CAPITAL CONNECTION, INC. 04087

417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32302 (850) 224-8870 • 1-800-342-8062 • Fax (850) 222-1222

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	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 Fictitious Name Corp Record Search Officer Search Officer Search Fictitious Search
Signature	Fictitious Owner Search Vehicle Search Driving Record
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CHECKETARY OF CLAIR
TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION OF HALFWAY BACK, INC., (a corporation not for profit)

We, the undersigned, with other persons being desirous of forming a corporation for charitable and philanthropic purposes, under the provisions of Chapter 617 of the Florida statutes, do agree to the following:

ARTICLE I. NAME

The name of the Corporation is: HALFWAY BACK, INC.

ARTICLE II. DURATION

The Corporation shall have a perpetual existence.

ARTICLE III. PURPOSES

The purpose of this 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 to provide transitional housing, counseling and services for those individuals who need a safe, drug and alcoholfree environment post incarceration and/or post substance abuse treatment; and to assist those individuals in integrating themselves back into society.

- B. To exercise all rights and statements 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.

ARTICLE IV. SUBSCRIBERS

The names and residence of the subscribers to these Articles of Incorporation are:

Timothy K. Parsons 702-114 SW 16th Avenue Gainesville, FL 32601

Roberta Rhea 2935 NW 23rd Drive Gainesville, FL 32605

Eric Amundson

2935 NW 23RD Drive
Gainesville, FL 32605

ARTICLE V. MEMBERSHIP

The Corporation shall have Members. The Members of the Corporation shall be divided into two(2) classes and shall consist of the following:

- a) VOTING MEMBERS. The individuals constituting the Board of Directors hereinafter provided, and their successors in office, shall be the Voting Members of the Corporation. As such, those Voting Members shall be the only persons entitled in the affairs of the Corporation.
- b) The Bylaws may provide for Non-Voting 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 address of each initial Voting Member is as follows:

None

ARTICLE VI. INITIAL REGISTERED OFFICE AND AGENT

The initial registered office of this Corporation shall be 2935 NW 23rd Drive, Gainesville, FL 32605, and the initial registered agent of this Corporation at such office shall be ROBERTA RHEA, who upon accepting this designation agrees to comply with the provisions of Section 48.091, Florida Statutes.

ARTICLE VII. INITIAL BOARD OF DIRECTORS

Section 1. The business affairs of this Corporation shall be managed by the Board of Directors. The initial Board of Directors shall consist of Three (3) members. 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 by-laws but shall in no case be less than three.

Section 2. The name and address of the directors constituting the initial Board of Directors (who shall serve as directors until the first meeting of the Board of Directors) are:

Name Address

TIMOTHY K. PARSONS 702-114 SW 16th Avenue

Gainesville, FL 32601

ROBERTA RHEA 2935 NW 23rd Drive

Gainesville, FL 32605

ERIC AMUNDSON 2935 NW 23RD Drive

Gainesville, FL 32605

ARTICLE VIII. 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:

President	Timothy K. Parsons	702-114 SW 16 th Avenue		
		Gainesville, FL 32601		
Secretary	Eric Amundson	2935 NW 23rd Drive		
		Gainesville, FL 32605		
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Treasurer	Roberta Rhea	2935 NW 23rd Drive		
		Gainesville, FL 32605		

ARTICLE IX. NON-STOCK BASIS

This Corporation is organized (and shall be operated) on a non-stock 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 have membership certificates if so provided in the bylaws.

ARTICLE X. - CORPORATE ADDRESS

The street address of the Corporation's initial principal office and its mailing address is 2935 NW 23rd Drive, Gainesville, FL 32605.

ARTICLE XI, BY-LAWS

Section 1. The Board of Directors of this corporation may provide such by-laws for the conduct of its business and the carrying out of its purposes as they may deem necessary from time to time.

Section 2. Upon proper notice the by-laws may be amended, altered, or rescinded by a two-thirds vote of those members of the Board of Directors present at any regular meeting or any special meeting called for that purpose.

ARTICLE XII AMENDMENTS

These Articles of Incorporation may be amended at a special meeting of the Board of Directors called for that purpose, by a two-third vote of those present.

ARTICLE XIII NON-PROFIT STATUS

Section 1. No part of the net earnings of the corporation shall inure to the benefit of any individual or Director.

Section 2. This corporation is not organized for a pecuniary profit; it shall not have any power to issue certificates of stock or to declare dividends, and no part of its net earnings shall inure to the benefit of any individual or Director. The balance, if any, of all money received by the corporation from its operations, after the payment in full of all debts and obligations of the corporation, of whatever kind or nature, shall be used and distributed exclusively back into the corporation for use toward its stated purposes.

Section 3. Notwithstanding any other provisions of these articles, this corporation shall not carry on any other activities not permitted to be carried on by (a) a corporation exempt from Federal Income Tax under 501(c)(3) of the Internal Revenue Code of 1954 or the corresponding provisions of any future United Stares Internal Revenue Law or (b) a corporation contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1954 or any other corresponding provision of any present or future United States Internal Revenue Law.

ARTICLE XIII. INDEMNIFICATION

Every Director and every Officer of the Corporation shall be indemnified by the Corporation against all expenses and liabilities, including fees for counsel, reasonably incurred by or imposed upon him in connection with any proceeding or any settlement of any proceeding to which he may be a party or in which he may become involved by reason of his being or having been a Director or Officer of the Corporation, whether or nor he is a Director or Officer of the Corporation, whether or not he is a Director or Officer at the time such expenses are incurred. The foregoing right of indemnification shall be in addition to, and not exclusive of, all other rights to which such Director or Officer may be entitled.

ARTICLE_XIV. DISSOLUTION

In the event of dissolution, the residual assets of the organization will be turned over to one or more organization which themselves are exempt as organizations qualified under Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code or corresponding sections of any prior or future Internal Revenue Code, or to the United States Federal, State or local government for exclusive public purpose.

IN WITNESS WHEREOF,	the undersigned have signed these Articles	
of Incorporation on this	day of July, 1999.	
	Ehn A	· <u>**</u> *

STATE OF FLORIDA COUNTY OF ALACHUA

The foregoing Articles of Incorporation of HALFWAY BACK, INC. were acknowledged before me this __/_ day of July, 1999, by ERIC AMUNDSON, personally known to me, and who did/did not take an oath.

NOTARY PUBLIC, State of Florida

ERIC AMUNDSON, Incorporator

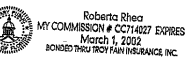
Roberta Rhea
MY COMMISSION # CC714027 EXPIRES
March 1, 2002
BONDED THRU TROY FAIN INSURANCE, INC.

TIMOTHY K. PARSONS, Incorporator

STATE OF FLORIDA COUNTY OF ALACHUA

The foregoing Articles of Incorporation of HALFWAY BACK, INC. were acknowledged before me this _/_ day of July, 1999 by TIMOTHY K. PARSONS, personally known to me and who did/did not take an oath.

NOTARY PUBLIC, State of Florida



ROBERTA RHEA, Incorporator

STATE OF FLORIDA COUNTY OF ALACHUA

The foregoing Articles of Incorporation of HALFWAY BACK, INC. were acknowledged before me this /5/ day of July, 1999 by ROBERTA RHEA, personally known to me or has produced ///A as identification and who did/did not take an oath.



Sudy Namaard NOTARY PUBLIC, State of Florida

ACCEPTANCE OF REGISTERED AGENT

Having been named to accept service of process for HALFWAY BACK, INC. at the place designated in the Articles of Incorporation, ROBERTA RHEA agrees to act in this capacity, and agrees to comply with the provisions of Section 48.091, Florida Statutes:

Date: July _/__, 1999

ROBERTA RHEA

SEE, FLORIDA

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