5000056359 Jrive # 2110 OFFICE USE ONLY 33409 CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known): (Corporation Name) (Document #) (Document #) (Document #) (Corporation Name) **Certified Copy** Walk in Pick up time Certificate of Status Will wait Photocopy Mail out **AMENDMENTS NEW FILINGS** Amendment Profit NonProfit Resignation of R.A., Officer/Director Change of Registered Agent Limited Liability Dissolution/Withdrawal Domestication Merger Other REGISTRATION/ OTHER FILINGS QUALIFICATION Annual Report Foreign Fictitious Name BSB JUL 2 0 1995 Limited Partnership Name Reservation Reinstatement Trademark Examiner's Initials

Other

CR2E031(10/92)

### ARTICLES OF INCORPORATION of

	Tropical Plant Dosign, Inc.	FIL.ED
P		95 JUL 19 171 2: 33
The undersigned corporation und	(name of corporation)  d subscriber(s) to these Articles of Incorporation, natural persoder the laws of the State of Florida.	on(s) competent to contract, hereby form a
	ARTICLE I - CORPORATE NAMI	
The name of the	he corporation is:	
	Tropical Plant Design, Inc.	
	ARTICLE II - DURATION	
This corporation	n shall exist perpetually unless dissolved according to Flori	da law.
	ARTICLE III - PURPOSE	
	n is organized for the purpose of engaging in any activities or and the State of Florida.	business permitted under the laws of the
	ARTICLE IV - CAPITAL STOCK	•
The corporation	is authorized to issue One Hundred shares (	100 ) of _One
Dollar(s) (\$	par value Common Stock, which shall	be designated "Common Shares."
	ARTICLE V - INITIAL REGISTERED OFFICE	AND AGENT
The name and	street address of the Initial Registered Agent of this Corr THIS IS ALSO THE MAILING ADDRESS	FOR THE CORPORATION
ME	Stephen E. Hummell	
DRESS	4200 Community Drive, #2110	
Υ	West Palm Beach FLORIDA	ZIP 33409
This corporation increased or din	ARTICLE VI - INITIAL BOARD OF DIR.  a shall have one (1 ) directors initially minished from time to time by the By-Laws, but shall never a initial director(s) of the corporation are as follows:	. The number of directors may be either
This corporation increased or din addresses of the	n shall have <u>one</u> ( <u>1</u> ) directors initially minished from time to time by the By-Laws, but shall never	. The number of directors may be either
This corporation increased or din addresses of the	shall have one (1 ) directors initially minished from time to time by the By-Laws, but shall never c initial director(s) of the corporation are as follows:  Stephen E. Hummell 4200 Community Drive, #2110	The number of directors may be either to less than one (1). The names and
This corporation increased or din addresses of the	n shall have <u>one</u> ( <u>1</u> ) directors initially minished from time to time by the By-Laws, but shall never c initial director(s) of the corporation are as follows:  Stephen E. Hummell	7. The number of directors may be either r be less than one (1). The names and
This corporation increased or din addresses of the	shall have one (1 ) directors initially minished from time to time by the By-Laws, but shall never c initial director(s) of the corporation are as follows:  Stephen E. Hummell  4200 Community Drive, #2110	The number of directors may be either r be less than one (1). The names and
This corporation increased or din addresses of the same suppressure.	shall have one (1 ) directors initially minished from time to time by the By-Laws, but shall never c initial director(s) of the corporation are as follows:  Stephen E. Hummell  4200 Community Drive, #2110	The number of directors may be either r be less than one (1). The names and
This corporation increased or din addresses of the MAME	shall have one (1 ) directors initially minished from time to time by the By-Laws, but shall never c initial director(s) of the corporation are as follows:  Stephen E. Hummell  4200 Community Drive, #2110	The number of directors may be either r be less than one (1). The names and
This corporation increased or din	shall have one (1 ) directors initially minished from time to time by the By-Laws, but shall never c initial director(s) of the corporation are as follows:  Stephen E. Hummell  4200 Community Drive, #2110  West Palm Beach STATE Florid	The number of directors may be either r be less than one (1). The names and a zip 33409
This corporation increased or din addresses of the Addresses of the Address	shall have one (1 ) directors initially minished from time to time by the By-Laws, but shall never c initial director(s) of the corporation are as follows:  Stephen E. Hummell  4200 Community Drive, #2110  West Palm Beach STATE Florid	The number of directors may be either r be less than one (1). The names and a zip 33409

#### ARTICLE VII - INCORPORATORS

The names and addresses of the person(s) signing these Articles of Incorporation are as follows:

NAMI	Stephen E. Humm	e11.	
ADDRESS	4200 Community	Drive, #2110	
CITY	West Palm Beach	<sub>SIATE</sub> Florida	<sub>70</sub> 33409
NAME			
ADDRESS			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
CITY		STATE	711
NAME	<u> </u>		
ADDRESS		Art - 4.1	ZII <sup>1</sup>
CITA		STATE STATE	
		scriber(s) have executed these Artic	cles of Incorporation this13
day of July	, 19		1/ /22
		Stephen C. A	full (Scal)
			(Seal)
			(Seal)
	•		(3611)
STATE OF FLOR	RIDA )		
COUNTY OF	Palm Beach S	SS	
COUNTY OF		de la lacación de Conta and	County and forth above purconally
appeared	ry Public authorized to take a	eknowledgements in the state and	County set forth above, personally
- Ithrania	Stephen E. Humm	e11	
		1	
	1 1 1 - 1 - 1	Number arranged the foregoing A	rticles of Incorporation, and who
acknowledged beto	ore me thatex	ecuted these Articles of Incorpora	ition.
IN WITNESS WH	EREOF, I have hercunto affix	ed my hand and seal, in the State an	d County aforesaid, this 13
day of July	, 19 <u>95</u> .	1	
	(Notary Seal)	(Notary Public, State of Florida at	Large)
	*******	My Commission expires:	
	OFFICIAL S	· ·	

OFFICIAL SEAR ANNAMARIE E. KIPER My Commission Expired April 28, 1995 Comm. No. CC 196943

### CERTIFICATE AND ACKNOWLEDGEMENT OF REGISTERED AGENT

CERTIFICATE OF REGISTERED AGENT

OF

Pursuant to	Florida Statutes Sections 48,091 and 607,034, the following is	s submitted:
The above co	orporation, desiring to organize under the laws of the State of	Florida with
its registered	I office as indicated in the Articles of Incorporation	
at4200	Community Drive, #2110	
Magi	: Palm Beach, Florida 33409	( <sub>1/2</sub> - <b>\</b>
Worl	: Palm Beach, Florida 33409	ر رو با سر در او مسر

#### ACKNOWLEDGEMENT

Having been named to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of Florida Law in keeping open said office.

(revistered agent)

## P95000056357

	U ti mo ma		
	•	Office Us	e Only
CORPORATION	NAME(S) & DOCUME	NT NUMBER(S), (if known):	
	,		
1.	poration Name)	(Document #)	
•		(Document ")	
2. <u>(Cor</u>	poration Name)	(Document #)	
3.	poration Name)	(Document #)	
(Con	poration Name)	(130cunien ")	
4. <u>(Сог</u>	poration Name)	(Document #)	<del></del>
	<b>¬</b>		
₩alk in	Pick up time	Certified Copy	
Mail out	Will wait Phot	tocopy	atus
NEW FILINGS	AMENDMENTS	11 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -	
Profit	Amendment ///		1
NonProfit	Resignation of R.A., Off	icer/ Director	. '96 S.A.IG
Limited Liability	Change of Registered Ag	gent	APR
Domestication	Dissolution/Withdrawal		70
Other	Merger		0 KA
OTHERFILINGS	REGISTRATIO QUALIFICATIO	N/S	APR 12 4810: 25
Annual Report	Foreign		
Fictitious Name	Limited Partnership		
Name Reservation	Reinstatement		APR 1 5 min
	Trademark		HALL CO.
	Other	1	

### ARTICLES OF AMENDMENT

### TO ARTICLES OF INCORPORATION

OF

Tropical Plant Design Inc.
(prosent name)
Some in the second of the seco
Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:
FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)
is A Change of Corporation NAME. Existing NAME 15
Tropical Flant Design, the (Die # P95-0000 56359).
NEW NAME SHALL BE CAPITAL First Investors Group, 7
SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:
THIRD: The date of each amendment's adoption:  FOURTH: Adoption of Amendment(s) (check one)
-
The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.
The amendment(s) was/were approved by the shareholders through voting groups.
The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
"The number of votes cast for the amendment(s) was/were sufficient for approval by
approval by (voting group)
The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.

Signed this 8 day of 13 pc// 19 96
Signature (By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)
OR
(By a director if adopted by the directors)
OR
(By an incorporator if adopted by the incorporators)
Stephen F. Hummell Typed or printed name
President

Title

May 27, 1997

CAPITAL FIRST INVESTORS GROUP, INC. 2655 N OCEAN DRIVE STE #329 SINGER ISLAND, FL 33404 US

SUBJECT: CAPITAL FIRST INVESTORS GROUP, INC.

Ref. Number: P95000056359

Debit Memo #: 8197-S

This is to inform you that check #638 in the amount of \$165.00 submitted with the annual report for CAPITAL FIRST INVESTORS GROUP, INC. has been returned by your bank because of REFER TO MAKER.

We request you remit a cashier's check or money order, referencing the above named debit memo number, in the amount of \$180.00 made payable to the Department of State to cover the unpaid fees and service charge.

Section 607.1421 or 617.1421, Florida Statutes, requires at least 60 day notice of our intent to administratively dissolve or revoke your corporation for failure to file the annual report and pay the filing fee. Consider this your 60 day notice if the payment is not received, your corporation will be administratively dissolved or revoked on or after July 27, 1997 and a reinstatement fee of an additional \$585 will be imposed to reactivate the corporation.

Please send the replacement check to my attention at the address listed below.

If you have any questions concerning the filing of your document, please call (904) 487-6057.

Pat Bailey Accountant I

Letter Number: 397A00028452

## P9500056359

Florida Department of State Pat Builey 409 East Gaines St. Tallahasse, Fl 32399

Keller S.

Physic find enclosed a cashler's official for \$180.00 for the debit memo. # 8197-S for Capital First Investors Group, Inc. You should have our annual report already. Your letter had a letter number: 397A00028452

Also, I need to have a change of address for this corporation. The new address is as follows:

Capital First Investors Group, inc 105Mendowlark Dr. Royal Palm Beach, Fl 33411

Thank you

Stephen E. Hummell

Ell-cli

K51/25

# P95000056359

200002246332--4 -07/24/97--01081--001 \*\*\*\*180.00 \*\*\*\*180.00

July 24, 1997

REPLACEMENT FEE 1997

ANNUAL REPORT: CAPITAL FIRST INVESTORS GROUP, INC.

**DEBIT MEMO: # 8197-S** 

CHECK #: 638