FLORIDA PAY TELEPHONE CERTIFICATE APPLICATION

TORGE	A. FRANCO	
	CH THE APPLICANT WILL DO BUST	
	2 TELECOMMUNI	
ADDRESS OF THE		C/1 11C/11 Time
	7200 FAIRWAY DES	WE ADT # U LI
STREET		LVE AFT HIT 4
CITY	MIAMI LAKES	
STATE & ZIP	FLORIDA 3301	1
TYPE OF ORGANI	ZATION (CHECK ONE)	
A. INDIVIDU OWN NAME	AL DOING BUSINESS UNDER HIS/F	IER: []
DOCUMENTATION:	No other documentation nee	eded.
B. PARTNER	SHIP:	[]
DOCUMENTATION: with the name	Attach a copy of the parts and address of all partners.	nership agreement, and a lis
c. CORPORAT	ION:	M
filed with the	Attach proof that article Florida Secretary of State rida, attach proof from the Fauthority to operate in Florid istered Agent.	e's Office. If incorporate lorida Secretary of State tha
NAME	JORGE A. FRAM	UCO
ADDRESS	7200 FAIRWAY	DRIVE APT #H4
MIAMII L	AKES FLORIDA 33	
	SINESS UNDER A FICTITIOUS NAM	4E: []

FORM PSC/CMU 32 (R3-93) PAGE 2 OF 5 REQUIRED BY COMMISSION RULE NO. 25-24.511

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FPSC-RECORDS/REPORTING

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	D.	HAS HAD REGULATORY PENALTIES IMPOSED FOR VIOLATIONS OF TELECOMMUNICATIONS STATUTES. EXPLAIN CIRCUMSTANCES.
9.	PLEASI	CHECK THE SERVICES THAT WILL BE PROVIDED:
	COIN CALLIN	OISTANCE [] NG CARD [] CARD [] CARD []
10.	PROPOS IN THE	SED NUMBER OF PAY TELEPHONE INSTRUMENTS THE APPLICANT PLANS TO PLACE FIRST YEAR:
11.	PERSON FULL-1 PART-1 SERVIO	NALLY TIME TECHNICIAN TIME TECHNICIAN TECHNI
12.	TO ALL	EACH OF THE PAY TELEPHONES WHICH YOU PLAN TO INSTALL PROVIDE ACCESS LOCALLY AVAILABLE LONG DISTANCE CARRIERS VIA IOXXX+O, 950-XXXX, AND (See Rule 25-24.515(6), F.A.C. YES
13.	SUBSEC STANDA AND US	EACH OF THE PAY TELEPHONES WHICH YOU PLAN TO INSTALL CONFORM TO CTIONS 4.29.2 - 4.29.4 and 4.29.7 - 4.29.8 OF THE AMERICAN NATIONAL ARDS SPECIFICATIONS FOR MAKING BUILDINGS AND FACILITIES ACCESSIBLE SABLE BY PHYSICALLY HANDICAPPED PEOPLE (ATTACHMENT F)? (See Rule 25-5(14), F.A.C.)

I, THE UNDERSIGNED OWNER OR OFFICER OF THE ABOVE NAMED ENTITY, HAVE READ THE FOREGOING AND DECLARE THAT TO THE BEST OF MY KNOWLEDGE AND BELIEF, THE INFORMATION IS A TRUE AND CORRECT STATEMENT. I AM AWARE THAT PURSUANT TO S. 837.06, FLORIDA STATUTE, WHOEVER KNOWINGLY MAKES A FALSE STATEMENT IN WRITING WITH THE INTENT TO MISLEAD A PUBLIC SERVANT IN THE PERFORMANCE OF HIS OFFICIAL DUTY SHALL BE GUILTY OF A MISDEMEANOR OF THE SECOND DEGREE. I WILL COMPLY WITH ALL CURRENT AND FUTURE COMMISSION REQUIREMENTS REGARDING THE PAY TELEPHONE SERVICE. I UNDERSTAND THAT A NON-REFUNDABLE APPLICATION FEE OF \$100 MUST ACCOMPANY THE APPLICATION. ALSO, I UNDERSTAND THAT I AM REQUIRED TO PAY A REGULATORY ASSESSMENT FEE (MINIMUM \$50.00 PER CALENDAR YEAR), FILE AN ANNUAL PAY TELEPHONE SERVICE REPORT, AND PAY GROSS RECEIPTS TAX. FURTHERMORE, I AGREE TO KEEP THE COMMISSION ADVISED OF ANY CHANGES IN THE NAMES OR ADDRESSES LISTED ABOVE WITHIN TEN (10) DAYS OF THE CHANGE.

Junitories.	
(SIGNATURE OF OWNER/CHIEF OFFICER OF APPLICANT)	
DATE: 2-19-96	

APPLICANT ACKNOWLEDGEMENT CARD

Applicant	DROE A. FRANCO
Service Commiss of Pay Telepho	receipt and understanding of the Florida Publi ion's Rules and Requirements relating to my provision e Service.
Λ.	n/
Date 2-/9	PRESIDENT - OWNER

THIS MUST BE COMPLETED AND RETURNED WITH THE APPLICATION BEFORE THE CERTIFICATION PROCESS BEGINS. FAILURE TO DO SO WILL RESULT IN A DELAY OF THE CERTIFICATE BEING ISSUED.



FLORIDA DEPARTMENT OF STATE Sandm B. Mortham Secretary of State

September 27, 1995

CSC NETWORKS 1201 HAYS STREET TALLAHASSEE, FL 32301

The Articles of Incorporation for STELLAR TELECOMMUNICATION, INC. were filled on September 27, 1995 and assigned document number P95000074664. Please refer to this number whenever corresponding with this office regarding the above corporation. The cer. fication you requested is enclosed.

PLEASE NOTE: COMPLIANCE WITH THE FOLLOWING PROCEDURES IS ESSENTIAL TO MAINTAINING YOUR CORPORATE STATUS. FAILURE TO DO SO MAY RESULT IN DISSOLUTION OF YOUR CORPORATION.

A CORPORATION ANNUAL REPORT MUST BE FILED WITH THIS OFFICE BETWEEN JANUARY 1 AND MAY 1 OF EACH YEAR BEGINNING WITH THE CALENDAR YEAR FOLLOWING THE YEAR OF THE FILING DATE NOTED ASOVE AND EACH YEAR THEREAFTER. FAILURE TO FILE THE ANNUAL REPORT ON TIME MAY RESULT IN ADMINISTRATIVE DISSOLUTION OF YOUR CORPORATION.

A FEDERAL EMPLOYER IDENTIFICATION (FEI) NUMBER MUST BE SHOWN ON THE ANNUAL REPORT FORM PRIOR TO ITS FILING WITH THIS OFFICE. CONTACT THE INTERNAL REVENUE SERVICE TO RECEIVE THE FEI NUMBER IN TIME TO FILE THE ANNUAL REPORT AT 1-800-829-3676 AND REQUEST FORM \$8-4.

SHOULD YOUR CORPORATE MAILING ADDRESS CHANGE, YOU MUST NOTIFY THIS OFFICE IN WRITING, TO INSURE IMPORTANT MAILINGS SUCH AS THE ANNUAL REPORT NOTICES REACH YOU.

Should you have any questions regarding corporations, please contact this office at the address given below.

Teresa Brown, Corporate Specialist New Filings Section

Letter Number: 595A00044207

PUMINISTRATION

96. Hd 20 ZI 27 974

BECEINED

Division of Corporations - P.O. BOX 6327 - Tallahassee, Florida 32314



Bepartment of State

I certify the attached is a true and correct copy of the Articles of Incorporation of STELLAR TELECOMMUNICATION, INC., a Florida corporation, filed on September 27, 1995, as shown by the records of this office.

The document number of this corporation is P95000074684.

Siven under my hand and the eal of the State of Plorida.



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Sendre B. Mortham

ARTICLES OF INCORPORATION OF





These articles are filed with the Secretary of State of the State of Florida for the purpose of forming a corporation under the laws of the State of Florida, by and under the provisions of the Statutes of the State of Florida providing for the formation, rights, privileges, immunistes, and liabilities of corporations for profit.

ARTICLE 1 - NAME

The name of the corporation shall be:

STELLAR TELECOMMUNICATION, INC.

ARTICLE II - MANAGEMENT BY DIRECTORS

All corporate power which is not reserved to the shareholders by law or otherwise shall be exercised exclusively by or under the authority of the Board of Directors, and the business and affairs of this corporation shall be managed under the direction of the Board of Directors. The Board of Directors shall consist of not less than one, nor more than nine, members. A quorum for the holding of a meeting of the Board of Directors and for the transaction of any business which may be properly done by the Board of Directors on behalf of the corporation shall consist of a majority of the members thereof. The Board of Directors shall elect the following officers: a President, a Treasurer, and a Secretary, and as many Vice Presidents, Assistant Secretaries, and Assistant Treasurers as the Board of Directors, from time to time, deem advisable, and any one or more of said offices may be held by the same person. The annual meeting of the corporation shall be held on such date as is provided in the Bylaws of the corporation, which said Bylaws may be amended at any time in accordance with their provisions.

ARTICLE III - ACTION BY UNANIMOUS CONSENT

The shareholders or the Board of Directors, by unanimous consent evidenced by a writing included among the minutes of the corporation, may agree to the doing of any act, and such consent in writing as aforesaid shall have the same force and effect as though a formal meeting had been held pursuant to a call being duly made, and as though the said act had been done and authorized, at a meeting at which a quorum had been present.

ARTICLE IV - INITIAL BOARD OF DIRECTORS

Until the shareholders elect directors and same have been duly qualified, the business of the corporation shall be managed by an initial Board of Directors consisting of:

Jorge A. Franco 1650 W. 56th Street Apt. 101A Hisleah, Florida 33012

ARTICLE V - INITIAL OFFICERS

Until the Board of Directors elect officers and same have been duly qualified, the business of the corporation shall be conducted by the following officers:

President/Secretary/Treasurer

Jorge A. Franco 1650 W. 56th Street Apt. 101A Hialeah, Florida 33012

ARTICLE VI - DURATION

The existence of this corporation shall be perpetual.

ARTICLE VII - PURPOSE

This corporation is organized for the purpose of transacting any and all lawful business, including but not limited to any and all lawful business for which corporations may be incorporated under the laws of Florida.

ARTICLE VIII - CAPITAL STOCK

The maximum number of shares of stock which this corporation is authorized to have outstanding at any time shall be 600 shares, each of the par value of One Dollar (\$1.00) all to be issued, fully paid, and exempt from assessment.

The capital stock of the corporation may be paid for in property, labor, or services at a just valuation to be fixed by the Noard of Directors at a meeting called for such purpose, or at the organizational meeting. Property, labor, or services may also be purchased or paid for with the capital stock at a just valuation of said property, labor, or services to be fixed by the Board of Directors of the corporation. Stock in other corporations or going businesses may be purchased by the corporation in consideration for the issuance of capital stock of the corporation, the said purchase shall be on such basis and terms and for such consideration as the Board of Directors shall determine.

ARTICLE IX - MINIMUM CAPITAL

The amount of capital with which this corporation may begin business shall be in the sum of not less than Five Hundred Dollars (\$500.00).

ARTICLE X - PRE-EMPTIVE RIGHTS

Every shareholder, upon the sale for cash of 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 his prorata share (as nearly as may be done without issuance of fractional shares) at the price at which it is affered to others.

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ARTICLE XI - PRINCIPAL PLACE OF BUSINESS

The principal place of business of this corporation shall be located at 1630 W. 36th Street, Apt. 101A, Hialeah, Florida 33012. This corporation shall have full power and authority, nevertheless, to transact corporate business and to establish corporate offices and corporate agencies at such other places within and without the State of Florida, and in foreign countries, as its directors may from time to time authorize.

ARTICLE XII - CORPORATE POWERS

This corporation shall have all of the corporate powers enumerated in the Florida General

Corporation Act and such other power as it may possess as a matter of law, all without limitation.

ARTICLE XIII - INDEMNIFICATION

This corporation shall indemnify any officer, director, agent, or employee and any former officer, director, agent, or employee, to the full extent permitted by law, including but not limited to indemnification for counsel fees.

ARTICLE XIV - INITIAL REGISTERED AGENT AND OFFICE

The initial registered agent and the street address of the initial registered office of this corporation are:

Jorge A. Franco 1650 W. 56th Street Apt. 101A Hialeah, Florida 33012

ARTICLE XV - AMENDMENT

This corporation reserves the right to amend or repeal any provisions contained in these articles of incorporation, or any amendment to them, and any right conferred upon the shareholders is subject to this reservation.

ARTICLE XVI - INCORPORATORS

The name and address of the person signing these articles of incorporation are:

H 1

Jorge A. Franco 1650 W. 56th Street Apt. 101A Hislash, Florida 33012

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 13 day of August, 1995.

Jorge French (SEAL

STATE OF FLORIDA COUNTY OF DADE

I HEREBY CERTIFY that on this day personally appeared before me, an officer duly authorized to administer oaths and take acknowledgments, Jorge A. Franco, to me well known and known to me to be the individual described in and who executed the foregoing Articles of incorporation, or who produced D. A. 36.32 420 5422 as identification and he acknowledged before me that he executed the same freely and voluntarily for the purposes therein expressed.

WITNESS my hand and official seal at Miami, Dade County, Florida this 13 day of August, 1995.

My Commission expires:

REGISTERED AGENT'S ACCEPTANCE

Having been named to accept service of process for the above-stated corporation, at the place designated in Paragraph XIII of the foregoing Articles of Incorporation, I hereby agree to act in this capacity and agree to comply with the provisions of the Florida Statute relative to keeping open said office.

Jorge K. Prohito Registered Agent

	F	LORIDA PAY TELEPHONE CERTIFICATE APPL	ICATION
1.	LEGAL NAME O	F THE APPLICANT	
	JORG	E A. FRANCO	
2.	NAME UNDER W	HICH THE APPLICANT WILL DO BUSINESS	
	STELLA	IR TELECOMMUNICAT	ION INC.
3.		HE APPLICANT(S)	
	STREET	7200 FAIRWAY DRIVE A	PT # H LI
	CITY	MIAMI LAKES	9947 - 1591 3 - 11571 3 1
	STATE & ZIP	FLORIDA 33014	
	TYPE OF ORGAN	IZATION (CHECK ONE)	
	A. INDIVID	UAL DOING BUSINESS UNDER HIS/HER:	[]
	DOCUMENTATION	: No other documentation needed.	
	B. PARTNE	RSHIP:	[]
	DOCUMENTATION with the name	Attach a copy of the partnership and address of all partners.	
	C. CORPORAT	TION:	M
	outside of Flo applicant has	Attach proof that articles of inc e Florida Secretary of State's Offi rida, attach proof from the Florida Se authority to operate in Florida and pro istered Agent.	ce. If incorporat
	NAME	JORGE A. FRANCO	
9	ADDRESS	7200 FAIRWAY DRIVE	APT#44
I' LIPPE	MITAMII L	AKES FLORIDA 33014	
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