICLE II

The corporation shall engage in any activity or business permitted under the laws of the State of Fiorida and of the United States of America.

ARTICLE III

The maximum number of shares which the corporation is authorized to issue and have outstanding at any one time is 500 shares of common stock, and which common stock shall have a par value of \$1.00 per share).

All stock is to be issued as fully paid and exempt from assessment.

ARTICLE IV

The pledge, sale, transfer or other disposition of the capital stock may be governed and restricted by the By-Laws or written agreement amongst the stockholders which shall be on file in the office of the offices of the corporation so named in Article VII herein.

The By-Laws may provide for cumulative voting by stockholders at all elections of the directors of the corporation.

ARTICLE V

The amount of capital with which this corporation may begin business shall not be less than Five Hundred (\$500.00) Dollars.

ARTICLE VI

The existence of the corporation is perpetual.

ARTICLE VII

The principal of	fice address and registered of	fices of the corporation
In the State of Floris	da shall be 2001 SW 101 AV	E Miramar. FL 33025
	· · · · · · · · · · · · · · · · · · ·	The Board of
Directors may from the	me to time move the principal o	offices to any other
address within the Ste	ate of Florida. The registered	agent Is: CAONABO
CONTRERAS	Address: 2001 SW	101 Ave. Miramar.
	: ARTICLE VIII	FL 33025

The business of the corporation shall be managed by a Board of Directors consisting of not less than (1) nor more than (5) directors. A quorum for the holding of a meeting of the Board of Directors, and for the transaction of any business properly carried out by the directors on behalf of the corporation, shall consist of a majority of the members thereof. But, the directors, by unanimous consent in writing, included in the minutes of the corporation, may consent to the doing of any act and such consent in writing shall have the same force and affect as though a formal meeting had been held pursuant to call being duly made and as though the said act had been completed and authorized at a meeting at which a quorum had been present, and/or such duties may be delegated to an "Executive Committee".

ARTICLE IX

The names and post office addresses of the members of the first Board of Directors and slate of corporate officers are as follows:

MAME: CAONABO CONTRERAS TITLE

ADDRESS

CONTRERAS Pres

President-Secretary-Treasurer 20453 NW 47th AVE MIAMI, FL.33055

ARTICLE X

The names and post office addresses of the subscribers to the Articles of incorporation, and the number of shares of stock that they agree to take are as follows:

NAME: ADDRESS SHARES CASH VALUE
CAONABO CONTRERAS 20453 NW 47th AVE. 500sh \$500.00
Miami, FL 33055

ARTICLE XI

The stock of the corporation may be issued pursuant to the provisions under * 1244 of the internal Revenue Code in order for the stockholders of the corporation may receive the benefits thereunder.

IN WITNESS WHEREOF: We have hereunto set our hands and seals this 3/377 does at JULY 10 96

day of		
•	Caonaho Contreras-Incorporator	_ (SEAL)
•		. (SEAL)
		(SEAL)
STATE OF FLORIDA:		}
COUNTY OF DADE	·	∦

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of section 607.0501, Florida Statutes, the undersigned corporation, organized under the laws of the tale of Florida, submits the following statement in designating the registered office/registered agent, in the state of Florida.

1. The name of the corporation is: CAONABO ENTERPRISE	S, CORP.
2. The name and address of the registered agent and office is	:
CAONABO CONTRERAS	
(NAME)	12 G
2001 SW 101 AVE	
(P.O. BOX NOT ACCEPTABLE)	18. 12
MIRAMAR, FL. 33025	
(CITY/STATE/ZIP)	17 ORID
SIGNATURE Land	nake Contrain
	te officer)
TITLE PRESIDENT	
DATE7/3/	1/96
HAVING BEEN NAMED AS REGISTERED AGENT AND TO PROCESS FOR THE ABOVE STATED CORPORATION AT THE F THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO PROVISIONS OF ALL STATUTES RELATING TO THE PROPER FORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ITIONS OF MY POSITION AS REGISTERED AGENT. SIGNATURE	LACE DESIGNATED IN S REGISTERED AGENT TO COMPLY WITH THE AND COMPLETE PER-

X