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CAPITAL CONNECTION, INC.	2 m .
•.417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32301	
(850) 224-8870 • 1-800-342-8062 • Fax (850) 222-1222	
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	Dissolution / Withdrawal
	Annual Report / Reinstatement
	Cert. Copy
	Photo Copy
	Certificate of Good Standing
	Certificate of Status
	Certificate of Fictitious Name
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FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

September 2, 2004

CAPITAL CONNECTION INC

RESUBNIT NEDATE OBTAIN THE ORIGINAL

SUBJECT: TAX ASSOCIATION OF BREVARD Ref. Number: W04000033366

We have received your document for TAX ASSOCIATION OF BREVARD. However, the document has not been filed and is being returned for the following:

The name of the corporation must contain a corporate suffix. This suffix may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

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) 245-6934.

Loria Poole Document Specialist New Filings Section

Letter Number: 904A00053352

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RE-SUBMIT PLEASE OBTAIN THE ORIGINAL



Article 3. The purpose of the corporation is as follows:

A. This corporation is a not-for-profit corporation organized under Chapter 617, Florida Statutes. It is not organized for the private gain of any person. The specific purposes of this corporation are:

B. To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit 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 no part of the net earnings of the Corporation shall inure to the benefit of or be 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 in furtherance of its stated purposes.

<u>Article 4. Members.</u> 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 forth in the Bylaws, but who shall not have the right to vote. The name and addresses of each initial Voting Member is as follows:

Name	Address
Frank Smeragulio	1970 Monticello Avenue. Merritt Island. Florida 32952
William Turner	2245 Beechwood Ct., Titusville, Florida
Patricia Barnette	620 Lake Erie Place. Cocoa. Florida 32926
James Graw	213 Pierce Avenue Apartment C, Cape Canaveral, Florida 32920
Marilyn Graw	213 Pierce Avenue Apartment C, Cape Canaveral, Florida 32920
Ertan Celebi	1585 N. Courtenay Parkway, Merritt Island, Florida 32953

Article 5. Initial Registered Agent and Office. The initial registered agent is James Graw and the initial registered office 213 Pierce Avenue Apartment C. Cape Canaveral, 32920, Florida.

Article 6. Initial Board of Directors. The initial Board of Directors shall have six (6) members whose names and addresses are:

Name	Address
Frank Smeragulio	1970 Monticello Avenue, Merritt Island, Florida 32952
William Turner	2245 Beechwood Ct., Titusville, Florida
Patricia Barnette	620 Lake Erie Place. Cocoa. Florida 32926
James Graw	213 Pierce Avenue Apartment C, Cape Canaveral, Florida 32920
Marilyn Graw	213 Pierce Avenue Apartment C, Cape Canaveral, Florida 32920
Ertan Celebi	1585 N. Courtenay Parkway, Merritt Island, Florida 32953

The Bylaws shall provide the method of election of all Directors, and the number of Directors may be raised or lowered by amendment of the bylaws but shall in no case can be less than three.

Article 7. Officers. The officers of the Corporation shall consist of a President, Secretary, and Treasurer. Other officers may be provided for in the Bylaws. Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the Bylaws. The name and address of each initial Officer of the Corporation is as follows:

Title	Name	Address.
President Secretary Treasurer	Marilyn Graw	213 Pierce Avenue, Apartment C. Cape Canaveral, Florida 32920 213 Pierce Avenue, Apartment C. Cape Canaveral, Florida 32920 620 Lake Erie Place, Cocoa, Florida 32926

Article 8. Incorporators, The names and addresses of the incorporators of this corporation are:

<u>Name</u>

Address

James Graw 213 Pierce Avenue, Apartment C, Cape Canaveral, Florida 32920

Article 9. Nonstock Basis. The Corporation is organized (and shall be operated) on a nonstick basis within the meaning of the Florida Not For Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates if so provided in the bylaws.

Article 10. Corporate Address. The street address of the Corporation's initial principle office is 6550 N. Atlantic Avenue. Cape Canaveral, Florida 32920.

IN WITNESS WHEREOF, the undersigned have signed these Articles of Incorporation on this 2l day of AVGUST, 2004.

Km

Acknowledged before me on <u>August 21, 2004</u>, by <u>Frank Sneagulia</u>, who so is personally known to me, and who executed the foregoing Articles of Incorporation and acknowledged to and before me the hopexecuted said instrument for the purposes therein expressed. William Turner, Patricia Barriette, James Graw, Marilyn Graw +

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DIANA E. HENDREN MY COMMISSION # DD 114073 EXPIRES: May 2, 2005 Bonded Thru Budget Notary Services

NOTARY PUBLIC OF FLORIDA Name: Dious E. HENdren

Commission No.: DD11407 My Commission Expires: 5-2-04

I accept designation as registered agent:

raw

