103000005325

(Re	equestor's Name))
(Ad	ldress)	
(Address)		
(Cit	ty/State/Zip/Phon	e #)
	_	
PICK-UP	TIAW	MAIL
(Bu	siness Entity Na	me)
(Do	cument Number)	1
Certified Copies	Certificates	s of Status
Superior line house his and a		
Special Instructions to I	Filing Officer:	
		1
		-
		{

Office Use Only



900020924029

185/19/03- 01044- 010 **122.50

03 JUN 19 PH 12: 14
SECRETARY OF STATE
FALLAHASSEE, FLORIDA

CEVIEDISA OS JUN 19 FILS: L.L. MINITARIA SER MANIMA AULAGIA SER MANIMA

ne 6/20

CAPITAL CONNECTION, INC.

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

hristopher Family Services	
	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
Signature	Fictitious Owner Search
Signature	Vehicle Search
^	Driving Record
Requested by:	UCC 1 or 3 File
$-\omega$ $\sqrt{19}$	UCC 11 Search
Name Date Time	UCC 11 Retrieval
Walk-In Will Pick Up	Courier

THE PROPERTY OF THE PROPERTY O

ARTICLES OF INCORPORATION

03 JUN 19 PH 12: 14

OF

SECRETARY OF STATE TALLAHASSEE, FLORIDA

CHRISTOPHER FAMILY SERVICES, INC.

I, the undersigned, hereby make, subscribe, acknowledge and file with the Secretary of State of the State of Florida these Articles of Incorporation for the purpose of forming a corporation not for profit in accordance with the laws of the State of Florida.

ARTICLEI

Name and Address

The name of this corporation shall be:

CHRISTOPHER FAMILY SERVICES, INC.

The address of this corporation shall be 204 - 37th Avenue North, #326, St. Petersburg, Florida 33704, or such other address within the State of Florida as the Board of Directors may from time to time designate.

ARTICLE II

Purposes

A. The general nature, objects and purposes for which this corporation is exclusively organized and operated are for charitable, religious, scientific, and educational purposes, 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. This corporation shall receive and maintain funds of real and/or personal property and, subject to the restrictions and limitations hereinabove and hereinafter set forth, shall use the whole or any part of the income therefrom and the principal thereof exclusively for its charitable, religious, scientific or educational purposes.

• B. No part of the net earnings of the corporation shall inure to the benefit of or be distributable to any member, director or officer of the corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes), and no member, director or officer of the corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation. 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 publication or distribution of statements) any political campaign on behalf of any candidate for public office.

. . .

- C. Notwithstanding any other provisions of these Articles of Incorporation, the corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt under Section 501 (c) (3) of the Internal Revenue Code or the regulations issued thereunder, or by an organization, contributions to which are deductible under Section 170 (c) (2) of such Code and regulations issued thereunder.
- D. In the event of dissolution or final liquidation of the corporation, 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 Internal Revenue Code, or to the Federal, state, or local government for exclusive public purpose.

ARTICLE III

Powers

This corporation shall have and exercise all powers provided by the laws of the State of Florida pertaining to corporations not for profit, including, but not limited to, Chapter 617 of the Florida

Statutes and future amendments thereto, or succeeding statutes pertaining to corporations not for profit in the State of Florida, necessary or convenient to effect any and all of the charitable, scientific and educational purposes for which the corporation is organized; subject, however, to the following:

- A. This corporation shall be operated exclusively for, and shall only have the power to perform, activities exclusively within the meaning, requirements and effect of Section 501 (c)

 (3) of the Internal Revenue Code of 1986, as amended heretofore or hereafter.
- B. This corporation shall not engage in any act of self-dealing as defined in Section 4941 (d) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent Federal tax laws.
- C. This corporation shall distribute its income for each taxable year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent Federal tax laws.
- D. This corporation shall not retain any excess business holdings as defined in Section 4943 (c) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent Federal tax laws.
- E. This corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent Federal tax laws.
- F. This corporation shall not make any taxable expenditures as defined in Section 4945 (d) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent Federal tax laws.
- G. This corporation shall not engage in any prohibited transaction as defined in Section 503 (b) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent Federal tax laws.

ARTICLE IV

Members

The members of this corporation shall consist of those persons who join as subscribers to these Articles of Incorporation and such other persons over eighteen (18) years of age, or entities, as may from time to time be elected and admitted to membership by majority vote of the Board of Directors of the corporation in accordance with the provisions of the bylaws of the corporation.

ARTICLE V

Term of Existence

The term for which this corporation is to exist shall be perpetual.

ARTICLE VI

Subscribers

The name and address of the subscriber to these Articles of Incorporation is as follows:

Name

Address

William J. Scanlan

4401 - 14th Street Northeast St. Petersburg, Florida 33703

ARTICLE VII

Officers and Directors

The affairs of this corporation shall be managed by a Board of Directors who shall be elected annually by majority vote of the members of the corporation, at a duly called meeting, as provided in the bylaws and by officers who shall be elected annually by majority vote of the Board of Directors and who shall be members of the corporation. The officers thus to be elected shall be a president, a vice president, a secretary and a treasurer and such other officers as may be provided for in the bylaws of the corporation. Multiple offices may be held by the same person. The duties of the respective officers and the manner of filling vacancies in the offices of the corporation shall be provided in the bylaws.

The number of directors and the manner of filling vacancies on the Board of Director shall be provided in the bylaws of the corporation. The number shall not be less than three (3), but may be any number in excess thereof. A quorum for the transaction of business shall be a majority of the directors qualified and active, and the act of a majority of the directors present at a meeting at which a quorum is present shall be the act of the directors. Meetings of the directors may be held within or without the State of Florida.

Directors and officers of this corporation may be removed, with or without cause, by the members at a meeting duly called in the manner set out in the bylaws.

ARTICLE VIII

Directors

The name and address of the members of the initial Board of Directors who, subject to these Articles, the bylaws of this corporation and the laws of the State of Florida, shall hold office for the first year of the existence of this corporation or until an election is held by the members for the election of permanent directors or until their successors have been duly elected and qualified are:

Name	Address
John T. Cunniff	1036 Northshore Drive Northeast Apt. No. 1 St. Petersburg, Florida 33701
Edward S. Czyzewski	5160 Horseshoe Place Northeast St. Petersburg, Florida 33703
Roger F. Dandro	4728 - 20th Avenue North St. Petersburg, Florida 33713
Edward P. Eccles	4200 - 27th Avenue North St. Petersburg, Florida 33713
Richard W. Haight	5320 Denver Street Northeast St. Petersburg, Florida 33703
Gerald Malek	6094 - 138th Avenue North Clearwater, Florida 33760

Frank Novak	1760 - 78th Avenue North St. Petersburg, Florida 33702
William J. Scanlan	4401 14th Street Northeast St. Petersburg, Florida 33703
E. M. Van Volkenburg	5020 Brittany Drive South St. Petersburg, Florida 33715

ARTICLE IX

Officers

The name and address of the officers of this corporation who, subject to these Articles, the bylaws of this corporation and the laws of the State of Florida, shall hold office for the first year of the existence of this corporation or until an election is held by the directors of this corporation for the election of permanent officers or until their successors have been duly elected and qualified are:

Name	Office	Address
William J. Scanlan	President	4401 14th Street Northeast St. Petersburg, Florida 33703
Edward S. Czyzewski	Vice President	5160 Horseshoe Place Northeast St. Petersburg, Florida 33703
Richard W. Haight	Secretary	5320 Denver Street Northeast St. Petersburg, Florida 33703
Gerald Malek	Treasurer	6094 - 138th Avenue North Clearwater, Florida 33760

ARTICLE X

Registered Office and Registered Agent

The name of the corporation's initial registered agent at the following address is GERALD MALEK, and the street address of the corporation's initial registered office is 6094 - 138th Avenue North, Clearwater, Florida 33760. The corporation shall keep the Department of State of the State of

Florida informed of the current city, town, or village and street address of said registered office together with the name of the registered agent.

ARTICLE XI

Bylaws

The bylaws of this corporation may be made, altered or rescinded from time to time in whole or in part by a majority vote of the directors of this corporation present at any meeting of the Board of Directors duly called and convened; provided, however, that a quorum is present at the meeting of the Board of Directors and notice of the proposed action with respect to the bylaws shall have been waived by a majority of the members of the Board of Directors or mailed by the secretary of this corporation to all of the members of the Board of Directors at least three (3) days before the meeting.

ARTICLE XII

Amendment of Articles of Incorporation

The corporation reserves the right to amend, alter, add, change or repeal any provision contained in these Articles of Incorporation in the manner now or hereafter prescribed by statute, and all rights conferred upon the directors and members herein are subject to this reservation. All actions, including, but not limited to, Amendment of Articles of Incorporation, required to be taken at any meeting may be taken by written consents as provided in Fiorida Statutes, as now amended, or as same may be amended in the future.

IN WITNESS WHEREOF, these Articles of Incorporation have been executed for the uses and purposes therein expressed this __{O___} day of June, 2003.

William J. Scanlan

STATE OF FLORIDA

COUNTY OF PINELLAS

WITNESS my hand and official seal the date aforesaid.



CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Section 48.091, Florida Statutes, the following is submitted:

CHRISTOPHER FAMILY SERVICES, INC., desiring to organize or qualify under the laws of the State of Florida, with its principal place of business at St. Petersburg, Pinellas County, Florida, has named GERALD MALEK, located at 6094 - 138th Avenue North, Clearwater, Pinellas County, Florida, as its agent to accept service of process within Florida.

Title: President

Date: June 10, 2003

Having been named to accept service of process for the above-stated corporation, at the place designated in this certificate, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

Date: June _____, 2003

JLG/C577/Art-Incorp