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CAPITALCONNECTION, INC. 417 E. Virginia St., Suite I, Tallaluassee, FL 32301, (904)224-8870	RE: Elinor Tarker & conduct
Malling Addressi Post Office Box 10349, Tallahassee, FL 32302 TOLL FREB No. 1-800-342-8062 FAX (904) 222-1222	Inc. 96 HAR 25 PH 2:53
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K-IN Pick Up	Please remit invoice number with payment TERMS: NET to DAYS FROM INVOICE DATE THANK YOU 1 1/2% per month on Past Due Amounts from Past 30 Days, 18% per Annum. Your Capital Connection



RECEIVED 96 MAR 25 PH 1:17

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FLORIDA DEPARTMENT OF STATESION OF CURFURATION

March 25, 1996

CAPITAL CONNECTION, INC. P O BOX 10349 TALLAHASSEE, FL 32302

SUBJECT: ELINOR PARKER GROUPWORK, INC. Ref. Number: W9600006310

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We have received your document for ELINOR PARKER GROUPWORK, INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation. A statement making reference to the bylaws is acceptable.

Please return 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 (904) 487-6915

Pamela Hall **Document Specialist**

Letter Number: 396A00013450

Correiden i Parn Thark-you,

Division of Corporations - P.O. BOX 6327 -Tallahassee, Florida 32314

ARTICLES OF INCORPORATION OF ELINOR PARKER GROUPWORK, INC. (A Florida Corporation Not For Profit) FILED 96 HAR 25 PH 2:53 SECRETARY OF STATE TALLAHASSEE, FLORIDA

The undersigned, acting as incorporator of a Corporation pursuant to Chapter 617, Florida Statutes, adopts the following Articles of Incorporation of such corporation:

ARTICLE I

The name of the Corporation shall be: ELINOR PARKER GROUPWORK, INC. The principal place of business of this corporation shall be 1508 San Ignacio, Suite 100, Coral Gables, Florida 33146.

ARTICLE II

The duration of the Corporation is perpetual.

ARTICLE III

The purpose for which the corporation is organized is:

A. Psychotherapy for women in life transition provided at rates based on the financial ability of the individual patient.

B. To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit corporations, including without limiting the generality of the foregoing, to acquire by bequest, devise, gift, purchase, lease or otherwise any property of any sort or nature without limitation as to its amount or value, and to hold, invest, reinvest, manage,

Elinor Parker Groupwork, Inc.

use, apply, employ, sell, expend, disburse, lease, mortgage, convey, option, donate or otherwise dispose of such property and the income, principal and proceeds of such property, for any of the purposes set forth herein.

C. To do such other things as are incidental to the purposes of the Corporation or necessary or desirable in order to accomplish them.

ARTICLE IV

The qualification for members and the manner of their admission is to be provided for in the bylaws. The manner of election of directors shall be as stated in the bylaws.

ARTICLE V

The number constituting the initial Board of Directors of the corporation is three (3), and the names and addresses of the persons who are to serve initially are:

Elinor Parker	8862 S.W. 62 Terrace Miami, FL 33173
Lisa Parker	301 Larson Avenue Brandon, FL 33510
Diane Frank	7617 Saratoga Lane Parkland, FL 33067

ARTICLE VI

The Officers of the Corporation shall consist of a President, Secretary and Treasurer

Elinor Parker Groupwork, Inc.

and such other Officers and Assistant Officers as may be provided in the Bylaws. Each Officer shall be elected by the Board of Directors (and may be removed by the Board or 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 are as follows:

Elinor Parker, President	8862 S.W. 62 Terrace Miami, FL 33173
Lisn Parker, Treasurer	301 Larson Avenue Brandon, FL 33510
Diane Frank, Secretary	7617 Saratoga Lane Parkland, FL 33067

ARTICLE VII

This corporation is organized under a non-stock basis.

ARTICLE VIII

In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in Section 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, of Local Government of exclusive public purposes. Ellnor Parker Groupwork, Inc.

ARTICLE IX

The name and address of the incorporator is as follows:

Elinor Parker

8862 S.W. 62 Terrace Miami, FL 33173

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articler

of Incorporation this <u>22</u> day of <u>MAKCH</u>, 1996.

Signature of Incorporator:

Print Name Here: Elinor Parker

STATE OF FLORIDA COUNTY OF DADE

THE FOREGOING instrument was acknowledged and sworn to me before this 22

day of March , 1996, by ELINOR PARKER, identified by "preonally Known".

Notary Stamp:

Trac NOTAR PUBLIC, STATE OF FLORIDA



CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of section 617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida,, submits the following

Elinor Parker Groupwork, Inc.

96 HAR 25 PH 2:53

statement in designating the registered office/registered agent, in the active as a state with the state office/registered agent, in the active as a state of the state of the

- 1. The name of the corporation is: ELINOR PARKER GROUPWORK, INC.
- 2. The name and address of the registered agent and office is:

Wayne H. Rassner, Esquire BRITAN & KRAMER, P.A. 7700 N. Kendall Drive, Suite 803 Miami, Florida 33156

Signature

Elinor Parker

Title: President, Incorporator, Director

Date : 3.22-96

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

Signature-YNE-H. RASSNER, ESQ.

Date : 3-22-96