· · · ·		
، \$ن		
CAPITAL CO	DNNECTION, INC. nite 1 • Tallahassee, Florida 32302	
(850) 224-8870 • 1-80	0-342-8062 • Fax (850) 222-1222	
0.0	rasota long	
V CX CA	rasota uno	
0		900003085789-1 - $01/03/0001065005$
		*****78.75 *****78.75
		Art of Inc. File
		LTD Partnership File
		Foreign Corp. File
		L.C. File 8
		Fictitious Name File
		Trade/Service Mark
		Merger File ω
		Art. of Amend. File
		RA Resignation
		Dissolution / Withdrawal
		Annual Report / Reinstatement
		Corp Record Search
		Officer Search Fictitious Search
		Fictitious Owner Search
Signature		Vehicle Search
-		Driving Record
		UCC 1 or 3 File
Requested by:	12/00 91SU	UCC 11 Search
Name	Date Time	UCC 11 Retrieval
	Wall Dick The	Courier T. SMFE: JAN 0 3 2000
Walk-In	Will Pick Up	

ARTICLES OF INCORPORATION OF CDC OF SARASOTA, INC.

The undersigned incorporator, for the purpose of forming a Corporation for profit under the Florida Business Corporation Act, hereby adopts the following Articles of Incorporation:

. ____ ---

P

ፊ

:H W

-- -

<u>ARTICLE I - NAME</u> The name of this Corporation is: CDC OF SARASOTA, INC.

1. · · .

ARTICLE II - TERM OF EXISTENCE

This Corporation is to exist perpetually.

<u>ARTICLE III - PURPOSES</u>

The purposes of the Corporation are to engage in any activity or business permitted under the laws of the United States and the State of Florida.

ARTICLE IV - CAPITAL STOCK

The shares of stock of this Corporation shall consist of only one class. The number of shares of stock that this Corporation is authorized to have outstanding at any one time is 1,000 Shares of Common Stock having a par value of \$1.00 per share.

ARTICLE V - PRINCIPAL OFFICE

The principal place of business and mailing address of this Corporation shall be 7606 S. Tamiami Trail, Sarasota, FL 34231.

ARTICLE VI - INITIAL REGISTERED AGENT AND ADDRESS

The street address of the registered office of this Corporation is 7606 S. Tamiami Trail, Sarasota, FL 34231 and the registered agent at such office is Claude Pierre. ARTICLE VII - DIRECTORS

This Corporation shall have three (3) Directors initially. The number of Directors may be changed from time to time by Bylaws adopted by the Shareholders. The name and address of each member of the first Board of Directors is:

- <u>***</u> * * *

Claude Pierre 7606 S. Tamiami Trail Sarasota, FL 34231

Chris L. Auman 7606 S. Tamiami Trail Sarasota, FL 34231

David Springer 7606 S. Tamiami Trail Sarasota, FL 34231

ARTICLE VIII - SHAREHOLDER'S PREEMPTIVE RIGHTS

The Corporation elects to have preemptive rights and each holder of common stock of this Corporation shall have the first right (subject to adjustments to avoid the issuance of fractional shares) to purchase any unissued or treasury shares of the Corporation which from time to time may be issued (whether or not presently authorized), in the ratio that the number of shares of the common stock held at the time of the issue bear to the total number of shares of common stock outstanding. This right is waived by any holder of common stock who does not exercise it and pay for the stock preempted within thirty (30) days of his receipt of a written notice from the Corporation inviting him to exercise the right.

ARTICLE IX - AMENDMENT

These Articles of Incorporation may be amended in certain instances by the Board of Directors as provided by statute and in certain instances by resolutions adopted by the Board of Directors, proposed by them to the Shareholders and approved at a Shareholders Meeting by a majority of the stock entitled to vote ار <u>شینان (مجمعه</u>ر) استوار از محمد مرد خداره thereon. ------

2

ARTICLE X - INCORPORATOR	na an a
The name and street address of each inco	orporator to these
Articles of Incorporation is:	
Claude Pierre 7606 S. Tamiami Trail Sarasota, FL 34231	

The undersigned has executed these Articles this 29day of <u>Dec.</u>, 1999.

PIERRE, Incorporator

Having been named as Registered Agent and to accept service of process for CDC OF SARASOTA, INC. at the place designated in the Articles, 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.

<u>12-29-99</u> Date

CLAUDE PIERRE, Registered Agent

(RWD:cw\a:\2116\2116-2\AOI.)

-11 NV E- NV Ш