

CAPITAL CONNECTION, INC.

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South Florida Backs America, Inc.

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DEPARTMENT OF STATE
DIVISION OF CORPORATIONS
TALLAHASSEE, FLORIDA

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

- Art of Inc. File _____
- LTD Partnership File _____
- Foreign Corp. File _____
- L.C. File _____
- Fictitious Name File _____
- Trade/Service Mark _____
- Merger File _____
- Art. of Amend. File _____
- RA Resignation _____
- Dissolution / Withdrawal _____
- 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 _____
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- Driving Record _____
- UCC 1 or 3 File _____
- UCC 11 Search _____
- UCC 11 Retrieval _____
- Courier _____

J. BRYAN SEP 27 2001

Signature _____

Requested by: *SB* _____ *9/27/01* _____ *10:16* _____
Name Date Time

Walk-In _____ Will Pick Up _____

**ARTICLES OF INCORPORATION
OF
SOUTH FLORIDA BACKS AMERICA, INC.**

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION OF THE UNDERSIGNED, a majority of whom are citizens of the United States, desiring to form a Non-Profit Corporation under and pursuant to the provisions of the Non-Profit Corporation Laws of the State of Florida for the purposes set forth below, hereby subscribed to these Articles of Incorporation.

I.

The name of the corporation is:

SOUTH FLORIDA BACKS AMERICA, INC.

II.

The corporation shall have perpetual duration.

III.

The corporation is organized pursuant to the provisions of the Florida Not for Profit Corporation Act.

IV.

The corporation is organized exclusively to hold charitable activities, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

To do each and every thing necessary, suitable or proper for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated in these Articles,

or which shall at any time appear conducive to or expedient for the protection or benefit of the corporation.

IN FURTHERANCE OF AND NOT IN LIMITATION of the general powers conferred by the laws of the State of Florida and the objects and purposes herein set forth in these Articles, it is expressly provided that to such extent as a nonprofit corporation organized under the Florida Not for Profit Corporation Act may now or in the future lawfully do, the Corporation shall have the power to do, either as principal or agent and either alone or in connection with other corporations, firms or individuals, all and everything necessary, suitable, convenient or proper for, or in connection with, or incident to, the accomplishment of any of the purposes or the attainment of anyone or more of the objects enumerated in these Articles, or designed directly or indirectly to promote the interests of the Corporation or to enhance the value of its properties; and in general to do any and all things and exercise any and all powers, rights, and privileges which a corporation may now or in the future be authorized to do or to exercise under the Florida Nonprofit Code or under any act amending, supplementing or substituting for that Code.

The provisions of this Article IV shall be construed both as purposes and powers and each as an independent purpose and power. The specific purposes and powers enumerated above shall, except when otherwise provided in this Article IV, in no way be limited or restricted by reference to, or inference from, the terms of any provision of this or any other Article or these Articles of Incorporation.

V.

The Directors of the corporation, with the exception of the initial Board of Directors specified below, shall be selected in the manner set forth in the By-laws of the corporation.

VI.

The initial registered office of the corporation shall be **9460 Poinciana Place, Apt. 110, Ft. Lauderdale, Florida 33324**, and the initial registered agent of the corporation at said address is **JORDAN CHILDS**.

VII.

The names and addresses of the persons who are the initial Trustees/Board of Directors of the corporation are as follows:

JORDAN CHILDS
9460 Poinciana Place, #110
Ft. Lauderdale, FL 33324

VIVIAN BEDDIA
1705 Whitehall Drive, #303
Ft. Lauderdale, FL 33324

LEON BRAND
1701 Whitehall Drive, #305
Ft. Lauderdale, FL 33324

VIII.

The corporation shall have members. Members shall meet such qualifications as are set forth in the Bylaws. Membership in the corporation shall not confer any rights or benefits upon a Member, nor impose any duties upon a member. Members shall not have the right to vote.

IX.

The names and addresses of the incorporators are:

JORDAN CHILDS
9460 Poinciana Place, #110
Ft. Lauderdale, FL 33324

VIVIAN BEDDIA
1705 Whitehall Drive, #303
Ft. Lauderdale, FL 33324

LEON BRAND
1701 Whitehall Drive, #305
Ft. Lauderdale, FL 33324

X.

The principal office of this corporation shall be located at **9460 Poinciana Place, #110, Ft. Lauderdale, County of Broward, Florida.**

XI.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Four hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

XII.

By unanimous vote of the Directors, this Charter may be surrendered and the corporation dissolved. In the event of dissolution, whether voluntary or involuntary, the residual assets of the organization 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 1986, or corresponding sections of any prior or future law, or to the Federal, State or local government for exclusive public purpose, and in no event shall any benefit accrue by reason of any such dissolution to any of the incorporators, officers or directors of the corporation.

XIII.

Having been made initial Registered Agent to accept service of process of the corporation at the initial registered office designated in these Articles of Incorporation, I hereby accept such status and consent to act in this capacity and agree to comply with all the requirements of the law pertaining thereto.

Jordan Childs

JORDAN CHILDS

IN WITNESS WHEREOF, the undersigned incorporators have executed these Articles of Incorporation on this 26 day of Sept., 2001.

Jordan Childs

JORDAN CHILDS

Vivian Beddia

VIVIAN BEDDIA

Leon Brand

LEON BRAND

STATE OF FLORIDA
COUNTY OF BROWARD

ON THIS DAY, personally appeared before me, **JORDAN CHILDS, VIVIAN BEDDIA, and LEON BRAND**, to me well known and known to me to be the person described in the foregoing instrument or who have produced _____ as identification and who did take an oath and acknowledged to and before me that the same was executed freely and voluntarily for the purposes therein expressed.

WITNESS my hand and official seal in the County and State last aforesaid this 26 day of Sept., 2001.

Susan El Sheikh

NOTARY PUBLIC
Print Name: *SUSAN EL SHEIKH*

My Commission Expires:
SUSAN EL SHEIKH
Notary Public, State of Florida
My comm. exp. Dec. 13, 2004
Comm. No. CC 983729

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TALLAHASSEE, FLORIDA