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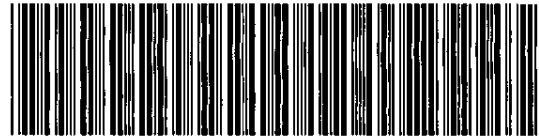
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CS 3-22

CAPITAL CONNECTION, INC.

417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32301
(850) 224-8870 • 1-800-342-8062 • Fax (850) 222-1222

The H Group, Inc

- Art of Inc. File _____
- LTD Partnership File _____
- Foreign Corp. File _____
- L.C. File _____
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- Art. of Amend. File _____
- RA Resignation _____
- Dissolution / Withdrawal _____
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- Officer Search _____
- Fictitious Search _____
- Fictitious Owner Search _____
- Vehicle Search _____
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- UCC 1 or 3 File _____
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Requested by: *LW* *2/26*

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FLORIDA DEPARTMENT OF STATE
Division of Corporations

February 27, 2007

CAPITAL CONNECTION / LW

SUBJECT: THE H GROUP, INC.
Ref. Number: W07000009859

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PLEASE OBTAIN THE ORIGINAL
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We have received your document for THE H GROUP, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

Florida law requires the street address of the principal office and, if different the mailing address of the entity. A post office box is not acceptable for the principal office.

Please return the original and one copy of 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 call (850) 245-6047.

Carolyn Lewis
Document Specialist
New Filing Section

Letter Number: 007A00014059

RE-SUBMIT
PLEASE OBTAIN THE ORIGINAL
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ARTICLES OF INCORPORATION
IN COMPLIANCE WITH CHAPTER 617 F. S. (NOT FOR PROFIT)

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TALLAHASSEE, FLORIDA

ARTICLE I NAME

The name of the corporation shall be:

THE BENEVOLENT GROUP, INC.

ARTICLE II PRINCIPLE OFFICE

The principle place of business and mailing address of this corporation shall be:

3603 N.W. 107 Ave.
Jasper, FL 32052

ARTICLE III PURPOSE

The purpose for which this corporation is organized is:

- 3.1. The Corporation, hereinafter referred to as the Benevolent Group Organize to develop infrastructure to bring believing families and communities together from among our multiple nations and tribes to create an established order of unity coalesced into a single body of believers.

The Group Shall promote the utilization of its established order as an expansionist power to implement its infrastructures ideal political and social system based on its members diverse religious disciplines.

- 3.2 The Group, shall research, promote and create an infrastructure to advance the Survival, independence, and destiny of specific population groups and individuals in three interconnected facets of life comprised of the mental, physical, and spiritual.
- 3.3 The Group shall research, promote and create programs to provide religious and Education and training for the people in self discipline, self culture, and self purification. The programs shall include the promotion of Health Education and Disease prevention of specific racial and Ethnic populations. The Group shall further research and promote ethnology, ethnology, eugenics, biomedicine, bioresearch and taxonomy. The Group shall promote the fostering of suitable standards of education and endeavor for the creation and development f private schools and career centers for independent learning to open the intellect of our people to all branches of knowledge, including but not limited to, the study of cultural & scientific survival, secular and sacred law & its socioeconomic impact through the windows of our diverse religious disciplines.
- 3.4 The Group shall study the feasibility or providing the resources for student loans, legal aid, grants and scholarship abroad.

- 3.5 The Group shall research the feasibility and organize or cause to be organized a system under the applicable law of the states for the purpose of encouraging thrift among the people to create the sources of credit needed to provide an opportunity to use and control our resources on a democratic basis, whether religious or otherwise, in order to improve the economic and social condition of the people.
- 3.6 The Group shall research, promote and create operational programs to build strong communities. The programs shall be designed to accomplish its community development objectives and prepare future community development leaders. The Group shall endeavor for the utilization of appropriate public and private resources to assist in preserving specific population groups and individuals, their respective regions and histories. The program shall focus on housing, economic and community development, neighborhood and commercial revitalization to ensure the development and/or redevelopment of urban and rural communities.
- 3.7 The Group shall research, promote and create an infrastructure for the survival and preservation of family units. Group shall endeavor for the creation of family based programs that will facilitate the healthy mental, physical, and emotional wellbeing of child(ren) and their parents regardless of their status or social class. the infrastructures design should be geared towards a stable home life in a familiar surroundings setting to stimulate and nurture family values. All designs shall promote the best interest of the child(ren), the spouse, or a similarly situated person.
- 3.8 The Group. may also provide a forum for the advancement of specific claims by its members. Claimants may at any time agree in writing to conduct and claim or arbitration in accordance with such rules incorporated by reference in the written undertaking, otherwise Chapters 44, 682 and 684 of the Florida Statutes may apply.
- 3.9 Upon dissolution of this organization, assets shall be distributed for one or more purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future tax code, or shall be distributed to the Federal Government, or to a State or Local Government, for a public purpose.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

The manner of election of directors shall be stated in the bylaws.

ARTICLE V INITIAL DIRECTORS/OFFICERS

The name and addresses:

Joyce L. Herring, P. O. Box 623 Jasper, FL 32052, Director/CEO/Treasurer/Secretary

Lawrence Herring, P. O. Box 623 Jasper, FL 32052, Director

Kenya Herring, P. O. Box 623 Jasper, FL 32052, Director

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The **name and Florida street address** of the registered agent is:

Capital Connection, Inc., 417 E. Virginia Street , Tallahassee, FL 32301

ARTICLE VII INITIAL INCORPORATOR

The name and address of the incorporator:

Joyce L. Herring, P. O. Box 623 Jasper, FL 32052

ARTICLE VIII EFFECTIVE DATE

February 28, 2007

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.


Signature/Registered Agent

2/26/07
Date


Signature/Incorporator

2-23-07
Date

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