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	PORATE INDUSTRIES, INC. questor's Name	
890 S.W. 87	AVENUE, SUITE: 16 Address	
City/State.	IDA 33174 (305)552-5973 LILE IIII 1211120100000000000000000000000000	
	NAME(S) & DOCUMENT NUMBER(S), (if known):	
1. <u>SUNSE</u>	TINSURANCE AGENCY, INC. poration Name) (Document #)	
2(Cor	poration Name) (Document #)	
3(Cor	poration Name) (Document #)	
4(Cor		
	Pick up time Certified Certified	
	Will wait Photocopy Certificate of Status	
NEW FILINGS	AMENDMENTS	
Profit	Amendment	
NonProfit	Resignation of R.A., Officer/ Director	
Limited Liability	Change of Registered Agent	
Domestication	Dissolution/Withdrawal	
Other	Merger 2 30	
OTHER FILINGS	Change of Registered Agent 97 H.p. Dissolution/Withdrawal 97 H.p. Merger 97 H.p. REGISTRATION/F Foreign Limited Partnership	
Fictitious Name	Foreign AI 00 D	
Name Reservation		
	Reinstatement	
	Trademark	
	Other BAR - 7 1997 Examiner's Initials	

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CERTIFICATE OF INCORPORATION

ARTICLE ONE

NAME

TALLAND SCHUTCH

The name of this corporation shall be:

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SUNSET INSURANCE AGENCY, INC.

ARTICLE TWO

This Corporation may engage in any activity of business permitted under the laws of the United States of America and the laws of the State of Florida.

ARTICLE THREE

TERM OF EXISTENCE

This Corporation shall have perpetual existence, unless sooner dissolved in accordance with the laws of the State of Florida. The date on which corporate existence shall begin is:

The date of the incorporation.

ARTICLE FOUR

MINIMUM CAPITAL

The amount of capital with which the Corporation shall begin business shall not be less than SIX HUNDRED DOLLARS [\$600.00], or such greater amount as may be required by law.

ARTICLE FIVE

NUMBER OF DIRECTORS

This Corporation shall at all times have at least one director who is a resident of the United States of America. The stockholders of this Corporation may, from time to time, and at any time increase or diminish the size of the Board of Directors of this Corporation, provided that the Corporation shall at all times have a minimum of one Director.

The name and address(es) of the initial Director(s) of this Corporation is/are:

NAME	OFFICE	POST OFFICE ADDRESS
Jorge Ocejo	President & Treasurer	8660 NW 5 Terr.#108, Miami, Fl. 33126
Diomari Palma	Vice President & Secretary	8517 NW 7 St.#205. Miami. Fl. 33126

ARTICLE SIX

CLASSES OF DIRECTORS

The By-Laws of this Corporation may provide that the Directors be divided into two or more classes, whose terms of office shall respectively expire at different times, provided that no such term shall continue longer than three [3] years, and provided further that at least one fourth [1/4] in number of the Directors shall be elected annually.

ARTICLE SEVEN

AMENDMENTS

This Certificate of Incorporation may be amended in any manner consistent with the laws of the State of Florida.

ARTICLE EIGHT

CAPITAL STOCK

This Corporation is authorized to issue shares of stock as follows:

- A. Designation. The stock of this Corporation shall be known as Common Stock.
- B. <u>Authorized.</u> The maximum number of shares of Common Stock that this Corporation may issue is:

7,500 shares

C. Par Value. Each share of Common Stock shall have a par value of:

\$1.00 per share

- D. <u>Consideration.</u> Shares of Common Stock may be issued in exchange for cash, real property, labor or in the absence of fraud in the transaction, the judgment of the Board of Directors and to the value of any such consideration shall be conclusive.
- E. <u>Non-Assessability.</u> Each share of Common Stock shall be issued in exchange for consideration which is at last equal to the par value thereof, and shall be fully paid and non-assessable.
- F. <u>Cumulative Voting</u>. No holder of Common Stock shall be entitle to any right of cumulative voting.
- G. <u>Dividends.</u> Record holders of Common Stock are entitled to receive their pro-rate share of any dividends that may be declared by the Board of Directors or of assets legally available for such purpose.
- H. <u>Liquidation Rights.</u> Record holders of Common Stock are entitled in the event of the liquidation or dissolution of this Corporation, to receive their pro-rata share of any assets of this Corporation remaining after payment of all corporate debts and obligations.

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ARTICLE NINE

INDEMNIFICATION

This Corporation shall indemnify any and all of its directors, officers, employees or agents, or former directors, officers, employees or agents, or any person who may have served at its request as a Director, Officer, Employee or Agent of another corporation, partnership, joint venture, trust or other enterprise in which its own shares of capital stock, or of which it is a creditor, against the expenses, including the cost of any judgments, fines, settlements and counsel fees, actually and necessarily paid or incurred in connection with any action, suit, or proceeding, whether civil, criminal. administrative or investigative [and any appeals thereof] to which any such person or his legal representative may be made a party, or any be threatened to be made a party by reason of his alleged acts or omission while being or having been such Director, Officer, Employee or Agent, provided, it shall not be determined by a final determination thereof on the merits that such Director, Officer, Employee or Agent his duties or provided that such action, suit or proceeding shall be settled without a final determination on the merits and it shall be determined that such Director, Officer, Employee or Agent, had not, in any substantial way, been derelict in the performance of his duties as charged therein, such determination to be made by a majority of the members of the Board of Directors of this Corporation who were not parties to such action, suit or proceedings, though less than a quorum, or by any one or more disinterested persons, to whom the question may be referred by the Board of Directors. The foregoing rights to indemnification shall not be exclusive of any other rights to which any Director, Officer, Employee or Agent may be entitled as a matter of law or which may be lawfully granted to him/her.

ARTICLE TEN

SPECIAL VOTING PROVISIONS

The occurrences enumerated in this Article shall not be authorized, nor shall they hay any force or effect, unless assented to in writing by the holders of the required percentage of this Corporation's Common Stock entitled to vote at the time of the proposal of any occurrence. For each occurrence, the required percentage shall be as follows:

A. Amendment of this Certificate of Incorporation.

Required percentage: 100%

B. Sale, lease or exchange of all of this Corporation's property and assets, or of any property or assets of this Corporation essential to the business of this Corporation.

Required percentage: 100%

C. Merge or consolidation of this Corporation into or with any other corporation.

Required percentage: 100%

D. Voluntary dissolution of this Corporation.

Required percentage: 100%

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ARTICLE ELEVEN

PREEMPTIVE RIGHTS

Every shareholder, upon the sale for cash or any new stock of this Corporation of the same kind, class or series as that which he already holds, shall have the right to purchase this pro-rata share thereof [as nearly as may be done without issuance of fractional shares] at the price at which it is offered to others.

ARTICLE TWELVE

PERCENTAGE OF SHARES

The name(s) and address(es) of each shareholder to the Articles of incorporation and the number of shares which each of them agrees to take is/are as follows:

NAME	ADDRESS	No. OF SHARES
Jorge Ocejo	8660 NW 5 Terrace, #108, Miami, Fl. 33126	294 (49%)
Diomari Palma	8517 NW 7 Street, #205, Miami, Fl. 33126	306 (51%)

SUBSCRIBERS, INITIAL DIRECTORS AND INITIAL PRINCIPAL OFFICE

The undersigned individual(s), competent to contract, execute(s) this Certificate of incorporation as their subscribers, and initial directors. The undersigned individual(s) shall hold office as director(s) until their successor(s) have qualified, following their election or appointment. The initial street address in the State of Florida of the principal office of this Corporation shall be:

10855 Sunset Drive, No. 20 Suite 107, Miami, Florida 33173

The Corporation may change its principal office at any time.

SUBSCRIBER(S) / DIRECTOR(S)

Jorge Ocejo	President & Treasurer	8660 NW 5 Terr, #108, Miami, Fl. 33126
Diomari Palma	Vice President & Secretary	8517 NW 7 St., #205, Miami, Fl. 33126

In witness whereof, the undersigned subscriber(s) do make, subscribe, acknowledge and file this Certificate of Incorporation for the purpose of forming a corporation for profit under the laws of the State of Florida.

At Miami, Florida on the 6th. day of March , 1997.

JO. President

DIOMARI PALMA, Vice President

CERTIFICATE OF DESIGNATION

REGISTERED AGENT / REGISTERED OFFICE

Pursuant to the provisions of section 607.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered agent/registered office, in the State of Florida.

1. The name of the corporation is:

SUNSET INSURANCE AGENCY, INC.

2. The name of the registered agent and office is:

Jorge Ocejo 8660 NW 5 Terrace #108 Miami, Florida 33126



Signature President Title :

Date : 6 March 1997

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as Registered Agent and agree to act in this capacity. I further agree to comply with the performance of my duties, and I am familiar with and accept the obligation of my position as Registered Agent.

Signature Date :

6 March 1997