CAPITAL CONNECTION, INC.

41% E. Virginia Street, Suite 1 • Tallahassee, Florida 32302 (850) 224-2070 1-800-342-8062 • Fax (850) 222-1222

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ARTICLES OF INCORPORATION

OF

Temple Terrace Youth Basketball, Inc.

The undersigned, for the purpose of forming a not for profit corporation under Chapter 617, Florida Statutes, does hereby adopt the following Articles of Incorporation:

ARTICLE I: NAME

The name of the corporation is Temple Terrace Youth Basketball, Inc.

ARTICLE II: PRINCIPAL OFFICE

The principal place of business and mailing address of the corporation is 6520 Baybrooks Circle, Temple Terrace, FL 33617.

ARTICLE III: PURPOSE

A. This corporation is a not-for-profit corporation organized under Chapter 617, Florida Statutes. It is not organized for the primary gain of any person. The specific purposes of this corporation are to offer youth (boys and girls) participating in basketball the opportunity to develop physically, mentally, and morally. To promote good sportsmanship and good citizenship.

B. To exercise all rights and powers conferred by the laws of the State of Florida upon non profit corporations.

C. Provided, however that the corporation shall not engage in any action which is not permitted to be carried on by nonprofit corporations under the Internal Revenue Code and not part of the net earnings of the Corporation shall inure to the benefit of distributable to its members, directors, or officers; but the Corporation shall be authorized and empowered to pay reasonable compensation to these people for services rendered, and to make payments and distributions infurtherance of its stated purposes.

ARTICLE IV: QUALIFICATION

The qualifications for members and the manner of their admission are stated in the bylaws of the corporation.

ARTICLE V: INITIAL REGISTERED OFFICE AND AGENT

The initial registered office and agent of the corporation is Eugene Ravenel, 6520 Baybrooks Circle, Temple Terrace, FL 33617.

ARTICLE VI: INITIAL BOARD OF DIRECTORS/OFFICERS

The number of persons constituting the Board of Directors of the corporation is seven (7) initially. The manner in which the directors are elected is stated in the corporate bylaws. The name and address of each person who is to serve as a member of the initial Board of Directors is

Eric Barefield, President, 1150 Summit West Blvd., #17F, Temple Terrace, FL 33617
Pat Lauteria, Vice President, 6617 E. Whiteway Dr., Temple Terrace, FL 33617
Terrace Hunt, Secretary, 5675 Del Prado Dr., Tampa, FL 33617
Eugene Ravenel, Treasurer, 6520 Baybrooks Circle, Temple Terrace, FL 33617
Don Dwziaga, 6621 Jennifer Dr., Temple Terrace, FL 33617
Scott Slone, 10907 Victoria Arbor Way, Temple Terrace, FL 33617
Ron Vogler, 9129 Woodridge Run, Tampa, FL 33647

ARTICLE VII: MEMBERS

The Corporation shall have Voting Members who shall be elected (and may be removed) by the Voting members, and who shall have all the rights and privileges of members of the Corporation. The Bylaws may provide for Nonvoting Members of one or more classes, who shall be admitted in such manner and who shall have such rights and privileges as are set for in the Bylaws, but who shall not have the right to vote. The name and address of each initial Voting Member are as follows:

Eric Barefield, 1150 Summit West Blvd., #17F, Temple Terrace, FL 33617
Pat Lauteria, 6617 E. Whiteway Dr., Temple Terrace, FL 33617
Terrace Hunt, 5675 Del Prado Dr., Tampa, FL 33617
Eugen Ravenel, 6520 Baybrooks Circle, Temple Terrace, FL 33617
Don Dwziaga, 6621 Jennifer Dr., Temple Terrace, FL 33617
Scott Slone, 10907 Victoria Arbor Way, Temple Terrace, FL 33617
Ron Vogler, 9129 Woodridge Run, Tampa, FL 33647

ARTICLE VIII: NON-STOCK BASIS

The corporation is organized under a non-stock basis.

ARTICLE IX: DISSOLUTION

In the event of dissolution, the residual assets of the corporation will be turned over to one or more organizations which themselves are exempt as organizations described in sections 501(c) (3) and 170 (c) (2) of the Internal Revenue Code of 1954 or corresponding sections of any prior or future law, or to the Federal, State or local government for exclusive public purpose.

ARTICLE X: INCORPORATOR

The name and address of the incorporator of these Articles of Incorporation is Capital Connection, Inc., 417 E. Virginia St., Suite 1, Tallahassee, FL 32301.

ARTICLE XI: AMENDMENTS

The corporation reserves the right to amend or repeal any provisions of these Articles of Incorporation, or any amendment(s) thereto.

ARTICLE XII: CORPORATE POWERS

The corporate powers of this corporation are as provided in section 617.0302, Florida Statutes.

The undersigned incorporator has executed these Articles of Incorporation this 16th day of March, 2000

"Capital Connection, Inc. by Lauren Strong, Client Representative"



CAPITAL CONNECTION

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REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of section 607.0501, Florida Statuti the mentioned corporation, organized under the laws of the state Florida, submits the following statement in designating registered office/registered agent, in the state of Florida.

1. Yo	The name	of the con	rporation	is:	EMPLE IE	RRACE.
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2. is:	The name	and stree	t address	of the	e registered	agent and off
F	lorida	33617	', Eug	ine .	Ravenel.	TERRACE,

HAVE BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATE. THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGIST! AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO CO! WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

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