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PICK-UP WAIT MAIL		
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Certified Copies Certificates of Status		
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# CAPITAL CONNECTION, INC.

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	Art of Inc. File
	LTD Partnership File Conversion
	Foreign Corp. File
	L.C. File
·	Fictitious Name File
	工资 7
	Trade/Service Mark  Merger File  Merger File
•	Art. of Amend. File
	RA Resignation
	Dissolution / Withdrawal RAI 1
	Annual Report / Reinstatement
•	Cert. Copy
	Photo Copy
	Certificate of Good Standing
	Certificate of Status
·	Certificate of Fictitious Name
	Corp Record Search
	Officer Search
	Fictitious Search
	Fictitious Owner Search
Signature	Vehicle Search
	Driving Record
Requested by:	UCC 1 or 3 File
W 5/17 1/:00	UCC 11 Search
Name Date Time	UCC 11 Retrieval
Walk-In Will Pick Up	Courier

# **Certificate of Conversion** For "Other Business Organization" Into Florida Limited Liability Limited Partnership

This Certificate of Conversion and attached Certificate of Limited Partnership are submitted to convert the following "Other Business Entity" into a Florida Limited Liability Limited Partnership in accordance with §620.2104, Florida Statutes. GP0700000659

- 1. The name of the "Other Business Entity" immediately prior to the filing of this Certificate of Conversion is Al-Ce-Co.
- 2. The "Other Business Entity" is a general partnership first organized, formed or incorporated under the laws of Florida on November 1, 1984.
- 3. The name of the Florida Limited Liability Limited Partnership as set forth in the attached Certificate of Limited Partnership is Al-Ce-Co LLLP.
- 4. The conversion was approved as required by Chapter 620, Florida Statutes, and was approved in a manner that complies with the converting organization's governing law.

5. The effective date shall be the date of filing.

Signed this 12 day of April, 2007.

Fees:

Certificate of Conversion:

52.50

Fees for Florida Certificate of Limited Partnership: \$1,000.00

(\$956 Filing Fee and \$35 Filing Fee)

# CERTIFICATE OF LIMITED PARTNERSHIP OF

### AL-CE-CO LLLP

# A Florida Limited Liability Limited Partnership



The undersigned makes the following declaration of information for the purpose of forming Al-Ce-Co LLLP under the Florida Revised Uniform Partnership Act:

- 1. Name. The name of this partnership is Al-Ce-Co LLLP (the "Partnership").
- 2. Intent on Qualifying Partnership as a Limited Liability Limited Partnership. The Partnership elects to be a Limited Liability Limited Partnership.
- 3. Business. The purpose of the Partnership's business is to own, acquire, sell, manage and lease investment property of any type, kind or description, including marketable securities and real estate, and to do all other things necessary, proper, convenient or advisable in connection therewith.
- 4. Principal Place of Business and Location of Records. The location of the principal place of business of the Partnership is 6600 Castaneda Street, Coral Gables, Florida 33146 at which place the records shall be maintained.
- 5. Registered Agent. The name and address of the registered agent for service for the Partnership is Alfredo P. Piccini, 6600 Castaneda Street, Coral Gables, Florida 33146.
- 6. The General Partners. The names and addresses of the General Partners are Alfredo P. Piccini and Celia A. Piccini, 6600 Castaneda Street, Coral Gables, Florida 33146.
- 7. Mailing Address. The mailing address of the Partnership is 6600 Castaneda Street, Coral Gables, Florida 33146.
- 8. <u>Term.</u> The Partnership shall begin at the time of the filing of the certificate of Limited Partnership with the Department of State and shall liquidate and dissolve on the 50th anniversary of the date of the Agreement of Al-Ce-Co LLLP, unless terminated or dissolved earlier or extended by written agreement of all of the Partners.

IN WITNESS WHEREOF, the undersigned has executed this Certificate on the day of April, 2007.

**GENERAL PARTNERS**:

ALFREDO P. PICCINI

Celia Q. Piccini

# **ACCEPTANCE BY REGISTERED AGENT**

Having been named Registered Agent for the above-referenced partnership at the above-designated Registered Office, the undersigned hereby accepts the appointment, and agrees to comply with the provisions of Chapter 620 et seq., Florida Statutes, as amended from time to time, concerning the obligations of registered agents.

Executed this 12 day of April, 2007.

ALFREDO P. PICCINI, Registered Agent

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