CAPITAL CONNECTION, INC. 117 E. Virginia St., Suite I, Tallahasser, FL 32301, (904)224 8870	00064565
Mailing Address. Post Office Box 10349, Tallahassee, FL 32302 TOLL FREE No. 1 800 342 8062 FAX (904) 222 1222	THT C.g. FEE. DISBUINSED
NAME	Art of Inc. File Corp. Record Search
FIRM	Corp. Record Search
ADDRESS	- Foreign Corp File
	_ () Cont Copy(s)
ONE ()	Art. of Amond. Filo
	CUS-
vico: Top Priority	Chaldrage Manuer File
One Day Service Two Day Service	
us via Boturn via	
us via Hoium via	Annual Report/Reinstatomont
atao kina a Muunaa kénil kin	Reg. Agont Sarvica
itter No.: Express Mail No	
110 Foo \$ Our \$	Corporate Kit
iu ruu ə	Vohicio Soarch
	Driving Record
	Documenti Retrieval
Was at 7901	
add	UCC 1 or 3 File
174	UCC 11 Soarch
infort i	OCC 11 Hotrioval
, VALLE	Courlor Sorvico
₩ [*]	Shipping/Handling
	Phone ()
	Expross Mail Prop
-	FAX () pgs
	SUBTOTALS
15m2/1/95	FEE
<i><i><i>Y</i>/<i>I</i>/<i>I</i>/<i>I</i>/<i>I</i>/<i>I</i>/<i>I</i>/<i>I</i>/<i>I</i>/<i>I</i>/<i>I</i></i></i>	DISBURSED
1	SURCHARGE
	TAX on corporate supplies
QUEST TAKEN CONFIRMED APPROVED	SUBTOTAL
Έ	PREPAID
е СК No ЛД-(BALANCE DUE
LK-IN Pick Up 96 SUD	Please romit invoice number with payment TERMS: NET 10 DAYS FROM INVOICE DATE THANK YOU 1 1/2% par month on Past Due Amounts from Past 30 Days, 18% por Annum. Your Capital Connection



EFORIDA DEPARIMINT OF STATE Sandra B. Mortham Societary of State

September 6, 1995

CAPITAL CONNECTION, INC. 417 E VIRGINIA ST SUITE 1 TALLAHASSEE, FL 32302

SUBJECT: THOMAS A.T. TAYLOR, P.A. Ref. Number: W95000017901

In reviewing our records, we note there is a(n) THOMAS A. T. TAYLOR, P.A., Document number L14423, in existence.



Because of the similarities between the existing corporation and the one you are now seeking to file with us, and because it is our duty to assure that all fees due this office in accordance with section 607.0130(2)(c), Florida Statutes, are collected, we are returning the articles of incorporation unfiled and must request you return the existing corporation to good standing by completing the enclosed reinstatement application and submitting it with the appropriate fees.

The fees to reinstate the corporation are as follows: \$175 reinstatement fee, \$61.25 filing fee per year for the years 1991 through the current year, \$138.75 supplemental fee for the years 1992 forward. The total fee to file the reinstatement is \$1036.25, therefore, there is a balance of \$913.75 due. Add an additional \$8.75 for each certificate of status requested.

If you have any questions concerning the filing of your document, please call (904) 487-6923.

Doris McDuffie Corporate Specialist Supervisor

Letter Number: 695A00041220

Articles of Incorporation of TATT, P.A.

i.

We the undersigned subscribers to these articles of professional service corporation, each a natural person competent to contract, and each admitted to practice as an attorney under the laws of the State of Florida do hereby associate ourselves together to form a professional service corporation under the laws of the State of Florida, and pursuant to the following articles of incorporation:

Article I. Name

The name of this corporation is: TATT, P.A.

Article II. Nature of Business

The general nature of the business to be transacted by the corporation shall be to engage in the practice of law, and to do all things in connection therewith that are customarily done by licensed attorneys under the laws of the State of Florida. The professional services involved in the corporation's practice of law may be rendered only through its officers, agents, and employees who are active members in good standing of the Florida Bar.

This corporation shall not engage in any business other than the practice of law. However, in accordance with "The Professional Service Corporation Act" this corporation may invest its funds in real estate, mortgages, stocks, bonds, and any other type of investments, and may own real property and personal property necessary for the rendering of the professional services authorized hereby.

Article III. Capital Stock

The maximum number of shares of stock that the corporation is authorized to have outstanding at any time shall be one-thousand (1,000) shares of no par value stock, all of which shall be common shares of the same class. All shares issued shall be fully payable in cash, and/or property other than stock or securities, at a just valuation to be determined by the Board of Directors of this corporation. The shareholders shall have no preemptive rights with respect to the stock of this corporation, and the corporation may issue and self its common shares from time to time without offering such shares to the shareholders then holding shares of common stock.

Article IV. Term of Existence

The corporation shall have perpetual existence.

Article V. Address

The initial post office address of the principal office of this corporation in the State of Florida is 1918 West Cass Street, Tampa, Florida 33606. The Board of Directors may from time to time, move the principal office to any other address in Florida.

Article VI. Directors

This corporation shall have one director initially. The number of directors may be increased or diminished from time to time, by laws adopted by the shareholders, but shall never be less than one.

Article VII. Initial Directors

The names and post office addresses of the members of the first Board of Directors are:

Thomas A.T. Taylor 1918 West Cass Street Tampa, Florida 33606

Article VIII. Subscribers

The name and post office address of each subscriber of these articles of incorporation, the number of shares of stock each agrees to take and the value of the consideration therefor are:

Name	Address	<u>Shares</u>	Consideration
Thomas A.T. Taylor	(as above)	250	\$100.00

Article IX. 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 by them to the shareholders, and approved at a shareholders' meeting by a majority of the stock entitled to vote therein, unless all directors and all the shareholders sign a written statement manifesting their intention that a certain amendment of these articles of incorporation be made.

Article X. Limitations on Corporate Stock

1. No one other than an individual who is duly licensed as an attorney under the laws of the State of Florida may own any corporate stock of this corporation; nor may any shareholder enter into a voting trust agreement or any other type agreement vesting another person with the authority to exercise the voting power of any or all of his shares.

2. If any officer, shareholder, agent or employee of this corporation who has been rendering professional services to the public becomes legally disqualified to render such services within the State of Florida, or is elected to a public office or accepts employment that, pursuant to existing law, places restrictions or limitations upon his continued rendering of such professional services, he shall sever all employment with, and financial interest in the corporation.

3. No shareholder of the corporation may sell or transfer his shares in this corporation except to another individual who is eligible to be a shareholder of the corporation, and such sale or transfer may be made only after the same shall have been approved, at a shareholders' meeting specifically called for that purpose, by not less than a majority of the outstanding shares at such shareholders' meeting, exclusive of the stock proposed to be sold. The shares of stock held by the shareholder proposing to sell or transfer his shares may not be voted or counted for any purpose at said meeting.

4. In the event there is more than one shareholder in the corporation, before stock is issued to shareholders they must have negotiated with the other shareholders and/or the corporation a buy-sell agreement providing for the redemption or disposition of their shares in the event their interest in the corporation is terminated for any reason. An executed copy of the buy-sell agreement must be filed with the secretary of the corporation and made a part of the records of the corporation.

IN WITNESS THEREOF we, the undersigned, being each of the original subscribers to the capital stock hereinabove named, for the purpose of forming a corporation to do business in the State of Florida, under the laws of Florida, do make and file this Articles of Incorporation, hereby declaring and certifying that the facts herein stated are true, and do respectively agree to take the number of shares hereinabove set forth, and hereunto set our hands and seals, this 5^{-4} day of Sektem 6...

Septem be Thomas A.T. Taylor

State of Florida County of Hillsborough

Before me, the undersigned authority, personally appeared Thomas A.T. Taylor, whom I personally know or who have produced $\mathcal{FLOCIDA}$ $\mathcal{PCIVFPS}$ $\mathcal{CLCEVSC}$ as identification and who have acknowledged before me that they executed the same freely and voluntarily for the purpose therein expressed. They did not take an oath.



Notary Public DAVID KINCAI

Printed name of Notary Public

Registered Agent/Registered Office

Pursuant to the provisions of section 607.0501, Florida Statutes, the mentioned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

1. " he name of the corporation is **TATT**, **P.A.**

2. The name and address of the registered agent is Thomas A.T. Taylor, 1918 West Cass Street, Tampa, Florida 33606.

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE. 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 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.

Dated 5th Sept., 1995

Thomas A.T. Taylor ^I