OTTE: 16 Address [B] N [B] [D] 4 27 [F 43 [F45 2] 1887 [G] 06 | NH [A++0] 2 1844 [C] 27 [H + 444 [] 27,50 MIAMI, FLORIDA 33174 (305)552-5973 City/State/Zip Phone // Office Use Only LOCAL REPRESENTATIVE TALLAHASSEE CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Walk in Certified Cop Will wait Mail out Certificate of Status Photocopy AMENDMENTS NEW FILINGS Profit Amendment Resignation of R.A., Officer/ Director NonProfit Limited Liability Change of Registered Agent Dissolution/Withdrawal Domestication Other Merger OTHER FILINGS QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark Other Examiner's Initials

CR2E031(1/95)



August 6, 1996

LAZARUS CORPORATE INDUSTRIES, INC. 890 SW 87 AVE., STE. 16 MIAMI, FL 33174

SUBJECT: H & & S INCORPORATED Ref. Number: W96000016392

We have received your document for H B & S INCORPORATED and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of an entity name **DOES NOT** constitute a difference. Please select a new name and make the substitution in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

When the document is resubmitted, please return a copy of this letter to ensure that your document is properly handled.

If you have any questions about the availability of a particular name, please call (904) 488-9000.

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) 487-6052.

Letter Number: 196A00037449

Sandy Ng Document Specialist

ARTICLES OF INCORPORATION OF

H B & S ENTERPRISES, INCORPROATED

FILED

SECRETARY OF STATE

TAIL MAY SEE FLOORS.

WE, the undersigned, hereby associate ourselves together for the purpose of becoming a corporation under the laws of the State of Florida providing for the formation of a corporation for profit, with the powers, rights, privileges and immunities hereinafter mentioned, and we hereby make subscribe and acknowledge and file with the Secretary of State of Florida this Certificate of Incorporation; and to that end we do by this certificate set forth:

ARTICLE_I

The name of this corporation (which is hereinafter called the "Corporation")

H B & S ENTERPRISES, INCORPORATED

ARTICLE_II

The general nature of the business and the objects and purposes to be transacted and carried on are to do any and all things allowed and permitted to be done by corporations under the Statutes of the State of Florida, and to do any and all of the things hereinafter mentioned as fully and to the same extent as natural persons might or could do, to-wit:

- (a) To provide telecommunications; telecommunications marketing, training and promotional services; telemarketing; general marketing, training and promotional services; administrative, personal and business-related services.
- (b) To subscribe for, invest in, purchase or otherwise acquire, to own, hold, sell, exchange, pledge or otherwise dispose of, securities of every nature and kind, including without limitation, all types of stocks, bonds, debentures, originations or evidences of indebtedness or ownership or participation issued or created by any and all associations, trusts, or corporations, public or private, whether created, established or organized under the laws of the United States, any of the States, or any territory or district or colony or possession thereof, or under the laws of any foreign country, and also foreign and domestic government and municipal obligations, bank acceptances, commercial paper and secured call loans; to pay for the same in cash or property or by the issue of stock, bonds or notes of this Corporation or otherwise; and while owning or holding any such securities, to exercise all the rights, powers and privileges of a stockholder or owner,

including the right to transfer and convey the said stock or other securities to one or more persons, firms, associations or corporations subject to voting trusts or other agreements placing in such persons voting or other powers in respect to said stocks or other securities, to borrow money or otherwise obtain credit and to secure the same by mortgaging, pledging or otherwise subjecting as security the assets of this Corporation.

- (e) To build, erect, construct, purchase, hire or otherwise acquire, own, provide, establish, maintain, hold, work, develop, sell, convey, lease, mortgage, exchange, improve and otherwise deal in and dispose of real estate and real property and all interests or rights therein without limits as to amounts; to buy, sell, assign, convey and cancel liens upon personal property and real estate of every kind and nature whatsoever; to act as broker or agent for the purchase, sale, leasing and management of real estate, and the negotiating of loans thereon; to borrow and lend money and to negotiate loans; to draw, endorse, accept discount and deliver bills of exchange, promissory notes, bonds, debentures, and other negotiable instruments of whatsoever nature, and secure the same by mortgage on its property or otherwise; to issue on commission, subscribe for, take, acquire, hold, exchange and deal in shares, stocks, bonds, obligations or securities of any government or authority, individual or corporation.
- (d) To carry on the business of holding company and to purchase and acquire any commercial business, trade or enterprise permitted by the laws of the State of Florida, and to own, hold, operate, maintain, use, sell, or otherwise dispose of the same; to enter into or engage in any such business, trade or enterprise.
- (e) To engage in the sales and commission business in the representation of telecommunications, telemarketing and promotional enterprises which require the use and services of a sales and commission agency, and to do all things necessary in connection with the operation of a sales and commissions agency; as well as to engage in other similar and allied businesses incidental to a sales and commission agency which said agency will operate both within and without the continental limits of the United States of America.
- (f) To own, conduct, operate and maintain an office or offices, providing and otherwise dealing in telecommunications; telecommunications marketing, training and promotional services; telemarketing; general marketing, training and promotional services; administrative, personal and business-related services.
- (g) To own, buy, sell, lease, exchange or otherwise deal in real estate and personal property; to mortgage, sell and convey the same; to negotiate, purchase, hold and sell mortgages, stocks, bonds and other securities and personal property; to invest money in real estate for itself or for other parties; to build, furnish, equip, construct and repair buildings; to have all the powers conferred upon such corporation to carry on any business in connection with and incident to the foregoing under the laws of the State of Florida or any other State.

(h) Generally, to make and perform contracts of any kind and description, and for the purpose of attaining any of the objects of the Corporation, to do and perform any other act or things, and to exercise any and all powers which a co-partnership or natural person could do and exercise, and which are now, or hereafter may be authorized by law, and generally do and perform any and all things necessary or incidental to the performing or carrying out of the powers hereinabove specifically delegated or implied.

ARTICLE III

The stock of this Corporation shall be divided into One Thousand (1,000) shares of stock of one dollar (\$1.00) par value per share, all of one class, namely, Common Stock, and having an aggregate no par value. All said stock shall be payable in cash, property, labor or services at a just valuation to be fixed by the Board of Directors at a meeting called for that purpose.

ARTICLE_IY

The amount of capital with which this corporation shall begin business shall be no less than Five Hundred Dollars (\$500.00)

ARTICLE_Y

The principal place of business of the Corporation shall be at 15525 Miami Lakeway North, Unit 207, Miami Lakes, Florida 33014 with privilege of having branch offices within and without the State of Florida.

ARTICLE VI

This Corporation shall have perpetual existence.

ARTICLE_VII

The names and post office addresses of the first Board of Directors of the Corporation, who shall hold office for the first year, or until their successors are chosen, shall be:

Director:

BEVERLEE D. SCHNELLENBERGER 15525 MIAMI LAKEWAY NORTH, UNIT 207 MIAMI LAKES, FLORIDA 33014 Director:

HOWARD L. SCHNELLENBERGER

15525 MIAMULAKEWAY NORTH, UNIT 207

MIAMI LAKES, FLORIDA 33014

ARTICLE_VIII

The number of directors of the Corporation shall be:

TWO (2)

ARTICLE_IX

The names and post office address of the President, Vice President and Treasurer, who shall hold office until their successors are elected or appointed or have qualified are:

President:

BEVERLEE D. SCHNELLENBERGER

15525 MIAMI LAKEWAY NORTH, UNIT 207

MIAMI LAKES, FLORIDA 33014

Vice President/Treasurer:

HOWARD L. SCHNELLENBERGER

15525 MIAMI LAKEWAY NORTH, UNIT 207

MIAMI LAKES, FLORIDA 33014

ARTICLE X

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

Five Hundred (500) shares: BEVERLEE D. SCHNELLENBERGER

15525 MIAMI LAKEWAY NORTH, UNIT 207

MIAMI LAKES, FLORIDA 33014

Five Hundred (500) shares: HOWARD L. SCHNELLENBERGER

15525 MIAMI LAKEWAY NORTH, UNIT 207

MIAMI LAKES, FLORIDA 33014

Total Shares: One Thousand (1000) Shares, all of the proceeds of which will amount to at least One Thousand Dollars (\$1,000.00).

IN WITNESS WII acknowledge to be filed in Incorporation, this	the officially of	ce of the		State the fi	regoing Co	
STATE OF FLORIDA)	SS:		•		
BEFORE ME, the take acknowledgments, pers			ority, duly at	ithorized t) administe	er oaths and
			HNELLENB INELLENBI			
who are personally known lidentification and each seve Articles of Incorporation for	rally acl	knowledg	ged before me	that they	JE signed the	as foregoing
WITNESS my hand of Florida, this day	and off	ficial scal	at the City o	f Miami, C	County of E	Dade, State
		Notary	Hay Public State	Ser of Floriday	at large	
		My Cor	mmission Ex		STACY Aly Comments EXPIRES: Ay londed Thru Notary	VERGA N # 00 88803 off 3, 1987 Public Underwiters

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

IN COMPLIANCE WITH SECTION 48.901, FLORIDA STATUTES THE FOLLOWING IS SUBMITTED:

FIRST THAT:

II B & S ENTERPRISES, INCORPORATED (name of the Corporation)

DESIRING TO ORGANIZE OR QUALIFY UNDER THE LAWS OF THE STATE OF FLORIDA, WITH ITS PRINCIPAL PLACE OF BUSINESS AT THE CITY OF MIAMI, STATE OF FLORIDA, HAS NAMED:

ALBERT A. A. CARTENUTO, III, ESQ.

LOCATED AT:

12515 NORTH KENDALL DRIVE, SUITE 400, CITY OF MIAMI, STATE OF FLORIDA, 33186

AS ITS AGENT TO ACCEPT SERVICE OF PROCESS WITHIN FLORIDA.

SIGNATURI

TITLE: PRESIDENT

DATE: 577, AUGUST 19

HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS 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 PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES.

SIGNATURE: (

(REGISTERED AGENT)

DATE: / 8-3-96