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January 29, 1996

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Corporate Records Bureau Division of Corporations P.O. Box 6327 Tallahassee, FL 32301

> RE: STINGER CORPORATION Our File No. 96-003-G

Gentlemen:

Enclosed please find the original and a copy of the Articles of Incorporation and the original Resident Agent form on the above mentioned Corporation. I am enclosing a check in the amount of \$122.50; \$35.00 for the filing of the Articles of Incorporation, \$52.50 for a certified copy of same and \$35.00 for the filing of the Resident Agent form.

Please return the certified copy of the Articles of Incorporation to this office.

Very truly yours,

J. Steven Gribble

JSG/1mk Encl.

cc: Mr. John McHargue

00000170236 -01/31/96--01030--002 \*\*\*\*122.50 \*\*\*\*122.50

### ARTICLES OF INCORPORATION OF

#### STINGER CORPORATION

The undersigned subscribers to these Articles of Transfer and 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 shall be

#### STINGER CORPORATION

#### ARTICLE II.

#### NATURE OF BUSINESS

The corporation may engage in any activity or business permitted under the laws of the United States and of the State of Florida, except that it is not to conduct a banking, safe deposit, trust, insurance, surety, express, railroad, canal, telephone, telegraph or cemetery company, a building and loan association, mutual fire insurance association, cooperative association, fraternal benefit society, state fair or exposition.

#### ARTICLE III.

#### CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any one time is 7,500 shares of common stock having a nominal or par value of \$1.00 per share. The consideration to be paid for each share shall be in money, property, or services. The Board of Directors shall determine the reasonable value of all consideration, other than money, paid for such shares and their determination, made in good faith, shall be final and conclusive as to such value.

#### ARTICLE IV.

#### INITIAL CAPITAL

The amount of capital with which this corporation will begin business is \$500.00.

#### ARTICLE V.

#### BEGINNING DATE

The beginning date of this corporation shall be when these Articles are filed.

#### ARTICLE VI.

#### ADDRESS

The initial mailing address of the principal office of this corporation is: P.O. Box 2712, 2779 NE Earnest St.,
Arcadia, FL 33821
The directors may, from time to time, move the principal office to any other address in Florida.

#### ARTICLE VII.

#### DIRECTORS

This corporation shall have four directors, initially. The number of directors may be increased or diminished from time to time, by By-Laws adopted by the stockholders, but shall never be less than two.

#### ARTICLE VIII.

#### INITIAL DIRECTORS AND OFFICERS

The names and Post Office addresses of the members of the first Board of Directors and first officers are:

NAME AND ADDRESS

RICHARD JOHN MCHARGUE MORRIS A. EARNEST KATHIE L. MCHARGUE LAURA A. EARNEST TITLE

PRESIDENT VICE PRESIDENT TREASURER SECRETARY

RICHARD AND KATHIE MCHARGUE 2779 NE EARNEST STREET ARCADIA, FL 33821 MORRIS AND LAURA EARNEST 3788 NE EARNEST STREET ARCADIA, FL 33821

#### ARTICLE IX.

#### SUBSCRIBERS

The names and addresses of the several subscribers to these Articles of Incorporation, together with the number of shares of stock each agrees to take, and the value of the consideration thereof, are:

NAME AND ADDRESS	NUMBER OF SHARES	THUOMY
KATRIE L. MCHARGUE	250	250
	250	250

#### ARTICLE X.

#### DESIGNATION OF REGISTERED AGENT AND REGISTERED OFFICE

The Registered Agent of the corporation shall be J. STEVEN GRIBBLE and Registered Office shall be 3380 TAMIAMI TRAIL PORT CHARLOTTE, FL 33952.

#### ARTICLE XI.

#### PREEMPTIVE RIGHTS TO NEW STOCK ISSUE

The corporation shall have the power to grant to the stockholders of record at the time of the issuance of any additional stock beyond the originally authorized maximum number of shares of common stock previously provided for, full preemptive rights to the issuance of all new stock, in that such new stock shall be first offered to such registered stockholders for sale at the "stated" or "fixed" value thereof as determined by the Board of Directors, before said stock shall be offered for sale to persons other than said stockholders. The terms and other details of such offer including the time of this acceptance and the manner of payment shall be determined by the Board of Directors.

No stockholder of this corporation, however, shall be entitled to a right to purchase or subscribe for any part of the

unissued portion of the heretofore authorized maximum number of shares; nor to such new shares as are issued for the express purpose of requiring thereof, and in exchange for, additional property and assets for and by this corporation; nor to such new shares as are issued in furtherance and in completion of any merger or consolidation of this corporation with one or more corporations.

#### ARTICLE XII.

#### AMENDMENT

These 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 vote of the stockholders entitled to vote thereon.

WE, THE UNDERSIGNED, being all of the original subscribers of the capital stock herein mentioned, and for the purpose of becoming a corporation for the transaction of business under the provisions of the laws of Florida, do make, sign, acknowledge and file in the office of the Secretary of State this Certificate of Incorporation.

WITNESS our respective hands and seals this 19th day of January, 1996.

Kathie L. McHargue

Laure a. Earns, t

STATE OF FLORIDA )	
COUNTY OF DESOTO ) SS.1	
, The foregoing instrument wa	ns acknowledged before me this 19th day
January 1996	, by KATHIE L. MCHARGUE AND LAURA A. EARNEST
who is personally known to me or	who has producedpussmally
known	, as identification and who
did take an oath.	
My Commission Expires 8-23-98 WHAM. DOWN	NOTARY PUBLIC
August 23, 1996  CC 980429  DUBLIC	PRINT NAME M. Dodd
Property of the contract	CC 398429

## CERTIFICATE DESIGNATING PLACE OF BUSINESS FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY \*\* E SERVED

IN COMPLIANCE WITH SECTION 48.091, FLOR DA STATUTES, THE FOLLOWING IS SUBMITTED:

FIRST -- THAT STINGER CORPORATION

DESIRING TO ORGANIZE OR QUALIFY UNDER THE LAWS OF THE STATE OF

FLORIDA, WITH ITS PRINCIPAL PLACE OF BUSINESS AT CITY OF

ARCADIA.

, STATE OF PLORIDA, AS NAMED

J. Steven Gribble

LOCATED AT 3380 Tamiami rail

AS ITS AGENT TO ACCEPT SERVICE OR PROCESS WITH 'N FLORIDA

SIGNATURE

Richar John Mellargue

TITLE

Presid nt

DATE

Ja . 19, 1996

HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCE S FOR THE ABOVE STATED CORPORATION, AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY AGREE TO ACT IN THIS CAPACITY, AND I FURTHER AGREE TO COMPLY WITH THE PROVISION; OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES.

CTCNATURE

RESIDENT AGENT) J. Stev

DATE

Dr. new 29, 1991