# 797000024754 713-359-5513 Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): 1. (Corporation Name) (Document #) 2. (Corporation Name) (Document #) 3. (Corporation Name) (Corporation Name) (Document #) Walk in Pick up time \_ Certified Copy ☐ Will wait Photocopy Mail out Certificate of Status AMENDMENTS NEW FILINGS. Profit Amendment NonProfit Resignation of R.A., Officer/ Director Limited Liability Change of Registered Agent Dissolution/Withdrawal Domestication Other REGISTRATION/ OTHER FILINGS **QUALIFICATION** Annual Report Fictitious Name Limited Partnership Name Reservation Reinstatement

308, 615, 524,671 -2097-6006

Examiner's Initials

Trademark

Other

CR2E031(1/95)



### FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

March 14, 1997

JIMMY WALKER PO BOX 6551 KINGWOOD, TX 77339

SUBJECT: DSTV, INC.

Ref. Number: W97000006006

We have received your document for DSTV, INC. and check(s) totaling \$192.50. However, your check(s) and document are being returned for the following:

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.

THE INCORPORATOR SIGNING THE ARTICLES MUST BE LISTED IN ARTICLE EIGHT.

The corporate fees are as follows:

## **CORPORATIONS FILING FEES**

Profit and NonProfit Florida & Foreign Corp.

Filing Fees \$35.

Registered Agent

\$35.

Designation Certifed Copy

\$52.50

Total Fee Due

\$122.50

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 cail (904) 487-6919.

Beth Register Corporate Specialist Supervisor

Letter Number: 697A00013080

FILED

# ARTICLES OF INCORPORATION OF DSTV, Inc.

97 MAR 19 PM 1:08

The undersigned, a natural person competent Aldo OF STATE the purpose of forming a corporation, for profit, under the laws of the State of Florida, adopts these Articles of Incorporation for such corporation:

ARTICLE ONE. Name. The name of the proposed corporation is DSTV, Inc.

ARTICLE TWO. Nature of Business. To sell, lease, install, & maintain dish direct broadcast satellite systems, programming and business communications services, television & radio stations and technical interface systems including satellite operations, and any other business authorized by the laws of the State of Florida and the United States of America.

ARTICLE THREE. Capital Stock. The total number of shares of stock which the corporation shall have the authority to issue is one million (1,000,000) shares, consisting of one million shares of Common Stock, voting, non-assessable, having a par value of U.S. one dollar, (\$1.00). Each share of Common Stock shall have one (1) vote in meetings of shareholders. Other stock controls shall be developed & agreed to among all shareholders and placed in the Corporate By-Laws & referenced on each stock certificate.

ARTICLE FOUR. Initial Capital. The amount of capital with which the corporation shall begin business is  $U.\ S.$  one thousand dollars (\$1,000.00).

ARTICLE FIVE. Term of Existence. This corporation is to exist perpetually, unless otherwise legally terminated within the laws of the State of Florida or the United States of America.

ARTICLE SIX. Initial Office & Registered Agent. The initial address of the principal office of this proposed corporation in the State of Florida is, 7643 Sugar Bend Drive, City of Orlando, County of Orange, State of Florida, 32819. The name of the legal Registered Agent at this address is Larry Werts. "I, Larry Werts, hereby certify that I am familiar with and accept the duties and responsibilities as Registered Agent for this said corporation by subscribing my name below".

ARTICLE SEVEN. Directors. The number of Directors of this Corporation shall be three (3), until otherwise changed by the shareholders.

The name & street address of each of the members of the first Board of Directors, who shall hold office for the first year of existence of the corporation or until their successors are duly elected or appointed and have qualified, are:

Name

#### Address

Mark A. Seyforth --- 7643 Sugar Bend Drive, Orlando, Florida, 32819.

Larry Werts --- 7643 Sugar Bend Drive, Orlando, Florida 32819. Rosemary Taylor --- 190 East Olmstead Drive, Apartment B-12, Titusville, Florida, 32780.

ARTICLE EIGHT. Subscribers. The name and street address of the subscribers are:

Mark A. Seyforth --- 7643 Sugar Bend Drive, Orlando, Florida, 32819.

Larry Werts --- 7643 Sugar Bend Drive, Orlando Florida 32819, Rosemary Taylor --- 190 East Olmstead Drive, Apartment B-12, Titusville, Florida, 32780.

James R. Walker --- Subscriber and Incorporator.

IN WITNESS HEREOF, I have executed these aboveshown Articles of Incorporation on the date of March 17, 1997.

Registered Agent

James R. Walker Incorporator