Corporation Incoms SERVICES INC. 1201 HAYS STRUCK TATLAHASSIT TU 12101 904-222-9171 904-222-0393 TAX

800-342-8086 15000012709

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MAIL TO: P O Box 5828 TALLAHASSEE, FT. 12314

ACCOUNT NO. 1 072100000032

REFERENCE : 543160 ATTALA

AUTHORIZATION :

COST LIMIT : 9 122.50

ORDER DATE: February 14, 1995

ORDER TIME: 12:27 PH

ORDER NO. : 543160

CUSTOMER NO: 811814

CUSTOMER: Alan L. Gabriel, Esq

ALAN L. GABRIEL, ESQ

Penthouse E

2455 E. Sunrise Blvd. Ft. Lauderdale, FL 33304

DOMESTIC FILING

GALAXY PERSONAL COMMUNICATION SERVICES, INC.

XX ARTICLES OF INCORPORATION CERTIFICATE OF LIMITED PARTNERSHIP

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX CERTIFIED COPY PLAIN STAMPED COPY CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Danny G. Smith

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ARTICLES OF INCORPORATION

OF

GALAXY PERSONAL COMMUNICATION SERVICES, INC.

The undersigned, acting as Incorporators of a corporation under the Florida Business corporation act, adopt(s) the following Articles of Incorporation for such corporation:

ARTICLE I.

NAME

The name of the corporation shall be Galaxy Personal Communication Services, Inc.

ARTICLE II.

PRINCIPAL OFFICE/MAILING ADDRESS

The mailing address of the corporation is 2455 East Sunrise Boulevard, Penthouse East, Fort Lauderdale, Florida 33304. The street address of the principal office of this corporation shall be 2455 East Sunrise Boulevard, Penthouse East, Fort Lauderdale, Florida 33304.

ARTICLE III.

CAPITAL STOCK

The aggregate number of shares that the Corporation has authority to issue is 100, all of which shall be common shares with a par value of \$1.00 per share.

ARTICLE IV.

REGISTERED AGENT

The corporation has designated as its Registered Agent, ALAN L. GABRIEL, ESQ. The street address of the initial registered office of the corporation shall be 2455 East Sunrise Boulevard, Penthouse East, Fort Lauderdale, Florida 33304.

ARTICLE V.

TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE VI.

PREEMPTIVE RIGHTS

Each shareholder of this corporation shall have the first right to purchase shares (and securities convertible into shares) of any class, kind or series of stock in this corporation that may from time to time be issued (whether or not presently authorized), including shares from the treasury of this corporation, in the ratio that the number of shares he holds at the time of issue bears

shares. .. right shall be deemed waived by any shareholder who does not exercise it and pay for the shares pre-empted within thirty (30) days of receipt of a notice in writing from the corporation, stating the prices, terms and conditions of the issue of shares, and inviting him to exercise his pre-emptive rights. This right may also be waived by affirmative written waiver submitted by the shareholder to the corporation within thirty (30) days of receipt of notice from the corporation.

ARTICLE VII.

SPECIAL PROVISION

It is the intent of the incorporators that this corporation will qualify as an S corporation under the Internal Revenue Code. Such actions as are necessary will be taken by the appropriate officers to accomplish this compliance.

ARTICLE VIII.

OFFICERS AND DIRECTORS

All corporate powers shall be exercised by or under the authority of, and the business and affairs of the corporation managed under the direction of its Board of Directors, subject to any limitation set forth in these Articles of Incorporation. This corporation shall have two directors, initially. The number of directors may be increased or decreased from time to time by

amendment to, or in the manner provided in, the corporation's articles of incorporation or the by-laws, but shall never be less than one. The name and street address of the initial members of the Board of Directors and officers of the corporation are:

Director, President, and Treasurer:

Joseph W. Forbes, Jr. 2455 E. Sunrise Blvd., Penthouse East Fort Lauderdale, Florida 33304

Director, Vice President and Secretary:

Solyman Ashrafi 2455 E. Sunrise Blvd., Penthouse East Fort Lauderdale, Florida 33304

ARTICLE IX.

INCORPORATORS

The name and street address of the incorporator to these Articles of Incorporation is:

ALAN L. GABRIEL, Esq. 2455 E. Sunrise Blvd., Penthouse East Fort Lauderdale, Florida 33304

IN WITNESS WHEREOF, we have	hereunto set our hand and seal
this day of February, 1995.	
Witnesses:	sign (Jan J' Hhil
Sign	Sign (With I / Fleet
Print	ALAN L. GABRIEL, ESQ.
Sign	
Print	

ACCEPTANCE OF REGISTERED AGENT

I, ALAN L. GABRIEL, ESQ., being a resident of the State of Florida and having been designated as the Registered Agent in the above and foregoing Articles, is familiar with and accepts the obligation of the position of Registered Agent under Section 607.0505, Florida Statutes.

executed this _____ day of February, 1995.

3003corp.art



ACCOUNT NO. : 072100000032

REFERENCE 1 739320 81181A

AUTHORIZATION: Taticia Parit

COST LIMIT : 9 35.00

ORDER DATE: November 17, 1995

ORDER TIME : 10:22 AM

ORDER NO. : 739320

CUSTONER NO: 81181A

81181**A** 300001640813

CUSTOMER: Alan L. Gabriel, Eqq

Alan L. Gabriel, Eag

Penthouse E

2455 E. Sunrige Blvd.

Ft. Lauderdale, FL 33304

DOMESTIC AMENDMENT FILING

NAME:

GALAXY PERSONAL COMMUNICATION

SERVICES, INC.

XXX ARTICLES OF AMENDMENT
RESTATED ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY
PLAIN STAMPED COPY
CERTIFICATE OF GOOD STANDING

 95 NOV 17 PH 4: 08
SECRETARY OF STATE
TALLAHASSEE. FLORID.

ARTICLES OF AMENDMENT

TO

ARTICLES OF INCORPORATION

OF

GALAXY PERSONAL COMMUNICATION SERVICES, INC.

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment of its articles of incorporation:

- 1. The name of the corporation is GALAXY PERSONAL COMMUNICATION SERVICES, INC.
- 2. Upon the resignation of Solyman Ashrafi, its officer and director on October 22, 1995, Article VIII of the articles of incorporation is hereby amended to:

ARTICLE VIII

OFFICERS AND DIRECTORS:

This corporation shall have one director. The number of directors may be increased or decreased from time to time by amendment to, or in the manner provided in, the corporation's articles of incorporation or the by-laws, but shall never be less than one. The name and street .ddress of the member of the Board of Directors and officers of the corporation is:

Director, President, Vice-President, Secretary and Treasurer;

Joseph W. Forbes, Jr. 2455 E. Sunrise Blvd., Penthouse East Fort Lauderdale, Florida 33304

- 3. The amendment was adopted on October 23, 1995.
- 4. The amendment was adopted by the board of directors without shareholder action and shareholder action was not required.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of November, 1995.

Witnesses

Sign Kennell M Sieme

Print The Lucky State

cian

JOSEPH W. FORBES, Director

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troi Hays Street Тикимин, Н. рдог. 904/222/9170 90 (222-039) TAX

800-342-8086



ACCOUNT NO. : 072100000032

REFERENCE : 946063

811814

AUTHORIZATION :

CO T LIMIT : \$ 35.00

ORDER TIME : 10:22 AM

ORDER NO. : 946063

ORDER DATE: May 8, 1996

CUSTOMER NO: 81181A

CUSTOMER: Alan L. Gabriel, Esq. Alan L. Gabriel, Esq

Penthouse E

2455 E. Sunrise Blvd.

Ft. Lauderdale, FL 33304

DOMESTIC AMENDMENT FILING

MAME:

GALAXY PERSONAL COMMUNICATION

SERVICES, INC.

XX ARTICLES OF AMENDMENT

RESTATED ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF

_ CERTIFIED COPY

XX FLAIN STAMPED COPY

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: CLINT FUHRMAN

EXAMINER'S INITIALS:

700001919827

BECOND ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF GALAXY PERSONAL COMMUNICATION SERVICES, INC.

Pursuant to F.S. \$607.1006, the Articles of Incorporation of the above named Corporation are hereby amended as follows:

ARTICLE II is hereby amonded to road as follows:

ARTICLE II

PRINCIPLE OFFICE/MAILING ADDRESS

The street address of the principal office of this Corporation shall be 2455 E. Sunrise Boulevard, Penthouse East, Fort Lauderdale, Florida 33304. The mailing address of the corporation is 2455 E. Sunrise Boulevard, Penthouse East, Fort Lauderdale, Florida 33304.

2. ARTICLE III is hereby amended to read as follows:

ARTICLE III

CAPITAL STOCK

The aggregate number of shares that the Corporation has authority to issue is 1,000, all of which shall be common shares with par value of \$1.00 per share.

3. ARTICLE IV is hereby amended to read as follows:

ARTICLE IY

REGISTERED AGENT

The corporation has designated as its Registered Agent, Alan L. Gabriel, Esquire. The street address of the Registered Office of the corporation shall be 2455 E. Sunrise Boulevard, Penthouse East, Fort Lauderdale, Florida 33304.

- 4. ARTICLE VII is hereby deleted in its entirety.
- 5. ARTICLE VIII, as previously amended pursuant to the Articles of Amendment filed on November 17, 1995, is hereby further amended

in its entirety to read as follows:

ARTICLE VIII

DIRECTORS

The Board of Directors of the Corporation shall consist of one member. The name and address of the director is JOSEPH W. FORBES JR., 2455 E. Sunrise Boulevard, Penthouse East, Fort Lauderdale, Florida 33301. The number of directors may be increased or decreased from time to time by amendment to, or in the manner provided in the Corporation's Articles of Incorporation or the Corporation's Bylaws, but shall never be less than one.

- 6. The foregoing amendments were adopted on 04/26 , 1996.
- 7. The number of votes cast for the foregoing amendments by the shareholders was sufficient for approval.

IN WITNESS WHEREOF, we the undersigned have executed these Articles of Amendment this 26th day of April , 1996.

GALAXY PERSONAL COMMUNICATION SERVICES, INC., a Florida corporation

JOSEPH W. FORBES JR., President/

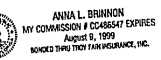
STATE OF FLORIDA COUNTY OF SROWARD

of the foregoing instrument was acknowledged before this day of the foregoing instrument was acknowledged before this day of day personal communication services, inc., a Florida corporation on behalf of the Corporation.

Notary Public, State of Florida

Printed Name:

My Commission Expires: My Commission Number:



P95000012709

ARTICLES OF MERGER Merger Shoet

MERGING:

GALAXY PERSONAL COMMUNICATION SERVICES, INC., a Florida corporation, P95000012709

INTO

GALAXY PERSONAL COMMUNICATIONS SERVICES, INC., a Georgia corporation not qualified in Florida.

File date: July 1, 1996

Corporate Specialist: Joy Moon-French

P95000012709

TODD A. STERZOY Holland and Knight

(Requestor's Name)
315 South Calhoun Street Suite 600

(Aldress)
Tallahanace, Florida 32302

(City, State, Zip)

(Phone #)

-07/01/96--01032--07/6 *****70.00 *****70.00

OFFICE USE ONLY

CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known):

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NEW FILINGS	AMENDMENTS Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger	I
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Limited Liability	Change of Registered Agent	
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Fictitious Name	Foreign	
 Name Reservation	Limited Partnership	
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	Trademark Examiner's Initials	
CR2E031(10/92)	Other Examiner's initials	<u>, </u>



96 JUL - 2 FM 2: 53

FLORIDA DEPARTMENT OF STATER CONTROL SANGRAMENT Secretary of State

July 1, 1996

HOLLAND AND KNIGHT TODD STERZOY TALLAHASSEE, FL

SUBJECT: GALAXY PERSONAL COMMUNICATION SERVICES, INC.

Ref. Number: P95000012709

We have received your document for GALAXY PERSONAL COMMUNICATION SERVICES, INC. and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document must contain the date of adoption of the merger by "Galaxy-Georgia's" board of directors since shareholder approval was not required.

A statement that shareholders of the subsidiary corporation who would be entitled to vote and who dissent from the merger pursuant to section 607.1320, Florida Statutes, may be entitled, if they comply with the provisions of this act regarding the rights of dissenting shareholders, to be paid fair value of their shares, must be contained in the document.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6957.

Joy Moon-French Corporate Specialist

Letter Number: 796A00032386

Please Give July 1 Filing DAte!

ARTICLES OF MERGER

96 JUL - 1 PH 1:00

ET EN

of

GALAXY PERSONAL COMMUNICATION SERVICES, INC., a Florida corporation

with and into

GALAXY PERSONAL COMMUNICATIONS SERVICES, INC., a Georgia comporation

(Under Section 607.1107 of the Florida Business Corporation Act)

Galaxy Personal Communications Services, Inc., a Georgia corporation ("Galaxy-Georgia") hereby certifies in connection with the merger (the "Merger") of Galaxy Personal Communication Services, Inc., a Florida corporation ("Galaxy-Florida"), with and into Galaxy-Georgia:

I.

The Plan of Merger is as follows:

PLAN OF MERGER

OF

GALAXY PERSONAL COMMUNICATION SERVICES, INC.
WITH AND INTO
GALAXY PERSONAL COMMUNICATIONS SERVICES, INC.

I. CONSTITUENT CORPORATIONS

The name of each constituent corporation is as follows: Galaxy Personal Communication Services, Inc., a corporation of the State of Florida ("Galaxy-Florida"); and Galaxy Personal Communications Services, Inc., a corporation of the State of Georgia ("Galaxy-Georgia").

II. MERGER

Pursuant to Section 14-2-1101 of the Georgia Business Corporation Code and Section 607.1101 of the General Corporation Law of the State of Florida, Galaxy-Florida, a subsidiary of Galaxy-Georgia, shall be merged with and into Galaxy-Georgia (the "Merger").

III. SURVIVING CORPORATION

Galaxy-Georgia shall be the surviving corporation of the Merger, and Galaxy-Georgia's name thereafter shall continue to be "Galaxy Personal Communications Services, Inc."

IV. MANNER AND BASIS OF CONVERTING SHARES

- (a) Each share of the Common Stock, par value \$1.00 per share, of Galaxy-Florida ("Galaxy-Florida Common Stock") that is issued and outstanding immediately prior to the effective time of the Merger and that is held by Galaxy-Georgia, shall, by virtue of the Merger and without further action, be cancelled.
- (b) Each share of Galaxy-Florida Common Stock that is issued and outstanding immediately prior to the effective time of the Merger and that is not held by Galaxy-Georgia, shall be converted into the right to receive \$2,688.69 in each.
- (c) The Merger shall have no effect on the outstanding shares of Common Stock, par value \$1.00 per share, of Galaxy-Georgia ("Galaxy-Georgia Common Stock"); each share of Galaxy-Georgia Common Stock outstanding immediately prior to the effectiveness of the Merger shall remain outstanding and unchanged as a result of the Merger.

V. ARTICLES OF INCORPORATION AND BYLAWS

The Articles of Incorporation and Bylaws of Galaxy-Georgia, in effect immediately prior to the Merger shall remain unchanged and shall continue to be its Articles of Incorporation and Bylaws after the Merger until further amended in the manner provided by the Georgia Business Corporation Code.

VI. EFFECT OF MERGER

Upon the effectiveness of the Merger, the separate existence of Galaxy-Florida shall cease, and Galaxy-Georgia shall, without any further action, possess all of the rights, privileges, powers, immunities, and franchises, of a public as well as of a private nature, of each of the merging corporations. All property, real, personal, and mixed, and all debts due on whatever account, including subscriptions for shares, and all other choses in action, and each and every other interest of or belonging to or due to each of the corporations so merged shall be vested in Galaxy-Georgia, without further act or deed. The title to any real estate, or any interest therein, vested in any of such corporations shall not revert or be in any way impaired by reason of the Merger. After the Merger, Galaxy-Georgia shall be responsible and liable for all of the duties, liabilities and obligations of each of the corporations so merged. Any claim existing or action or

proceeding pending by or against either of such corporations may be prosecuted as if the Merger had not taken place, or Galaxy-Georgia may be substituted in its place. Neither the rights of creditors nor any liens upon the property of either of such corporations shall be impaired by the Merger.

VII. EFFECTIVE DATE AND ABANDONMENT OF MERGER

A Certificate of Merger shall be filed and recorded in accordance with the Georgia Business Corporation Code and Articles of Merger shall be filed in accordance with the Florida Business Corporation Act. The Merger shall become effective as of 12:01 a.m., Atlanta time, on July 1, 1996, provided the filings in Georgia and Florida have occurred, and if not, at the time subsequently when the last such filing has occurred. Notwithstanding any other provisions hereof, this Plan of Merger and the Merger contemplated hereby may, at any time prior to the issuance of the Certificate of Merger by the Secretary of State of Georgia, be terminated and abandoned pursuant to action taken by the Board of Directors of Galaxy-Georgia.

II.

A copy of the Plan of Merger will be furnished by the Surviving Corporation, on request and without cost, to any shareholder of Galaxy-Florida or Galaxy-Georgia.

III.

Pursuant to the Plan of Merger, the Merger shall be effective as of 12:01 a.m., Atlanta time, on July 1, 1996, provided a Certificate of Merger has been filed with the Secretary of State of Georgia and these Articles of Merger have been filed with the Florida Department of State, and if not, at the time subsequently when the last such filing has occurred.

IV.

Pursuant to Section 14-2-1103(h) of the Georgia Business Corporation Code and Section 607.1103(7) of the General Corporation Law of the State of Florida, approval of the Merger by shareholders of Galaxy-Georgia was not required. The Board of Directors of Galaxy-Georgia adopted the Plan of Merger on June 28, 1996. The shareholders of Galaxy-Florida adopted and approved the Plan of Merger by written consent in lieu of a meeting pursuant to Section 607.0704 of the Florida Business Corporation Act on June 28, 1996. The shareholders of Galaxy-Florida who would be entitled to vote and who dissent from the merger pursuant to s. 607.1320 of the Florida Business Corporation Act may be entitled, if they comply with the provisions of the Florida Business Corporation Act regarding the rights of dissenting shareholders, to be paid the fair value of their shares.

IN WITNESS WITEREOF, the undersigned has caused these Articles of Meiger to be duly executed this 21th day of June, 1996.

Attest:

Jaseph W. Forbert, Jr., Secretary

[CORPORATE SEAL]

COMMUNICATIONS SERVICES, INC.

GALAXY PERSONAL

By: Joseph W. Forbes Jr., President

Attest:

Joseph W. Forbys, Ju., Secretary

[CORPORATE SEAL]

GALAXY PERSONAL COMMUNICATION SERVICES, INC.

Joseph W. Forbes, Jr., President