P970000 27518

Venus & 1115 E. (Orlando	Mars 8000021210386 Colonial Dr03/24/0701005006 ****122.50 ****122.50 Office Use Only
CORPORATION NA	AME(S) . [ENT NUMBER(S), (if known):
	1, 9 7
1(Corners	tion Name) (Document #)
_	(Document #)
(Corpora	ition Name) (Document #)
3. <u>(Corpora</u>	
(Corpora	ation Name) (Document #)
4(Corpora	ation Name) (Document #)
Walk in Pick up time Certified Copy Mail out 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
OTHER FILINGS' Annual Report	REGISTRATION
Fictitious Name	Foreign
Name Reservation	Limited Partnership
-	Trademark MAR 2 7 1997
}	1 rademark
L	Other
	Examiner's Initials

CR2E031(1-95)

ARTICLES OF INCORPORATION

SKYLAB CORP.

I, the undersigned, hereby for the purpose of becoming a Corporation under the laws of the State of Florida, by and under the provisions of the State of Florida providing for the formation, liability, rights, privileges and immunities of a Corporation for profit, declare:

ARTICLE I - NAME

The name of the corporation shall be TKYLAB. CORP.

ARTICLE II - ACTIVITY

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

ARTICLE III - MAXIMUM SHARES

The maximum shares of stock, at one dollar (\$1.00) par value, that this Corporation is authorized to have outstanding at any time is Seven thousand (7,000) shares, as follows:

MICHAEL A ZACCARDO 1115 E COLONIAL DR ORLANDO FL 32803-4635 3500 SHARES

JAIME L ZACCARDO 1115 E COLONIAL DR ORLANDO FL 32803-4365 3500 SHARES

ARTICLE IV - AMOUNT OF INITIAL CAPITAL

The capital stock of this Corporation may be issued pursuant to a plan under Section 1244, Internal Revenue Code of 1954, as amended by the Small Business Tax Provision of 1958. All of the stocks and securities in lien of cash or at just valuation to be determined by the Board of Directors of this Corporation.

ARTICLE VI - EXISTENCE

The Corporation is to have perpetual existence.

ARTICLE VII - PRINCIPLE OFFICE

The principal office of this Corporation shall be at:

1115 E COLONIAL DR ORLANDO FL 32803-4635

ARTICLE VIII - BOARD OF DIRECTORS

The number of the board of directors of the Corporation shall not be less than one person. The name and post office address of the first Board of Directors, who, subject to the provisions of the Certificate of Incorporation, the By-laws and the acts of legislature, shall hold office for the first year of the corporation's existence, or until his successor is elected and shall be duly qualified, is:

MICHAEL A ZACCARDO......PRESIDENT 1115 E COLONIAL DR ORLANDO FL 32803-4365

JAIME L ZACCARDO......VICE PRESIDENT 1115 E COLONIAL DR ORLANDO FL 32803-4365

ARTICLE IX - SHAREHOLDERS

The names and post office addresses of each shareholder to the certificate of incorporation are as follows:

MICHAEL A ZACCARDO 1115 E COLONIAL DR ORLANDO FL 32803-4365

JAIME L ZACCARDO 1115 E COLONIAL DR ORLANDO FL 32803-4365

ARTICLE X - INCORPORATORS

The names and post office addresses of each incorporator to the certificate of incorporation are as follows:

MICHAEL A ZACCARDO 1115 E COLONIAL DR ORLANDO FL 32803-4365 JAIMIE ZACARDO 1115 E COLONIAL DR ORLANDO FL 32803-4365

ARTICLE XI - LIMITATIONS OF CORPORATE STOCK

Limitations of Corporate Stock: No shareholder of this Corporation may sell or transfer stock in this corporation except to another individual who is eligible to be a stockholder in the Corporation, and such sale or transfer may be made only after the same shall have been approved at a stockholders' meeting specifically called for that purpose by not less than a majority of the outstanding stock and such stockholders voting at such meeting shall have first option to purchase the shares from the selling shareholders; the shares of stock held by the shareholder proposing to sell or transfer his shares may not be voted or counted for any purpose at said meeting.

ARTICLE XII - FURTHER RIGHTS

The Corporation shall have the further right and power to, from time to time, determine whether and to what extent, at what time and places and under what conditions and regulations the accounting books of this Corporation, other than stock book, or any of them, shall be open to the inspection of the stockholders. No stockholder shall have any right to inspect any account book or document of this Corporation, except as conferred by statute, unless authorized by resolution of the stockholders or Board of Directors or Officers in addition to the foregoing and in addition to the powers authorized and expressly conferred by statute. Both stockholders and Directors shall have the power, if the By-laws so provide, to hold their respective meetings and to have one or more officers, within or without the State of Florida, and to keep the books of this Corporation subject to the provisions of the Statute outside the State of Florida at such places as may from time to time be designated by the Board of Directors. The Corporation reserves the right to amend, alter, change or repeal any provisions contained in this Certificate of Incorporation in the manner now or hereafter prescribed by Statute, and all rights conferred upon the stockholders herein or granted subject to this reservation.

ARTICLE XII - SUB-CHAPTER S CORPORATION

The Corporation may elect to be an S Corporation, as provided in Sub-Chapter S of the Internal Revenue Code of 1986, as amended.

The shareholders of this Corporation may elect and, if elected, shall continue such election to be an S Corporation as provided in Sub-Chapter S of the Internal Revenue Code of 1986, as amended, unless the shareholders of the Corporation unanimously agree otherwise in writing.

After this Corporation has elected to be an S Corporation, none of the shareholders of this Corporation, without written consent of all the shareholders of this corporation shall take any action, or make any transfer or other disposition of the shareholders' shares of stock in the corporation, which will result in the termination or revocation of such election to be an S Corporation, as provided in Sub-Chapter S of the internal revenue code of 1986, as amended.

I, the undersigned, being the incorporator named for the purpose of forming a Corporation for profit to do business both within and out of the State of Florida, do hereby make, subscribe and acknowledge having filed this Certificate hereby declaring and certifying that the facts herein stated are true, and to respectively agree to abide by the articles as hereinstated.

Subscribed at Orlando, Orange County, Florida, this 10 day of 1997

In Michael A Tours

SS.

STATE OF FLORIDA]
COUNTY OF ORANGE]

Before me, the undersigned authority, duly authorized to administer oaths and receive acknowledgements, personally appeared MICHAEL A ZACCARDO who, after showing for License as identity and being duly sworn by me, deposes and says she signed the above foregoing Certificate of Incorporation for the purposes therein set forth.

WITNESS my hand and official seal at Orlando, Orange County, Florida, This 1997.

Delinda Rae Polk Notary Public, State of Florida



CERTIFICATE DESIGNATING CHANGE OF PLACE OF BUSINESS OR DOMICILE FOR SERVICE OF PROCESS WITHIN THE STATE OF FLORIDA

In Pursuance of Chapter 48.091, Florida Statutes, the following is submitted, in accordance with said Act:

SKYLAB CORP.

That Z#SS##DO, ZMC. is qualified to do business under the laws of the State of Florida, with its principal office at;

and has appointed MICHAEL A ZACCARDO at the same principal office address as its agent to accept service of process within this state.

ACKNOWLEDGEMENT

Having been named to accept service of process for the above stated Corporation at the place designated in the Certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said Act relative to keeping open said office.

MICHAEL A ZACCARDO
REGISTERED AGENT