Division of Corporations

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Florida Department of State

Division of Corporations Public Access System Katherine Harris, Secretary of State

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Division of Corporations

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From:

Account Name : FAS-T CORP. AGENTS, INC.

Account Number : 071001002335 Phone

Fax Number

: (305)599-0839 : (305)716-0346

FLORIDA PROFIT CORPORATION OR P.A.

QUICK PARCEL, INCORPORATED

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FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

March 17, 1999

FAS-T CORP AGENTS INC

SUBJECT: QUICK PARCEL, INCORPORATED

REF: W99000006401

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Freida Chesser Corporate Specialist FAX Aud. #: H99000006308 Letter Number: 599A00012970

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ARTICLES OF INCORPORATION

SECRETARY OF STATE TALLAHASSEE, FLORIDA

<u>OF</u>

QUICK PARCEL, INCORPORATED

I, the undersigned sbscriber to these articles of incorporation being a natural person competent to contract for the purpose of forming a CORPORATION under the -- laws of the STATE OF FLORIDA here by adopt ARTICLES OF INCORPORA—- TION as follows:

ARTICLE I

The name of the Corporation is: QUICK PARCEL, INCORPORATED.

ARTICLE_II

The general purpose of the business or business to be transacted by this Corporation is: PARCEL, TRANSFER, DELIVERY SERVICE.

- 1.- To purchase lease, hire or otherwise in any manner acquire, own hold operate, develop, manufacture, produce, process, improve, sell, assign, transfer, exchange, mortgage, pledge or otherwise in any manner dispose of turn to account or convey or deal in or with as principal, agent broker, real property improved or unimproved and personal property tangible or intangible, including, without limitations, securities and obligations of any issuer whether or not incorporated.
- 2.- To apply for acquire, hold own ,enter into ,use, dispose of and generally deal in and with grants, concessions, franchises, licences, copyrights, patents, trade marks, trade names and similar rights and interests of every kind and description.
- 3.- To assist financially and otherwise any entity wherever located ,any security, chose in action ,contract , or obligation which is held directly or indirectly by or for the CORPORATION ,or in the business financing or welfare of which the CORPORATION shall have any interest.
- 4.- To form or acquire, alone or jointly with others, subsidiary Corporation without regards of whether the purpose as such commensurate with the purposes stated in these ARTICLE OF INCORPORATION to any such subsidiary Corporation or Corporations in excercise.

Prepared By: Alexis L. Abreo 551 East 17th Street Hialeah, Florida 33010 (305)788-0197

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- 5.- To enter into general partnership, limited partnership (as general or limited partner) joint venture, syndicates, pools, associations and other arrangements for carrying on , one more of the purposes set forth in these -- ARTICLES OF INCORPORATION, jointly or in common with others.
- 6.- To acquire, in whole or in part the business including there all and personal property of every kind, and to assume the whole or any part of the --- liabilities of any person, firm association or corporation, and to hold or in any part of any business and property so acquired.
- 7.- To pay for any property securities, rights or interest acquired by the --Corporation in cash or others property, rights or interest acquired by the
 Corporation in cash or held by the Corporation or issuing and delivering
 in exchange of obligations or securities however evidenced.
- 8.- To do any and all things herein set forth to the same extent as fully as natural persons might or could do and to do any and all other acts and things necessary appropriate or convenient for the furtherance of or incidental to the business objectives and purposes herein enumerated.

The foregoing anumeration shall be constructed in accordance with the applicable provisions of law and to the extent there in permitted, shall be construed as power as well as purposes and shall nor be considered to exclude, limit or restrict in any manner or power, rights or priviliges to the Corporation by law or to limit or restrict the general powers of Corporation found in Chapter 607 of the Florida Statutes or any applicable statute regulation, decision or ruling now or hereafter in effect.

Nothing herein contained shall be construed as giving the Corporation any rights, powers or privileges not permited to it by law, but the ocurrence within any of the foregoing clauses of any purpose, power or object prohibited by the laws of the STATE OF FLORIDA or any other STATE or territory, dependency or foreign country in which the Corporation may carry on business shall not invalidate any other purpose, power or objections so prohibited, by reason of its continuity or apparent association therewith.

ARTICLE III

The Corporation shall have one class common shares all of which shall have unlimited voting rights. The Maximum numbers of common shares of stock

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that this Corporation is authorized to have outstanding at any time is 1000 shares of common stock with unlimited voting rights ,and a par value of \$ 1.00 \overline{per} share . The consideration to be paid for each share shall be fixed by the BOARD OF DIRECTORS.

ARTICLE IV

The initial Street address of the principal office of this Corporation in the STATE OF FLORIDA is 2047-49 North Miami Avenue. Miami, Florida 33127

ARTICLE V

This Corporation may have such other offices within or outside the STATE OF FLORIDA or within or outside the UNITED STATES OF AMERICA as may be necessary or convenient, the BOARD OF DIRECTORS may from time to time move the principal office to any other address in Florida.

ARTICLE VI

This Corporation shall have 3 directores initially. The number of directors may be increased or diminished from time to time by the By-Laws adopted by the shareholders.

ARTICLE VII

The name and street addresses of the first Board of Directors of this Corporation who shall hold office until their successors are elected and qualified are:

Alexis L. Abreu	President	551 East 17th Street Hialeah,Fla 33010
Miguel G.Siverio	V-President	551 East 17th Street Hialeah, Fla 33010
Maria S. Abreu	Secretary	1840 SW 85th Avenue Miami Florida 33155

ARTICLE VIII

The address of the Corporation registred office is 551 East 17th Street Miami, Florida 33155. The name of its first initial regitred agent is: Mr. Alexis L. Abreu 551 East 17th Street, Hisleah, Fla 33010.

ARTICLE IX

The name and street address of the persons signing these ARTICLES OF INCORPORATION as subscribers are:

Alexis L. Abreu

President.

551 East 17th Street _

Hialeah, Fla 33010

Miguel G. Siverio

V-President.

551 East 17th Street

Hialeah, Fla 33010

Maria S. Abreu

Secretary

1840 SW 85th Avenue Miami, Florida 33155

ARTICLE X

The shareholders of this Corporation shall have preemptive rights to acquire on issuedor treasuary shares of this Corporation or securities of this Corporation convertable into or carrying a right to subscribe to or acquire shares.

ARTICLE XI

The Corporation reserve the right to amend, alter, change or repeal any provisions contained in these ARTICLES OF INCORPORATION in the manner now or hereafter prescribed by statute and all rights conferred on stockholders herein are granted subject to this reservation.

CERTIFICATE OF DESIGNATION

REGISTERED AGENT / REGISTERED OFFICE
Pursuant to the provisions of section 607.325, Florida
Statutes. The undersigned Corporation, organized under
the laws of the State of Florida, submits the following Statement in designating the registered office/ registered
agent, in the State of Florida.

1.- The Name of the Corporation:

QUICK PARCEL, INCORPORATED

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

Alexis L. Abreu 551 East 17th Street Hialeah, Florida 33010

Signature

Pote: V

Having been named to accept service of process for the above stated corporation, at the place designated in this certificate, I hereby agree to act in this capacity, and I further agree to comply with the provision of all statutes relatives to the proper and complete performance of my duties, and I accept the duties and obligations of section 607.325, Florida Statutes.

Signature :

Date : 3-14-99

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SECRETAIN OF STATE
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