1946000102211 PALLOTTO, HAYSON & MURPHY, P.A.

Alloneys and Counsellos at Law 3860 SHERIDAN STREET HOLLYWOOD, FL 33021-3634

GEORGE L. PALLOTTO (1926-1978) RUSSELL M. HAYSON* JOHN J. MURPHY* *ADMITTED FLORIDA AND NEW YORK BARD

TELEPHONE: 954-961-6760 TELECOPIER: 954-981-9729

December 12, 1996

SECRETARY OF STATE DIVISION OF CORPORATIONS 409 EAST GAINES STREET TALLAHASSEE, FLORIDA 32399

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RE: STEED VENTURES, INC. OUR FIRE 10: 96-361

Dear Gentl. 🙉

Enclosed hard to please line CERTIFICATE OF INCORPORATION for STEED VENTURES, and a requirement our trust account check in the amount of \$122.50 to cover the filling fee. Please furnish this office with a CERTIFIED CARY. I have enclosed a self-addressed, stamped envelope for your servectionee.

Thank that for way savistance.

Very truly yçغنيُّة,

JOHN J. MURPHY III, ESQ.

Enclosures

EDWARD E. COHEN STEPHEN N. CIANCIO DEC 1 9 1996

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CERTIFICATE OF INCORPORATION

FILED

OF

96 DEC 17 AH 9: 03

STEED VENTURES, INC.

SEC. FRECE STATE
TALL ALLASSEE, FLORIDA

I, THE UNDERSIGNED, hereby associate myself together with the purpose of forming a corporation under the Laws of the State of Florida, by and under the provisions of the Statutes of the State of Florida providing for the formation, liabilities, rights, privileges, and immunities of a corporation for profit.

ARTICLE I.

The name of this corporation shall be STEED VENTURES, INC.

ARTICLE II.

The general nature of the business to be transacted by this corporation shall be:

1. To carry on, in its own behalf and in behalf of others, whether as agents, consultants, advisors, independent contractors, or otherwise, a general investment and management advisory business relating to investments and the operation of business, plants, properties, real and personal property of every kind, in the United States and foreign countries, subject to the applicable laws thereof, and without limiting the generality of the foregoing, to act as an investment advisor and management service corporation to any corporation organized or serving as an investment company within the meaning of the Investment Company Act of 1940, as amended, and as in effect from time to time, or any other federal securities laws, to the fullest extent permitted by applicable state and federal laws; and also to conduct any other business not prohibited by law. To maintain executive and operating personnel for the purpose of advising and assisting others in all matters relating to investments and the management and operation of businesses and other properties of every kind. To furnish business investment and management plans and programs, to formulate

policies and generally to advise and assist others, under contract or otherwise, in the management of their businesses, plants, properties, and investments. To buy and sell on its own behalf and on behalf of others in connection with the operation, management, and development of individual and corporate businesses, projects, and developments. To conduct research and to investigate businesses and enterprises of every kind and description throughout the world in order to secure information and data for capital investments, both for its own account and as an agent for others.

To engage in consultant and advisory work in connection with the organization, financing, management, operation, and reorganization of industrial and commercial enterprises. To manage and to provide management for and supervise all or part of any and every kind of investment or business enterprise, and to contract or arrange with any corporation, association, partnership, or individual for the management, conduct, operation, and supervision of all kinds of investments and businesses. To advertise, promote, merchandise, and otherwise purvey the services authorized herein; to negotiate and contract with respect to furnishing of the same for or on I chalf of any person, firm, or corporation, domestic or foreign; to enter into and carry out agency or joint arrangements with other persons, firms, or corporations engaged in like or similar activities; and generally to exploit the services and objects of the Corporation by all lawful means.

2. To acquire by purchase, lease, or otherwise, lands and interest in lands, and to own, hold, improve, develop, and manage any real estate as acquired, and to erect, or cause to be erected, on any lands owned, held, or occupied by the corporation, buildings or other structures, with their appurtenances, and to manage, operate lease, rebuild, enlarge, alter, or improve any buildings or other structures, now or hereafter erected on any lands so owned, held, or occupied, and to encumber or dispose of any lands or interests in lands, and any buildings or other structures, at any time owned or held by the corporation.

- 3. To grant to other persons, firms, or corporations the rights, privileges, concessions, or franchise to carry on any kind of business or enterprise of the corporation under such terms as the corporation may deem expedient and proper.
- 4. To become party to any lawful agreement with any person, firm, or company; to do all and everything necessary, suitable, convenient, or proper for the accomplishment of any of the purposes or the attainment of any or all of the objects herein enumerated, or incidental to the powers herein named, which shall at any time appear conducive and expedient for the protection or benefit of the corporation, either as holders of or interest in any property or otherwise, with all the powers now or hereafter conferred by the **Laws of the State of Florida** upon corporations.
- 5. The business of the corporation is from time to time to do one or more or all of the acts and things set out above, and it shall have the right to conduct its business in all its branches in or outside the **State of Florida**, or in any State, Territory, or dependency of the **United States**, or in foreign countries, it being the intention that each of the objects, purposes, and powers specified in all of the provisions of the statement of purposes shall be regarded as independent objects, purposes and powers, and to be in no manner nor to any extent limited or restricted by inference or reference by or from the terms of any clause of this statement or any other paragraph of this Charter or Certificate.

ARTICLE III.

The authorized capital stock of this corporation shall be one hundred (100) shares of common stock at no par value.

The common stock shall be payable in cash, property, or services, at a just valuation to be fixed by the **Board of Directors** at a regular or special meeting called for that purpose. Property, labor, services may be purchased and paid for with the common stock of the corporation at a just value to be fixed by the **Board of Directors**.

ARTICLE IV. AMOUNT OF CAPITAL TO BEGIN BUSINESS

The amount of capital to begin the business herein and operate same shall be a total of FIVE HUNDRED AND NO/100 (\$500.00) DOLLARS.

ARTICLE V. PRINCIPAL OFFICE

The principal office of the corporation shall be located at 10180 S.W. FIRST COURT, PLANTATION, FLORIDA 33324

with the privilege of operating any branch office any place in any state, territory or foreign country, as the corporation deems advisable.

ARTICLE VI. CORPORATION EXISTENCE

The corporation shall have perpetual existence unless sooner dissolved according to Law.

ARTICLE VII. NUMBER OF DIRECTORS

The number of directors shall be not less than one (1) nor more than three (3), but the bylaws may provide for such increase or decrease in number thereof as is authorized by law.

ARTICLE VIII. DIRECTORS

The names and addresses of the first Board of Directors of this corporation are:

EDWARD E. COHEN

President

P. O. BOX 550283

FT. LAUDERDALE, FL

33355

STEPHEN N. CIANCIO

Secretary

7360 S.W. FIFTH ST. Plantation, Florida

33317

ARTICLE IX. NAMES AND ADDRESSES OF SUBSCRIBERS

The name and post office address of each subscriber and the number of shares of stock which each agrees to take are:

EDWARD E. COHEN

President

P. O. BOX 550283

FT. LAUDERDALE, FL

33355

50 Shares of Stock

STEPHEN N. CIANCIO

Secretary

7360 S.W. FIFTH ST. Plantation, Florida

33317

50 Shares of Stock

ARTICLE X. REGISTERED AGENT

JOHN J. MURPHY III, ESQ., is hereby named as the original Registered Agent of this corporation, upon whom service of process may be held in accordance with the laws of the State of Florida, and the street address of the initial Registered Agent's office is:

3860 SHERIDAN STREET, HOLLYWOOD, FLORIDA 33021-3634.

IN WITNESS WHEREOF, we have hereunto set our hands and seals and acknowledge and filed in the office of the Secretary of State of Florida the foregoing CERTIFICATE OF INCORPORATION, this day of DECEMBER, 1996.

WITNESSES:

FDWA

Delin Martelli

STATE OF FLORIDA COUNTY OF BROWARD

WITNESS my hand and seal in the County and State aforesaid, this day of DECEMBER, 1996.



NOTARY PUBLIC

STATE OF FLORIDA COUNTY OF BROWARD

WITNESS my hand and seal in the County and State aforesaid, this 15th day of DECEMBER, 1996.

NOTARY PUBLIC



CERTIFICATE OF REGISTERED AGENT

In compliance with Chapter 48.091, Fla. Stats., the following is submitted:

STEED VENTURES, INC., a corporation desiring to organize under the Laws of the State of Florida, has named JOHN J. MURPHY III, ESQ., as its initial Registered Agent, and the initial street address of the initial registered office of said agent is:

3860 SHERIDAN STREET, HOLLYWOOD, FLORIDA 33021-3634.

ACKNOWLEDGMENT:

Having been named to accept service of process for the above-named corporation at the place designated in this Certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said Act relative to keeping open said office.

JOHN J. MURPHY III, ESQ.