CAPITAL CONNECTION, INC.

417 F. Virginia St., Suite 1, Tallahassee, 11, 32301, (904)224 8870. Mailing Address: Post Office Box 10349, Tallabassee, FL 32302 TOLL FREE No. 1 800 342 8062 FAX (904) 222-F222

PLONE (1000)[6
Service: Top Priority One Day Service	Regular	
To us via	Rotum via	
Matter No :	Express Mail No	

Our \$

REQUEST CONFIRMED TAKEN APPROVED DATE TIME CK No. ĐΥ WALK-IN dia

	C.C. FEE.	pisuursei
Chipital Express**		
— III. of Inc. Film		
Corp. Reford Sourch		** *** *** *** ** ** ** ** ***
Or Promership File		
F Inity Corp. Film		
		to comme
Willie Copy	element data	10 + 10 + 10 + 10 + 10 + 10 + 10 + 10 +
Art. of Amend File	70 000 1 4 13 0129501051	
Dissolution/Withdrawn) 🕌 👸	9	**70.00 <u>_</u>
C U S·		
Fictitious Name File		
Name Reservation		
Annual Report/Balastatement		_
Reg. Agent Service		
Document Filing		- "-
i ' "	144 TA	
Corporate Kit		
Vehicle Search	1.11	-11
Driving Record	1	
Document Natrieval		[1]
	445 P	ੁਹ
1100 4 0 511	ست انتیات مست وروانت	
UCC 1 or 3 File		· - · · ·
UCC 11 Smirch		; · · · · · · · · · · · · · · · · ·
UCC 11 Ratrieval	107.013 107.013	·
File No 's, Copies	·	
Courier Service	A	· · ·
Shipping/Handling		
Phone ()		
Top Priority ,		
Express Mail Prep	·	
-— FAX () pgs		
	السا مطربات	
TOTALS	<u> </u>	
		
FEE		. •
FEC.,	····· 👸 - 📑 - ;	
DISBURSED		. 2
D-300/13CD	[E]	Personal and Community
SURCHARGE		· 1
	····	p#
TAX on corporate supplies	s	
= co.portita aappiidattiitii		
SUBTOTAL	s	
		•
PREPAID	s	
	[
BALANCE DUE	s	

RE: Complet Contract Siviers, Treosporatel

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

THANK YOU from Your Capital Connection

Will Pick Up

State Fee \$

FILED

ARTICLES OF INCORPORATION 95 MAR - 1 PM 1: OB-OF COMPLETE CONTRACT SERVICES, INCORPORATION OF STATE (LAWASSIT, FLORIDA

The undersigned subscribers to these Articles of Incorporation, all natural persons competent to contract, hereby form a corporation for profit under the laws of the State of Florida

ARTICLE I - NAME

The name of the Corporation shall be:

COMPLETE CONTRACT SERVICES, INCORPORATED

ARTICLE II- NATURE OF BUSINESS

The general character and nature of the business to be transacted by this corporation is:

- (1) to buy or otherwise acquire, own, hold, manage and control real and personal property of every description, including it own stock and stock in any other corporation, and to sell, convey, mortgage, pledge, lease or otherwise dispose of such property or any part thereof, to lend money either with or without security, and to operate and manage other businesses under its own name or under a registered trade name;
- (2) to engage in retail, wholesale, and manufacturing businesses in any and all fields, and to do all things necessary to engage in any type of business generally;
- (3) to acquire by purchase, lease, manufacture, or otherwise, any property deemed necessary or useful to equip, furnish, improve, develop, or manage any property, real or personal, at a time owned, held, or occupied by the Corporation, to invest, trade, and deal in any personal property deemed beneficial to the Corporation, and to lease, rent, encumber, or dispose of any personal property at any time owned or held by the Corporation;
- (4) to purchase the assets of any other corporation and to engage in the same or other types of business, including the repurchase of its own shares;

- (5) to contract debts and borrow money, issue, sell and pledge bonds, securities, notes and other evidences of indebtedness, and execute such mortgages, transfer of corporate property, or other instruments to secure the payment of Corporate indebtedness as may be required, and to use, spend, dispose of, or lend funds of the Corporation to further the business or purpose of the Corporation,
- (6) to guarantee, endorse, purchase, hold, sell, transfer, mortgage, pledge or otherwise acquire or dispose of shares of the capital stock, bonds, securities, or other evidences of indebtedness of any other corporation of the State of Florida or of any other state or government, and while the owner of such stock, bonds securities to exercise all rights and privileges of ownership, including the right to vote such stock,
- (7) to enter into, make, perform, and carry out contracts and agreements of every kind, without limit as to amount, with any person, firm, association, or corporation, and to transact any further and other business necessarily connected with the purposes of this Corporation, or calculated to facilitate the same, including the purchase of its own shares,
- (8) to carry out any and all of its operations and businesses and promote its objects within the State of Florida, or elsewhere, without restriction as to place or amount, and to have, use, exercise and enjoy all of the general powers of like corporations:
- (9) to engage in any and all lawful businesses, trades, occupations and professions; and
- (10) to do any and all of the things herein set forth to the same extent as natural persons might or could do in any part of the world as principals, agents, contractors, or otherwise, alone or in company with others, and to do such other things and perform such other acts as may be necessary, profitable, or expedient in carrying out any of the business, objects or powers set forth herein.

It is the intention of the undersigned subscribers to these Articles of Incorporation that none of the objects, powers and clauses set forth herein shall be in any way limited or restricted by reference to, or inference from, the terms of any other objects, powers, or clauses of this Article, and that all such objects, powers and clauses of this Article, and that all such objects, powers and clauses of this Article shall be regarded as independent and severable.

ARTICLE III - CAPITAL STOCK

The maximum number of shares of capital stock that this Corporation is authorized to have outstanding at any time is One Million (1,000,000) shares of common stock, with no par value and One Hundred Thousand (100,000) shares of undesignated Preferred Stock, with no par value. Authorized stock may be paid for in eash, services, or property at a value to be fixed by the Board of Directors of this Corporation at any regular or special meeting thereof

ARTICLES IV - TERM OF EXISTENCE

This Corporation shall have perpetual existence.

ARTICLE V - ADDRESS

The initial street address of the principal office of this Corporation shall be

11709 N. Armenia Avenue Tampa, Florida 33612

The Board of Directors may from time to time designate such other location as the principal office of the corporation as it may deem appropriate.

ARTICLE VI - DIRECTORS

This corporation shall have three (3) Directors initially. The number of Directors may be increased or diminished from time to time by the bylaws, but shall never be less than one (1).

ARTICLE VII - PREEMPTIVE RIGHTS

Every shareholder, upon the sale for cash of any new stock of this corporation of the same kind, class or series as that which he already holds, shall have the right to purchase his pro-rata share thereof (as nearly as may be done without issuance of fractional shares) at the same price it is offered to others.

(T)

ARTICLE VIII - INITIAL DIRECTORS

The names and street addresses of the initial Board of Directors, who shall hold office until their successors are elected and have qualified are:

Richard E. Zaitz 11709 N. Armenia Avenue Tampa, Florida 33612

Anthony W. Zaitz 10715 Carrollwood Drive Tampa, Florida 33618

Dan O. Erickson 5000 S. Himes Avenue, Unit 332 Tampa, Florida 33611

ARTICLE IX - SUBSCRIBER

The name and street address of the subscriber to these Articles of Incorporation are:

Richard E. Zaitz 11709 N. Armenia Avenue Tampa, Florida 33612

ARTICLE X - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this Corporation shall be:

4332 West Waters Avenue, Suite 104B Tampa, Florida 33614

and the name of the initial registered and resident agent at that address is Dan O. Erickson.

ARTICLE XI - EFFECTIVE DATE

These Articles of Incorporation shall be effective upon receipt by the Secretary of State's office.

ARTICLE XII - AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law Every amendment shall be approved by the Board of Directors, proposed to them by the stockholders, and approved at the stockholders' meeting by a majority of the stock entitled to vote thereon

Alternately, such amendment may be made by the affirmation of a majority of the directors and stockholders, without any requirement for meetings and notices thereof, if said majority of the directors and stockholders sign a written manifesting there intention that a certain amendment to these Articles of Incorporation be made, in which case any such amendment shall become effective upon the execution of such a written statement by said majority

ARTICLE XIII - ADDITIONAL PROVISIONS

The Board of Directors shall be empowered to enact or elect, or change the enactment or election of any federal and state provisions as it may deem appropriate for financial benefit of the Corporation. Any such enactment's or elections shall be made through a majority vote of the Board of Directors of the Corporation.

IN WITNESS WHEREOF, we have set our hands and seals hereto and acknowledge and file the forgoing Articles of Incorporation under the laws of the state of Florida on the date set forth opposite our respective signatures.

Richard E Zaitz

(SEAL) Date February 28, 1995

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

Before me personally appeared Richard E Zaitz, to me well known to be the individual described in and executing the foregoing Articles of Incorporation, who acknowledged before me that he executed the same for the purposes therein expressed.

WITNESS MY HAND AND OFFICIAL SEAL IN THE COUNTY AND STATE NAMED ABOVE THIS 28 DAY OF FEBRUARY, 1995.

ID FLDL 2320-745-51-174

Gran a William

CONTROL FOR ANY STATE OF THE ST

REGISTERED AND RESIDENT AGENT OF COMPLETE CONTRACT SERVICES, INCORPORATED

In pursuance of the Florida Statues, the following information is submitted in compliance thereof

The above named Corporation desiring to organize under the laws of the Stat of Florida with its principal office at the location indicated in the Articles of Incorporation and shown below, has named the undersigned as its agent to accept service of process within this state at the address set forth below

ACKNOWLEDGMENT

Having been named to accept service of process for the above named Corporation, at the location designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of State law pursuant to keeping said office open.

Dan O. Erickson

(SEAL)

REGISTERED AND RESIDENT AGENT AND PRINCIPAL OFFICE INFORMATION:

Dan O. Erickson 4332 West Waters Avenue, Suite 104B Tampa, Florida 33614

P950000/6951

Richard E. ERITZ 11709 HIRRINENIA TAMPA, FL 33612 OFFICE USE ONLY CORPORATION NAME(S) & DOCUMENT NUMBER(S) (If known): (Corporation Name) (Corporation Name) (Document #) (Corporation Name) (Document #) 400001682124 -01/09/96--01019--019 (Corporation Name) (Document #) *****35.00 *****35.00

	ex up time	Certified Copy
Mail out W	/ill wait Photocopy	Certificate of Status
NEW FILINGS	AMENDMENTS	2156 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Profit	Amendment	See a Community
NonProfit	Resignation of R.A., Officer/D	irector
Limited Liability	Change of Registered Agent	
Domestication	Dissolution/Withdrawal	
Other	Merger	
OTHER FILINGS	REGISTRATION	

Pick up time

QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Congredad Trademark

Other

Walk in

Examiner's Initials

ARTICLES OF DISSOLUTION

Pursuant to 607.1401, Florida Statutes, this Florida profit corporation submits the following articles of dissolution: FIRST: The name of the corporation is COMPLETE CONTRACT SERVICES, INCOMPCTE ted SECOND: The articles of incorporation were filed on 3-1-95 THIRD: (CHECK ONE) None of the corporation's shares have been issued. The corporation has not commenced business. FOURTH: No debt of the corporation remains unpaid. The net assets of the corporation remaining after winding up have been distributed to the shareholders, if shares were issued. Adoption of Dissolution (CHECK ONE) SIXTH: A majority of the incorporators authorized the dissolution. A majority of the directors authorized the dissolution. Signed this 3RD day of JANUARY , 19 96 Signature (By an incorporator if adopted by the incorporators or by the chairman or vice chairman of the board, president, or other officer if adopted by the directors)