1296000083973

Science & Engineering Applications 20634 Netherland Street Orlando, Florida 32833 September 19, 1996

The Division of Incorporation Post Office Box 6327 Tallahassee, Florida 32314

500001954165 -09/24/96--01027--014 ****122.50 ****122.50

Subject:

APPLICATION FOR INCORPORATION

Dear Sir/Madam:

Science and Engineering Applications (SEA) is please to subthe attached application package for consideration for incorporation in the State of Florida.

SEA is an engineering firm operating from the above address and offering the services listed in the proposed Articles of Encorporation. A check in the amount of \$122.50 to cover the application fee is enclosed.

Thank you for your time and attention and please call me at (407) 568-1174 or write to the above address, if you have any questions and/or require further information.

Sincerely yours,

Pius K. Sanabani

President

-SEA, Incorporated 20634 Netherland Street Orlando, Florida 32833 October 2, 1996

The Division of Incorporations Post Office Box 6327 Tallahassee, Florida 32314

Attention: Pamela Hall, Document Specialist

Reference: Letter Number: 496A00044380, dated 26 September 1996; SEA Incorporated, Ref. No.: W96000020417

Dear Ms. Hall:

In response to the above referenced subject and our telephone discussion of 2 October 1996, same subject, a written statement of acceptance of duties and responsibilities has been prepared and signed by the registered agent of SEA, Incorporated. The statement is attached to the Articles of Incorporation.

Thank you for your time and attention and please call me (407) 568-1174 or write to the above address if you have any questions and/or require further information.

Sincerely yours,

Pius K. Sanabani President



September 26, 1996

PIUS K. SANABANI 20634 NETHERLAND ST ORLANDO, FL 32833

SUBJECT: SEA, INCORPORATED Ref. Number: W96000020417

We have received your document for SEA, 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 document must contain written acceptance by the registered agent, (i.e. "I hereby am familiar with and accept the duties and responsibilities as registered agent for said corporation"); and the registered agent's signature.

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) 487-6915.

Letter Number: 496A00044380

Pamela Hall Document Specialist

Division of Corporations - P.O. BOX 6327 - Tallahassee, Florida 32314

FILED

ARTICLES OF INCORPORATION

SEA GROUP INCORPORATED

96 OCT 11 AM 8: 59
SECRETARY OF STATE
TALLAHASSEE. FLORIDA

We, the undersigned, hereby execute these Articles of Incorporation for the purpose of becoming 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, rights privileges, immunities, and liabilities of corporation for profit.

ARTICLE ONE

The name of the corporation is:

SEA GROUP INCORPORATED

ARTICLE TWO

The general nature of the business shall be:

The corporation may engage in any activity or business permitted under the laws of United States of America and the State of Florida, and additionally,

- (a) To provide engineering and sciences services, import, export, lease, consult, repair and/or sell equipment, chemicals and deal in all matters pertaining to the sell, installation of environmental, electrical, and mechanical equipment of any kind and nature.
- (b) To provide environmental services pertaining to site investigations, demolition of structures, constructions, and remediation of contaminated areas in the general environment.
- (c) To provide consulting engineering services pertaining to mechanical, civil, electrical, and chemical systems design.
- (d) To enter in to, make, perform, and carryout contracts and agreements of every kind, for any lawful purpose without limit as to amount, with any person, firm, association or corporation, and to transact any further and other business necessarily connected with the purposes of this corporation or calculated to facilitate the same.
- (e) To carry on any or all of its operations and businesses and to promote its objectives within the state of Florida or elsewhere without restriction as to place or amount; and to have, use, exercise and enjoy all of the general powers of like corporations.

- (f) To do any or all of the things herein set forth to the same extent as natural persons might do or could do, and in any part of the world, as principals, agents, contractors, or otherwise, alone or in company with others, and to do and perform all such other things and acts as may be necessary, profitable or expedient in carrying on any of the businesses or acts above-named.
- (g) The intention is that none of the objects and powers as herein above setforth, except where otherwise specified in this article shall be in anywise limited or restricted by reference to or inference from the terms of any other objects, powers or clauses of this article or any other articles; but that the objects and powers specifies in each of the clauses in this article shall be regarded as independent objects and powers.

ARTICLE THREE

The maximum number of shares of stock that this corporation is authorized to have outstanding at any time is 250 Shares of common stock of \$1.0 per value

ARTICLE FOUR

This corporation shall begin business with a capital of not less than Two Hundred Fifty dollars (\$250.00)

ARTICLE FIVE

This article shall have perpetual existence.

ARTICLE SIX

The initial street address of the principal office of this corporation shall be 20634 Netherland Street, Orlando, Florida 32833

The Bord of Director may from time to time, designate such other post office address and place of the principal office of this corporation as it may see fit.

ARTICLE SEVEN

The number of Directors of this corporation shall be provided by the by-laws, but shall be less than two (2) in member nor more than four (4), and shall be two (2), in number until otherwise fixed or changed by the by-laws.

ARTICLE EIGHT

The name and address of each subscriber to these Articles of Incorporation, and the number of shares of stock which each agrees to take as follows:

Name	Address	Number of Shares
Pius K. Sanabani	20634 Netherland Street Orlando, Florida 32833	125
Anthony N. Enweze	3377 Oak West Drive Ellicott City, Maryland 21043	125

ARTICLE NINE

The names of street addresses of the first Board of Directors who, subject to the provision of the article of incorporation, the by-laws of this corporation, and the laws of the state of Florida, shall hold office for the first year of the corporation's existence or until there successors are elected and have qualified, are as follows

<u>Name</u>	Address	Office
Pius K. Sanabani	20634 Netherland Street Orlando, Florida 32833	Principal/Director
Anthony N. Enweze	3377 Oak West Drive Ellicott City, Maryland 21043	Principal/Director

ARTICLE TEN

These articles of incorporation shall be effective upon filing with the secretary of state.

ARTICLE ELEVEN

The addresses of the Resident Agent of the corporation shall be 20634 Netherland Street, Orlando, Florida 32833, and the name of the resident agent shall be Puis K. Sanabani who maintains office at the above mentioned address.

ARTICLE TWELVE

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 (at least) a majority of the Stockholders entitled to vote thereon, unless all of the Stockholders signed a written statement manifesting their intention that a certain amendment to these Articles of Incorporation be made.

IN WITNESS WHEREOF, We the undersigned being the original subscriber to the capital stock herein before names, have hereunto set hand and seal at Orlando, Orange County, Florida this 30 day of August, 1996 for the purpose of forming this corporation to do business both within and without the state of Florida and in pursuance of the Corporation Law of the state of

Florida, do make and file in the office of the Secretary of State of Florida, these Articles of Incorporation, And certify that the facts herein stated are true.

(SEAL)

(SEAL)

Pius K. Sanabani, Principal/Director Resident Agent

Anthony N. Enweze, Principal/Director

STATE OF FLORIDA COUNTY OF ORANGE

BEFORE ME, The undersigned authority, personally appeared Pius K. Sanabani, Anthony N. Enweze, to me well known and known to me to be the individuals described in and who executed the foregoing Articles of Incorporation, and they acknowledged before me that they executed the same for the purpose therein expressed.

WITNESS my hand and seal in the county and State aforesaid on this 304 day of August, 1996.

Bachace P. Nape Notary Public, Sate of Florida at Large

BARBARA P. NAPE
Notary Public, State of Florida
My Corrm. Expires Dec. 25, 1999
No. CC 520896
Bonded Thru @ffirst | Mutary Bersice
1-(900) 723-0121

STATEMENT OF ACCEPTANCE OF DUTIES AND RESPONSIBILITIES

I, Pius K. Sanabani, hereby accept the duties and responsibilities as registered agent for SEA GROUP Incorporated. I am familiar with the duties and responsibilities as registered agent for SEA GROUP Incorporated.

10/2/96

Pius K. Sanabani, President Registered Agent

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