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CAPITAL CONNECTION, INC. 417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32301 (850) 224-8870 • 1-800-342-8062 • Fax (850) 222-1222	
Southern Home Respirator	<u> </u>
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Walk-In Will Pick Up	Courier



February 25, 2004

CAPITAL CONNECTION INC

SUBJECT: SOUTHERN HOME RESPIRATORY OF FLORIDA, INC. Ref. Number: W04000007949

We have received your document for SOUTHERN HOME RESPIRATORY OF FLORIDA, INC.. However, the document has not been filed and is being returned for the following:

Please complete Article(s) VII (7). Need the address for both directors..

The registered agent must sign accepting the designation.

Please return the original and one copy of 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 (850) 245-6934.

Loria Poole Document Specialist New Filings Section

Letter Number: 204A00012742

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RE-SUBMIT PLEASE OBTAIN THE ORIGINAL FILE DATE



March 2, 2004

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CAPITAL CONNECTION INC

SUBJECT: SOUTHERN HOME RESPIRATORY OF FLORIDA, INC. Ref. Number: W04000007949

Please accept our apology for failing to mention this in our previous letter.

You must list the corporation's principal office and/or a mailing address in the document.

Please return the original and one copy of 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 (850) 245-6934.

Loria Poole Document Specialist New Filings Section

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Letter Number: 704A00014118

RE-SUBMIT PLEASE OBTAIN THE ORIGINAL FILE DATE



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The undersigned, in order to form a corporation under and pursuant to the Laws of the State of Florida, hereby adopt the following Articles of Incorporation:

1. NAME: The name of the corporation is:

SOUTHERN HOME RESPIRATORY OF FLORIDA, INC.

2. **PERIOD OF DURATION:** The period for the duration of the corporation shall be perpetual.

3. PRINCIPAL PLACE OF BUSINESS: The principal place of business is 5426 Cliff Street, Graceville, Florida 32440.

4. **PURPOSES:** The purpose for which this corporation is organized is to provide respiratory and medical equipment, home health care services to the public, and the transaction and the development and operation of all businesses for which corporations may be incorporated under the Florida Business Corporation Act.

5. AUTHORIZED SHARES: The aggregate number of shares of stock which the corporation shall have the authority to issue shall be One Thousand (1,000) shares of stock of the par value of One (\$1.00) Dollar per share.

6. RESTRICTIONS ON TRANSFER OF STOCK: All issued shares of stock of this corporation shall be subject to the following restriction on transfer; and all such shares shall refer to the provisions of this section, acknowledging that their transfer is restricted:

(a) For purposes of this Paragraph 5:

(i) A shareholder desiring to sell or otherwise transfer, give or assign his or her stock in this corporation, in whole or in part, shall be referred to as the "offeror";

(ii) A shareholder or non-shareholder to whom such sale or other transfer is proposed shall be referred to as the "offeree"; and

(iii) The shareholders, individually and collectively, of this corporation, other than the shareholder-offeror, shall be referred to as the "optionee(s)".

(b) Any shareholder in this corporation may sell, or otherwise transfer, his or her stock

herein, in whole or in part, to other shareholder of this corporation, in proportionate shares equal to their existing interests in the corporation, or to the corporation itself.

(c) In the event any shareholder desires to sell or otherwise transfer his or her stock herein, in whole or in part, to a bona fide offeree the following procedure shall be followed:

(i) The offeror shall furnish and deliver to the corporation and to the optionee, at each of their last known business addresses, a letter of intent, containing the name and address of the offeree, and complete details as to the terms and conditions of the offer under which said sale or other transfer is to be effectuated.

(ii) The offeror shall grant to the corporation the first option and shall grant to the other shareholders of the corporation the second option to purchase said stock or effectuate such transfer of said stock to it or themselves, under the same terms and conditions as set forth in the letter of intent described in subparagraph (i) hereinabove.

(iii) The corporation shall be considered as the primary optionce and shall have thirty (30) days from the date of receipt of the letter of intent within which to exercise such option, by letter in writing, addressed to the offeror, and copies thereof to each of the other optionee(s), at each of their last known business addresses. Upon the failure of the corporation to exercise its option, each of the other optionees shall have thirty (30) days from the date of the expiration of the first option period within which to exercise their said option. In the absence of any other agreement between or among the optionees, if all the optionees elect to purchase said stock, said stock of the offeror shall be purchased by the optionees in the same proportion as their respective stock ownership in the corporation. If all optionees do not elect to purchase their proportionate share of the offeror's stock, such optionees who desire to purchase such stock shall each be entitled to purchase such proportionate share of the offeror's stock as the percentage of his or her respective stock interest in the corporation bears to the total percentage of all stock interest in the corporation held by all the optionees desiring to purchase the offeror's stock. Notwithstanding the foregoing, proportionate shares of the offeror's stock not aggregating the offeror's entire stock shall be of no offect.

(iv) If the corporation and the optionees fail to elect to purchase said stock within said option period, then the offeror shall be free to sell all of his or her stock to the original offeree at the price and upon the terms and conditions set forth in said offer, provided, however, that such sale must be consummated within two (2) months following the expiration of the optionee's second option. (v) Upon a sale or other transfer to the offeree, the offeree will then hold said stock as a shareholder, subject to all of the terms and conditions of these Articles of Incorporation in the place and stead of the selling shareholder, including the provisions contained in this Paragraph 5.

(vi) If said sale is not made between selling shareholder and such other purchaser within said two (2) month period after the expiration of said second option, all of the terms, conditions and restrictions of this Paragraph 5 of these Articles of Incorporation shall be reinstated and the right of the selling shareholder to sell his stock to such purchaser pursuant to said original offer shall terminate.

7. **REGISTER OFFICE/INITIAL REGISTERED AGENT:** The location and mailing address of the corporation's registered office, and the name of its initial registered agent at such address are:

REGISTERED OFFICE AND REGISTERED AGENT AT SUCH ADDRESS

MAILING ADDRESS OF REGISTERED OFFICE

Capital Connection, Inc., Registered Agent 417 Virginia Street, Suite 1 Tallahassee, FL 32301

417 Virginia Street, Suite 1 Tallahassee, FL 32301

8. INITIAL BOARD OF DIRECTORS: The initial board of directors shall consist of two persons. The name and addresses of the persons who shall serve as directors until the first annual meeting of shareholders of the corporation, or, until the successors to such directors are elected and qualified are:

Kenny Austin, 884 South Park Road, Slocomb, Alabama 36375

Glenda Howard, 809 Clearmont Drive, Dothan, Alabama 36301

9. INCORPORATORS: The name and address of the incorporators are:

Kenny Austin, 884 South Park Road, Slocomb, Alabama 36375

Glenda Howard, 809 Clearmont Drive, Dothan, Alabama 36301

10. INDEMNIFICATION: The corporation shall indemnify any person who was, or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he is or was a director, officer, employce or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually or reasonably incurred by him in connection with such action, suit or proceeding to the full extent permitted by law, in such cases made and provided, upon such determination having been made as to his good faith and conduct as is required by said law in such cases made as provided. Expenses incurred in defending a civil or criminal action, suit or proceeding to the extent, if any, authorized by the Board in accordance with the provisions of the law in such cases made and provided, upon receipt of the statement by or on behalf of the director, officer, employee or agent to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the corporation.

EXECUTED ON THIS 18th day of Anton and Incorporator, Kenny Austin

Howard nda

Incorporator, Glenda Howard

STATE OF

COUNTY OF

BEFORE ME, the undersigned authority, personally appeared Kenne Justin who being by me first duly sworn, deposes and says as follows: The following persons have subscribed to the following number of shares of stock of Southern Home Respiratory of Florida, Inc., a proposed Florida corporation.

NAME OF SUBSCRIBER	NO. OF SHARES	CONSIDERATION
Kenny Austin	500	\$500.00
Glenda Howard	500	\$500.00

I further certify that of the subscriptions as hereinabove set forth, each has been paid in full for such shares of stock as set opposite the respective name of each subscriber.

Austin. President

Sworn to and subscribed before me this 1844 day of $\frac{1}{2}$ 2004. Notary Public My Commission Expires: S-14- みる

Having been named as resident registered agent and to accept service process for the above stated corporation at the place designated in this application, 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 relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent. 8

Connection, Inc.