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CSC THE WITTER STATES CONFORMATION

ACCOUNT NO. : 07210000032

REFERENCE: 252358 114715A

AUTHORIZATION :

COST LIMIT : \$ PPD

ORDER DATE: February 7, 1997

ORDER TIME: 9:47 AM

ORDER NO. : 252358-005

CUSTOMER NO: 114715A

CUSTOMER: Ms. Carol L. Feldman

GARY SIEGEL, ESQ

6500 S. Highway 17-92

Fern Park, FL 32730

DOMESTIC FILING

NAME: S & L PRINTING ENTERPRISES,

INC.

EFFECTIVE DATE:

XX ARTICLES OF INCORPORATION
CERTIFICATE OF LIMITED PARTNERSHIP

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

_____ CERTIFIED COPY

X PLAIN STAMPED COPY

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: W. Charles Earnest

EXAMINER'S INITIALS:

2-7.97

90002031359--6 -02/07/97-01047-022 *****70.00 ******70.00



GARY SIEGEL • ATTORNEY AT LAW

6500 SOUTH HIGHWAY 17-92 • FERN PARK, FLORIDA 32730 • TEL. (407) 331-5848 • FAX (407) 339-0774

January 6, 1997

SECULIASSEE, FLORIDA SECULIASS

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

Re: S & L PRINTING ENTERPRISES, INC.

Dear Sir:

Enclosed herewith, please find an original and one copy of the Articles of Incorporation of the above-named corporation, along with a check in the amount of \$70.00 to cover the following expenses:

Filing Fee Corp. \$35.00 Registered Agent Fee: 35.00 Total: \$70.00

Please provide me with confirmation of the filing of the Articles of Incorporation by returning the extra copy to me with the date of incorporation at your earliest convenience. Thank you for your assistance and cooperation.

Sincerely,

GARY SIECEL, ESQUIRE

GS/clf Enclosures

ARTICLES OF INCORPORATION OF S & L PRINTING ENTERPRISES, INC.

ARTICLE I. NAME. The name of the corporation shall be only L PRINTING ENTERPRISES, INC.

ARTICLE II. DURATION. The corporation shall exist perpetually.

ARTICLE III. PURPOSE. The purpose of this corporation is for printing and for the transaction of any lawful business for which corporations may be incorporated under the law of the State of Florida.

ARTICLE IV. CAPITAL STOCK. This corporation is authorized to issue One Hundred (100) shares of common stock with One Dollar (\$1.00) par value per share, and the consideration to be paid for each share shall be fixed by the Board of Directors.

ARTICLE V. INITIAL REGISTRATION OFFICE AND AGENT. The street address of the Initial Registered Office is 2005 Tree Fork Lane, Suite 113, Longwood, FL 32750, and the mailing address of the Initial Registered Office and Principal Office of this corporation is 2005 Tree Fork Lane, Longwood, FL 32750. The name of the Registered Agent at this location is DUANE STEVEN DILLY.

ARTICLE VI. INITIAL BOARD OF DIRECTORS. This corporation shall have two (1) director(s) initially. The number of directors may never be less than one (1). The name(s) and address(es) of the initial director(s) of this corporation is/are:

DUANE STEVEN DILLY 6218 Adina Lane Orlando, FL 32810

ARTICLE VII. INITIAL OFFICERS.

President: V. President: DUANE STEVEN DILLY

Secretary:

DUANE STEVEN DILLY DUANE STEVEN DILLY

Treasurer:

DUANE STEVEN DILLY

ARTICLE VIII. INITIAL SHAREHOLDERS. Shares of capital:

DUANE STEVEN DILLY 100 SHARES

ARTICLE IX. INCORPORATORS: The incorporator(s) name(s) and business address is/are as follows:

> DUANE STEVEN DILLY 2005 Tree Fork Lane Suite 113 Longwood, FL 32750

ARTICLE X. AMENDMENT. This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation or any amendment thereto, and any right conferred upon the shareholders is subject to this reservation.

IN WITNESS WHEREOF, the undersigned Incorporator(s) has/have executed these Articles of Incorporation this 6 day of February, 1997.

ACCEPTANCE OF REGISTERED AGENT

I, DUANE STEVEN DILLY, have been named to act as the Registered Agent to accept service of process for S & L PRINTING ENTERPRISES, INC., designated by the corporation, I accept to act in this capacity and to comply with the provisions of said act relative to keeping said office open.

DATED THIS ____ day of February, 1997.

DUANE STEVEN DILLY

97 FEB -7 PH 2:3