Polocoobbe 1734

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

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SUBJECT:	SKY Networ (PROPOSED CORPORAT	KS TAC.	JDE SUFFIX)	_ .	
	1 1(1) Subscription	a of incomposition and a	check for		
Enclosed is an origin \$70.00 Filing Fee	al and one(1) copy of the article \$78.75 Filing Fee & Certificate of Status	\$ of incorporation and a \$78.75 Filing Fee & Certified Copy ADDITIONAL CO	S87.50 Filing Fee, Certified Copy & Certificate of Status		
FROM: Steve Sair Name (Printed or typed)					
4001 S. Ocean Dr., # 10E 25 2 7					
Hollywood, FL 33019 City, State & Zip					
954-295-5549 Daytime Telephone number					

NOTE: Please provide the original and one copy of the articles.

Steve Sail	GAVE
THE PROPERTY OF THE PROPERTY O	i - 1 ()
CORRECT ANTICLEX & B	BEAT MEEPI.
DATE 6-21	

C. BLALOCK JUN 2 1 2001

ARTICLES OF INCORPORATION

OF

SKY NETWORKS, INC.

FILED

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SECRITATION STATE TALLAMASSEE, FLORIDA

The undersigned subscriber to these Articles of Incorporation, each a natural person competent to contract, hereby associate themselves together to form a corporation under the laws of the State of Florida.

ARTICLE I. NAME

The name of this corporation is SKY NETWORKS, INC.

ARTICLE II. NATURE OF BUSINESS

The corporation may engage in any activity or business which is permitted under the laws of the United States and of the State of Florida.

ARTICLE III. CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is one hundred (100) shares of common stock of a par value of one dollar per share.

ARTICLE IV. INITIAL CAPITAL

The amount of capital with which this corporation will begin business is One Hundred (\$100.00) Dollars.

ARTICLE V. TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE VI. PRINCIPAL OFFICE

The initial street address of the principal office of this corporation in the State of Florida is 4001 South Ocean Drive, Suite 10E, Hollywood, Florida 33019.

This Instrument Prepared By:

Steve H. Saiz

4001 South Ocean Dr., Suite 10E

Hollywood, Florida 33019

Telephone: (954)362-0303

Moling E Sant

4001 South Ocean Dr., Suite 10E

Hollywood, Florida 33019 Telephone: (954)362-0303 The Board of Directors may, from time to time, move the principal office to any other address in the State of Florida.

ARTICLE VII. DIRECTORS

This corporation shall have not less than one director.

ARTICLE VIII. INITIAL DIRECTORS

The names, titles and addresses of the first the Board of Directors are:

NAME TITLE ADDRESS

Steve H. Saiz President 4001 South Ocean Dr., Suite 10E

Hollywood, Florida 33019

Melissa E. Saiz Vice President, 4001 South Ocean Dr., Suite 10E

Hollywood, Florida 33019

These officers shall hold office for the first year of existence of this corporation or until their successors are elected or appointed and have qualified.

ARTICLE IX. SUBSCRIBERS

The names and addresses of each subscriber to these Articles of Incorporation are:

NAME ADDRESS

Steve H. Saiz 4001 South Ocean Dr., Suite 10E

Hollywood, Florida 33019

Melissa E. Saiz 4001 South Ocean Dr., Suite 10E

Hollywood, Florida 33019

ARTICLE X. INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial Registered Office of this corporation is: 4001 South Ocean Dr., Suite 10E, Hollywood, Florida 33019, and the name of the initial Registered Agent of this corporation is Steve H. Saiz

ARTICLE XI. AMENDMENTS

The Articles of Incorporation may be amended in the manner provided by law. Every Amendment shall be approved by the Board of Directors, proposed by them to the Stockholders, and approved at a Stockholders' meeting by a majority of the Stockholders entitled to vote thereon.

ARTICLE XII.

The Board of Directors, from time to time, shall determine whether and to what extent and what time and place, and under what conditions and regulations, the accounts and books of the corporation, or any of them, shall be open to inspection of the Stockholders, and no Stockholder shall have the right to inspect any account or document of the corporation except as permitted by statute, or Board of Directors, or by resolution of the Stockholders.

at Holl	gned have made and subscribed to these ywood, Broward County, Florida, this
day of June 14, 2001, for the	uses and purposes aforesaid.
	Stew Say (SEAL)
	STEVE H. SAIZ
STATE OF FLORIDA) I AM FAMI AS REG SS:	LIAR WITH AND ACCEPT THE APPOINTMENT ISTERED AGENT.
COUNTY OF EROWARD)	
authorized in the State and County personally appeared STEVE H. SAIZ, who subscited the state and state an	day before me, a Notary Public, duly named above to take acknowledgments, to is personally known to me and who did ribed to the foregoing Articles of efore me the execution thereof for the and set forth.
WITNESS my hand and official s	eal in the County and State above set
forth this day of June, 2001	JOSEPH FRANCO
	MY COMMISSION # CC 852352 EXPIRES: November 6, 2003
	NOTARY DUBLIC STATE OF FLORIDA
	My Commission Expires: NOV 06, 2003
Articles of Incorporation, at Hold day of June, 2001, for the us	igned have made and subscribed to these lywood, Broward County, Florida, this ses and purposes aforesaid MELISSA E. SAIZ (SEAL)
STATE OF FLORIDA) SS:	
COUNTY OF BROWARD)	
authorized in the State and County personally appeared MELISSA E. SAIZ	
WITNESS my hand and official forth this day of June, 2001	EXPIRES: November 6, 2003 Bonded Thru Notary Public Underwriters Tonumber Bonded Thru Notary Public Underwriters
	TOTAL CONTRACT OF ELOCATOR

NOTARY PUBLIC, STATE OF FLORIDA My Commission Expires: Nov ol, 2003 RESOLUTION:
OBTAIN "S" CORPORATION STATUS

WHEREAS, there would be certain tax and financial benefits to the shareholders of the

Corporation upon election to have the Corporation qualify as an "S" Corporation pursuant to Section 1362

of the Internal Revenue Code; be it

RESOLVED, to qualify the Corporation as an "S" Corporation pursuant to Section 1362 of the

Internal Revenue Code.

The undersigned hereby certifies that she is the duly elected and qualified Secretary and the

custodian of books and records and seal of SKY NETWORKS, INC., a corporation duly formed

pursuant to the laws of the State of Florida, and that the foregoing is a true record of a resolution duly

adopted at a meeting of the Stockholders, and that said meeting was held in accordance with state law and

the Bylaws of the above-named Corporation on June 14th, 2001, and that said resolution is now in full force

and effect without modification or rescission.

IN WITNESS WHEREOF, I have executed my name as Secretary and have hereunto affixed the

corporate seal of the above-named Corporation this 14^{th} day of June, 2001.

A True Record.

Attest.