Corporate Offices

Southern Capital Group, Inc.

A Florida Corporation

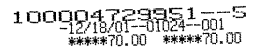
5185 Southeast 20th Street; Ocala, Florida 34471 Telephone: (352) 694-0800 Fax: (352) 694-1325

E-mail: cyndicalvo@hotmail.com

Cyndi Calvo President & Chief Executive Officer

Vanessa H. Lindsey Vice President & Chief Operating Officer

Kevin W. Dorman, Esq. Secretary & General Counsel



December 13, 2001

DEPARTMENT OF STATE

Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

> Re.: Articles of Incorporation of Southern Capital Group, Inc.

Gentlemen:

Enclosed please find:

- (a) Three sets of the articles of incorporation for the above referenced corporation, including self contained appointment of registered agent, one for filing and two to be returned to us bearing recording notations.
- (c) A check in the amount of \$70 covering the costs of filing the corporate documents.

If you have any questions or comments, please contact the undersigned.

Very truly yours

Vanessa H. Lindsey

Incorporator

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Articles of Incorporation

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Southern Capital Group, Inc.

THE UNDERSIGNED, for the purpose of forming a corporation for profit pursuant to 607, Florida Statutes, does hereby adopt the following articles of incorporation, certifying as follows:

Witnesseth:

ARTICLE I NAME

The name of the Corporation is "Southern Capital Group, Inc.."

ARTICLE II DURATION

This Corporation will have perpetual existence commencing on the date of the filing of these Articles of Incorporation with the Department of State of Florida.

ARTICLE III PURPOSES

This Corporation is organized for the purpose of transacting any and all lawful business.

ARTICLE IV CAPITAL STOCK

4.1 Capital Stock

This Corporation is authorized to issue 7,500,000 shares, \$0.001 par value, 6,000,000 of which will be designated as common stock, and the remaining 1,500,000 as preferred stock, with the classification, series and characteristics to be determined from time to time prior to issuance by the Corporation's Board of Directors, subject to filing a certificate of amending these articles of incorporation by describing in required detail any such classification, series and characteristics, with the Department of State of the State of Florida, as required by Section 607.0602, Florida Statutes.

4.2 Designation of Attributes

(A) The Board of Directors is authorized, subject to limitations prescribed by law and the provisions of this Article IV to provide for the issuance of the shares of prefetred stock in classes or series, to establish from time to time the number of shares to be included in each such class or series, and to

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fix the designation, powers preferences and rights of the shares of each such class or series and the qualifications, limitations or restrictions thereof.

- (B) The authority of the Board with respect to each series will include, but not be limited to, determination of the following:
 - (1) The number of shares constituting that class or series and the distinctive designation of that class or series;
 - (2) The dividend rate, if any, on the shares of that class or series, whether dividends will be cumulative, and, if so, from which date or dates, and the relative rights of priority, if any, of payment of dividends on shares of that class or series;
 - (3) Whether that class or series will have conversion privileges, and, if so, the terms and conditions of such conversion, including provision for adjustment of the conversion rate in such events as the Board of Directors will determine;
 - (4) Whether or not the shares of that class or series will be redeemable, and, if so, the terms and conditions of such redemption, including the date or date upon or after which they will be redeemable, and the amount per share payable in case of redemption, which amount may vary under different conditions and at different redemption dates;
 - (5) Whether that class or series will have a sinking fund for the redemption or purchase of shares of that class or series, and, if so, the terms and amount of such sinking fund;
 - (6) The rights of the shares of that class or series in the event of voluntary or involuntary liquidation, dissolution or winding up of the Corporation, and the relative rights of priority, if any, of payment of shares of that class or series;
 - (7) Any other relative rights, preferences and limitations of that class or series.

ARTICLE V QUORUM FOR STOCKHOLDERS MEETINGS

Unless otherwise provided for in the Corporation's Bylaws, a majority of the shares entitled to vote, represented in person or by proxy, will be required to constitute a quorum at a meeting of stockholders.

ARTICLE VI INITIAL REGISTERED OFFICE, REGISTERED AGENT & PRINCIPAL ADDRESS

6.1 Registered Office & Registered Agent,

The street address of the initial registered office of this Corporation is 5185 Southeast 20th Street, Ocala, Florida 34471, and the name of the initial registered agent of this corporation at such address is Vanessa H. Lindsey.

- 6.2 Principal Office & Mailing Address
- (1) The Corporation's initial principal office and principal mailing address will be at 5185 Southeast 20th Street; Ocala, Florida 34471.
- (2) The Corporation's initial telephone number will be (352) 694-0800, its initial fax number will be (352) 694-1325 and its initial e-mail address will be cyndicalyo@hotmail.com.

ARTICLE VII INITIAL BOARD OF DIRECTORS

- (1) This Corporation will have two Directors initially.
- (2) The number of Directors may be either increased or diminished from time to time in the manner provided in the Bylaws, but will never be less than one.
- (3) The name and address of the initial Directors of the corporation are as follows:

Cyndi N. Calvo 1941 Southeast 51st Terrace; Ocala, Florida 34471.

Vanessa H. Lindsey 340 Southeast 55th Avenue; Ocala, Florida 34471

(4) The Corporation's Board of Directors is hereby authorized, without prior stockholder approval, to amend these Articles of Incorporation, from time to time, in order to effect splits or reverse splits of the Corporation's common or preferred stock; increase the amount of authorized capital stock and determine the attributes thereof, provided that such amendment may not detrimentally affect the rights of holders of outstanding capital stock, other than as a result of *pro rata* dilution; designate the attributes of the preferred stock; change the name of the Corporation; and, such other matters as may be otherwise permitted under then applicable laws of the State of Florida.

ARTICLE VIII INCORPORATORS

The name and addresses of the Corporation's incorporator is:

Vanessa H. Lindsey 5185 Southeast 20th Street; Ocala, Florida 34471

ARTICLE IX INDEMNIFICATION

The Corporation will indemnify its Officers, Directors and authorized agents for all liabilities incurred directly, indirectly or incidentally to services performed for the Corporation, to the fullest extent permitted under Florida law existing now or hereinafter enacted.

ARTICLE X LIMITATION ON STOCKHOLDER ACTIONS

- (1) Stockholders will not have a cause of action against the Corporation's Officers, Directors or agents as a result of any action taken, or as a result of their failure to take any action, unless deprivation of such right is deemed a nullity because, in the specific case, deprivation of a right of action would be impermissibly in conflict with the public policy of the State of Florida.
- (2) No stockholder may assert a derivative cause of action on behalf of the Corporation, rather, any claims that would give rise to derivative causes of action will be submitted in writing, specifying the nature of the cause of action and providing all evidence associated with such claim, to a special committee of the Board of Directors comprised of members who do not also serve as officers of the Corporation and are not reasonably involved with the subject cause of action, or if no such directors are serving, to legal counsel designated by the Corporation in which no attorney holds shares of the Corporation's securities, holds any office or position with the Corporation or is related by marriage or through siblings, parents or children to any officer or director of the Corporation, and the decision to litigate, or not to litigate by such special committee or special counsel will be binding on the Corporation and the submitting stockholder or stockholders; unless the foregoing procedure has not been followed within 90 days after completion of the submission by the subject stockholder.
- (3) The fact that this Article will be inapplicable in certain circumstances will not render it inapplicable in any other circumstances and the Courts of the State of Florida are hereby granted the specific authority to restructure this Article, on a case by case basis or generally, as required to most fully give legal effect to its intent.

ARTICLE XI AFFILIATED TRANSACTIONS

This Corporation will not be subject to the restrictions or requirements for affiliated transactions imposed by Sections 607.0901, Florida Statutes, as permitted by the waiver provisions of Section 607.0901(5)(a) thereof.

IN WITNESS WHEREOF, I have subscribed my name this 13th day of December, 2001.

Vanessa H. Lindsey

REGISTERED AGENT'S CONFIRMATION OF PRIOR ACCEPTANCE OF APPOINTMENT

Having been previously named as registered agent to accept service of process for Southern Capital Group, Inc., at the place designated in this certificate, I hereby confirm acceptance of the appointment as registered agent and agree to act in this capacity. I hereby further agree to comply with the provisions of all statutes relating to the proposer performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

December 13, 2001

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Registered Agent