,CAPITAL CONNECTION, INC.

417 F. Virginia St., Suite 1, Tallabassee, FL 12301, (904)224-8870. Mailing Address: Post Office Box 10149, Tallahasses, FL 32302 TOLL FREE No. 1-800-342-8062 PAX (904) 222-1222

. . . .

gotylca:	Top Princity	Ingular

To us via .__ Return vin

Matter No.: Express Mail No

State Fee \$ Our \$

• • • • • • • • •	• • • • • • • • • • • • • • •	
TAKEN	CONFIRMED	APPROVED
		
,	-	CK No.
	TAKEN	

WALK-IN Will Pick Up () (3

	U				
NE:	Consumer	Fivice	n(America,	-7 ₁ v ₁

	C.C. FEE.	DISBURSE
Capital Express		
At at lot, it is		· · · · · · · · · · · · · · · · · · ·
Corp (incore to nech Ltd. in house) in the		
For gercorp F	- •	
() Col. Col.(s)		
() () () () () () () () () ()		
, Art. of Amond, File	_	
Dissolution/Withdrawsi	-	
CU8	81.11 <u>.11.1</u> 1.10	1 1 1 1 1 1
Ficilitious Name File		14,
4 6 6 6 cc)) • • • • • • • • • • • • • • • • • • •	
Namo Boservation		
Annual Report/Reinstatement		
Mag. Agent Service	•	
Document Filing		
A		
Corporate Kil	·· •	
Vehicle Search	ing the	
Orlving Record	温温。	
Document Retrieval	通思。	<u> </u>
Andrew and the second	1955 W. 1	m
UCC 1 or 3 File	1972 2	G
UCC 11 Search UCC 11 Retrieval	一部分 清	
File No.'s,Copies		-·-
Courier Service	THE T)
Shipping/Handling	3 135	
Phone ()	9 4 A	
Top Priority		
Express Mall Prep.	P 🐣 📑	ي
FAX () pgs.	C 23	- *******
ALS		
ALS	<u> </u>	
FEE,	., _j . s	
DISBURSED	2	
01000110CDmmmmmmmmmmm	3	
SURCHARGE	s	
TAX on corporate supplies	\$	
A1107A444	1.	
SUBTOTAL	S	
PREPAID	s	
PREPAID	• .	
	1	
BALANCE DUE	\$	

Please remit invoice number with payment TERMS: NET 10 DAYS FROM INVOICE DATE 1 3/2% per month on Past Due Amounts Past 30 Days, 18% per Annum

THANK YOU from Your Capital Connection

11 2524 2 COUNTY STORE THOMPSVILLE DA

ΒY

ARTICLES OF INCORPORATION

OF

FILED 95 FEB 13 ANIO: 29 SECRETARY OF STATE 11 ANASSEE, FLORINA

CONSUMER SERVICE OF AMERICA, INC.

ARTICEE I

The name of this corporation is CONSUMER SERVICE OF AMERICA, INC.

ARTICLE II

This corporation shall have perpetual existence, commencing on the date of filing of these Articles with the Secretary of State of the State of Florida.

ARTICLE III PURPOSE

This corporation is organized for the following purposes:

- A. To sell, market and advertise any and all products and services, including without limitation, the marketing, sale and advertising of coupons and coupon booklets.
 - B. To transact any and all lawful business.
- C. To do all and everything necessary and proper for the accomplishment of any of the purposes of the corporation or the attaining of any of the objects or the furtherance of any of the purposes enumerated in these Articles of Incorporation or any amendment thereof, necessary or incidental to the protection and benefit of the corporation, and, in general, either alone or in association with other corporations, individuals or entities, to carry on any lawful pursuit necessary or incidental to the accomplishment of the purposes or objectives of this corporation.
- D. The foregoing paragraphs shall be construed as enumerating both objectives and purposes of this corporation and it is hereby expressly provided that the foregoing enumeration of specific purposes shall not be held to limit or restrict in any manner the purposes of this corporation otherwise permitted by law.

ARTICLE IV

This corporation shall have all of the corporate powers enumerated in the Florida General Corporation Act.

ARTICLE V CAPITAL STOCK

- A. The corporation is authorized to issue 1,000 shares of \$1.00 par value common stock, which shall be designated at "common shares".
- B. Except as otherwise provided by law or in the By-laws of the corporation, the entire voting power for the election of Directors and for all other purposes shall be vested exclusively in the holders of the outstanding common shares.

ARTICLE VI ADDRESS

The initial stroot address of the principal and registered office of this corporation is 504 Whisper Wood Drive, Longwood, Florida 32779 and the name of the initial registered agent of this corporation is Kay W. Burnett. The Board of Directors may from time to time move the principal registered office to any other address in Florida or change the corporation's registered agent.

ARTICLE VII

The business and affairs of the corporation shall be managed by a Board of Directors consisting of not less than one person. The number of directors may be increased or diminished from time to time by the bylaws.

ARTICLE VIII INITIAL DIRECTORS

The names and addresses of the initial members of the Board of Directors are:

Kay W. Burnett 504 Whisper Wood Drive Longwood, Florida 32779 James J. Burnett 504 Whisper Wood Drive Longwood, Florida 32779

ARTICLE IX INCORPORATORS

The name and address of the person signing these Articles of Incorporation is:

Kay W. Burnett 504 Whisper Wood Drive Longwood, Florida 32779

ARTICLE X OFFICERS

The Board of Directors may provide for the election or appointment and prescribe the duties of all officers and agents of the corporation as the Board may doem desirable and proper, and may take such action of inconsistent with the Articles of Incorporation and the bylaws of the corporation and the laws of the State of Florida as such Board may doem advisable for the conduct and operation of the business of the corporation. The following persons shall be officers of this corporation until the first meeting of the Board of Directors:

Kay W. Burnott Jamos J. Burnott Jamos J. Burnott Kay W. Burnott Chairman of the Board of Directors

Prosident Secretary Treasurer

ARTICLE XI BYLAWS

The power to adopt, alter, amend or repeal bylaws shall be vested in the Board of Directors subject to the power of the shareholders to repeal, alter, or amend any bylaws adopted by the Board of Directors. The shareholders reserve the power to adopt bylaws and to proscribe in any bylaws that such bylaws shall not be altered, amended, or repealed by the Board of Directors.

ARTICLE XII

Meetings of shareholders and directors, including the time, place and manner of calling such meetings, shall be fixed by the bylaws of the corporation.

ARTICLE XIII AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. All amendments shall be either proposed by the Board of Directors or the Shareholders, and approved at a Shareholders' meeting by a majority of the stock entitled to vote thereon, unless all of the Directors and all of the Shareholders sign a written statement manifesting their intention that a certain amendment of these Articles of incorporation be made. All rights of Shareholders are subject to this reservation.

IN WITNESS WHEREOF, I have hereunto executed my hand and seal at Orlando, Orange County. Florida, these Articles of Incorporation this 10 to day of February, 1995.

Kay W. Burnett, Incorporator

STATE OF FLORIDA

COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this 10^{-1h} day of January, 1995, by Kay W. Burnett, who:

Is personally known to me; OR _____ as identification.

Wotary Public, State of Florida

Print Name: MANNIC SANTS

My Commission Expires:

Notary Public, State of Florida My Commission Expires Aug. 18, 1995 Bonded thry Tray Fuln - Injurance Inc.

ACCEPTANCE BY REGISTERED AGENT

HAVING BEEN NAMED AS REGISTERED AGENT TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE-STATED CORPORATION AT THE PLACE DESIGNATED IN ARTICLE VI OF THESE ARTICLES OF INCORPORATION, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN SUCH 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.

KAYW. BURNETT
Registered Agent