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A RAMSEY, JUL 25 2022

CAPITAL CONNECTION, INC.

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

LOCAL SMALL BUSINESS ALLIANCE	
OF FLORIDA INC	
OT LONDA INC	
	Art of Inc. File
	LTD Partnership File
ļ	Foreign Corp. File
	L.C. File
	Fictitious Name File
ļ	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
0.8	Vehicle Search
	Driving Record
Requested by: SETH 07/22/22	UCC 1 or 3 File
Name Date Time	UCC 11 Search
	UCC 11 Retrieval
Walk-In Will Pick Up	Courier

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AMENDED AND RESTATED ARTICLES OF INCORPORATION AND FOR LOCAL SMALL BUSINESS ALLIANCE OF FLORIDA INC.

ARTICLE I

The name of the corporation is the Local Small Business Alliance of Florida Inc. (hereinafter called the "Corporation").

ARTICLE II

The period of duration of the Corporation is perpetual.

ARTICLE III

The Corporation is organized for the purpose of promoting such common interests of its Members as may qualify it as exempt from Federal income tax under Section 501(e)(6) of the Internal Revenue Code of 1986 (or the corresponding provision of any subsequent Federal tax laws); and within such limits to create a trade association of Business Owners of electronic game rooms in order to advance the interests of the Member's businesses and electronic game rooms in general and to benefit through charitable works the local communities which they serve

ARTICLE IV

The Corporation shall have one class of Members (individuals and organizations) who shall have such rights (including voting rights), powers, and obligations as are set forth in the Bylaws.

ARTICLE V

The affairs of the Corporation shall be managed by a Board of Directors. The number of Directors (not less than three) and the manner of choosing Directors shall be set forth in the Bylaws.

ARTICLE VI

Except as otherwise provided by law or these Articles, the internal affairs of the Corporation shall be regulated and determined as provided in the Byławs.

ARTICLE VII

A. Board of Directors: The powers of this corporation shall be exercised, its assets controlled, and its affairs conducted by a Board of Directors of not less than three (3) directors. The number of directors

provided for in these Amended and Restated Articles of Incorporation may be changed by a By-Law adopted by the members entitled to vote.

President – Aineel Valiyani 12771 MEADOW PINE LN. FT MYERS, FL 33913 Treasurer – Ana Sierra 9261 E BAY HARBOR DR 702 BAY HARBOR ISLANDS, FL 33154

Secretary – Amy Bennett 125 UNDERWOOD DR. PALATKA, FL 32177

- B. Election of Directors: The method of electing directors shall be as set forth in the By-laws.
- C. Elective Officers: The officers of the corporation shall be a President, a Treasurer, and a Secretary. Other offices and officers may be established or appointed by the Board of Directors of this corporation at any regular annual meeting, or any special meetings of Board of Directors called for such purpose. The qualifications, the time and manner of electing or appointing, the duties of, the terms of office and the manner of removing officers shall be set forth in the By-Laws. The initial officers are as follows:

President – Aincel Valiyani 12771 MEADOW PINE LN. FT MYERS, FL 33913

Treasurer - Ana Sierra 9261 E BAY HARBOR DR 702 BAY HARBOR ISLANDS, FL 33154

Secretary - Amy Bennett 125 UNDERWOOD DR. PALATKA, FL 32177

ARTICLE VIII

At all times and under all circumstances, and notwithstanding merger, consolidation, reorganization, termination, dissolution, or winding up of the Corporation, voluntary or involuntary or by the operation of law, or upon amendment of the Amended and Restated Articles of the Corporation:

- 1. The Corporation shall not engage in any activity that is unlawful under the laws of the United States, the District of Columbia, or any jurisdiction where such activities are carried on.
- 2. The Corporation shall not have or exercise any power or authority either expressly, by interpretation, or by operation of law, nor shall it directly or indirectly engage in any activity, that would prevent it from qualifying (and continuing to qualify) as a corporation described in Section 501(c)(6) of the Code (or the corresponding provision of any subsequent Federal tax laws).
- 3. No part of the assets or net earnings of the Corporation shall inure to the benefit of or be distributable to its Incorporators. Directors, Officers, or other persons having a personal or private interest in the Corporation, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services actually randered and to make reimburgement in reasonable amounts for

- 4. The Corporation shall not carry on propaganda or otherwise attempt to influence legislation to an extent that would disqualify it for tax exemption under Section 501(c) (6).
- 5. Neither the whole, nor any part or portion, of the assets or net earnings of the Corporation shall be used, nor shall the Corporation ever be operated, for objects or purposes other than those set forth in ARTICLE III hereof.
- 6. Upon dissolution of the Corporation, all of its assets and property of every nature and description remaining after the payment of all liabilities and obligations of the Corporation (but not including assets held by the Corporation upon condition requiring return, transfer, or conveyance, which condition occurs by reason of the dissolution) shall be paid over and transferred to one or more organizations which engage in activities substantially similar to those of the corporation and which are then qualified for exemption from Federal income taxes as organizations described in Sections 501(c)(3) or (c)(6) of the Internal Revenue Code of 1986 (or corresponding provisions of any subsequent Federal tax laws)

ARTICLE IX

The private property of the Officers and Directors of the Corporation shall not be subject to payment of corporate debts to any extent whatever.

ARTICLE X

The address, including street and number, of the Corporation's registered office is 4055 Tamiami TRL Unit 1 Port Charlotte, FL 33952.

ARTICLE XI

The name and address in the State of Florida of this Corporation's initial Agent for service of process is K.B. Mathis, P.A. of 3577 Cardinal Point Drive, Jacksonville Fl. 32257

ARTICLE XII

The number of Directors constituting the initial Board of Directors is three (3).

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The date of each amendment(s) adoption: date this document was signed.	June 28, 2022	, if other than the
Effective date if applicable:	more than 90 days after amendment file date)	
<u>Note:</u> If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.		
Adoption of Amendment(s)	CHECK ONE)	
The amendment(s) was/were adopted by	the members and the number of votes cast for the amendment(s)	

was/were sufficient for approval,

here are no members or members entitled to vote on the amendment(s). The amendment(s) was/were dopted by the board of directors.
Dated July 8, 2022
(By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
Amy Bennett
(Typed or printed name of person signing)
Director and Secretary
(Title of person signing)