417 E. Virginia St., Suite 1, Tallahassee, FL 32301, (904)224 8870 Mailing Address: Post Office Box 10349, Tallahassee, FL 32302 TOLL FREE No. 1-800-342-8062 FAX (904) 222-1222

			1	C.C. FEE,	DISBUNSED
			Capital Express	b	·
NAME			Art. of Ing. File		
FIRM			Corp. Record Senich		
			Lid. Partnership File		
			Foreign Corp. File		
_			() Cort. Copy(s)	···	
muone ()			Art, of Amond, File		
PHONE ()					
			Dissolution/Withdrawal		
Service: Top Priority	Dogular			***************************************	
One Day Service	Two Day Service	!	Ficilious Namo File		
•	.		Namo Reservation		•
To us via	Rolum via _		Annual Report/Reinstatement		
			Flag. Agant Sorvico		******
Matter No.: Express Mail No.			Document Filing		·
	•		Document Ching		
Stato Fee \$	Our \$		Corporato KII		
- • •			Vohicle Search	-	
			Driving Record		
			Document Retrieval		
					
			UCC 1 or 3 File		
			UCC 11 Sourch		
				00166	145555
			[File No 'e Conto Till / I (コノいにニニのものか.	· ***
			Courier Service ****	22.50_***	1-25004
			Shipping/Handling		,
స ల			Phona ()		
we v			Top Priority		
医肾 二			Current Mail Dan		
100 E			Express Mall Prep		
<u> </u>			` '" =		
المريون					
SECTE THE STATE IS SECTION OF STATE IS SECTION OF 1:59			SUBTOTALS		
火造 苇				Г 	
He H			FEE	sS_	(0
5. 5				0.	8
•		a n 19 95 1	DISBURSED	3	~—~>
	AL	JAN 1 0 19951		ાં મેં 🥞	$i\eta$
			SURCHARGE	50	—
			TAX on corporate supplies		II
	• • • • • • • • • • • •			•	
REQUEST TAKEN	CONFIRMED	400001150	SUBTOTAL	Cost Paragraphic	77*
I AKEN	CONFIRMED	APPROVED		8 1	
DATE/496			PREPAID		
1000		•	`		
TIME /		CK No	BALANCE DUE		<u></u>
BY CI)			}		
				\$	

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

THANK YOU from Your Capital Connection

DISBURSED

WALK-IN

Will Pick Up .



ARTICLES OF INCORPORATION

The undersigned, acting as incorporator of a corporation under the Florida General Corporation Act, adopts the following Articles of incorporation for such corporation:

- 1. Name and Address: The name of this corporation is 4201 Orlando, Inc. the corporation office and mailing address is 5770 Roosevelt Blvd. Suite 500, Clearwater, FL 34620.
 - 2. Duration: The period of its duration is perpetual.
- 3. Purpose: The purpose is to engage in any related activities or business permitted under the laws of the United States and Florida.
- 4. Capital Stock: The corporation is authorized to issue 1,000.00 shares, all of one class, at \$1.00 par value.
- 5. Initial Registration Office and Agent: The name and address of the initial registered agent and office of this corporation is as follows:

Keith Johnson 5770 Roosevelt Blvd, Suite 500 Clearwater, FL 34620

6. Initial Board of Directors: This corporation shall have one director initially. The number of directors may be either increased or decreased from time to time by an amendment of the bylaws of the corporation in the manner provided by law, but shall never be less than one (1).

The name and address of the initial directors of this corporation is:

Name

Address

Keith R. E. Johnson

5770 Roosevelt Blvd, Suite 500 Clearwater, FL 34620 7. Incorporator: The name and address of the Incorporator signing these articles of Incorporation is:

Name

Address

Keith Johnson

5770 Roosevelt Blvd, Suite 500 Clearwater, FL 34620

- 8. Bylaw Amendment: The power to adopt, alter amend or repeal the Bylaws of this corporation shall be vested in the board of Directors and the shareholders.
- 9. Indemnification: The corporation may be empowered by resolution of the Board of Directors to indemnify any officer or director, or any former officer or director, in the manner set out and provided for in the Bylaws of this corporation, pursuant to the provisions of section 607.0850 of the Florida Statutes, as amended.
- 10. Informal Action of Directors: If a majority of the Directors severally or collectively consent in writing to any action taken or to be taken by the corporation, and the writings evidencing their consent are filed with the Secretary of the corporation, the action shall be as valid as though it had been authorized at a meeting of the Board of Directors.
- ll. Amendment of Articles: The power to amend these Articles of Incorporation shall vest in the Stockholders and Directors, in the manner produced by the Florida Statutes.
- 12. Pre-emptive Rights: Each shareholder of the corporation shall have the first right to purchase shares (and securities convertible into shares) of any class, kind or series of stock in this corporation that may from time to time be issued (whether or not presently authorized), including shares from the treasury of this corporation, in the ration that the number of shares he holds at the time of issue bears to the total number of shares outstanding, exclusive of treasury shares. This right shall be deemed waived by any shareholder who does not exercise it and pay for the shares pre-empted within thirty (30) days of receipt of a notice in writing from the corporation, stating the prices, terms and conditions of the issue of shares, and inviting him to exercise his pre-emptive rights. The right may also be waived by affirmative written waiver submitted by the shareholder to the corporation within (30) days of receipt of notice from the corporation.
- 13. Director Conflict of Interest: A. No contract or other transaction between a corporation and one or more of its directors, or between a corporation and any other corporation, firms, association or other entity, in which one or more of its

directors are directors or officers, or are financially interested, shall be either void or voidable for this reason alone or by reason alone that such director or directors are present at the meeting of the Board of Directors or of a committee thereof which approves such contract or transaction, or that his or their votes are counted for such purpose:

- 1. If the fact of such common directorship officership or financial interest is disclosed or known to the board or committee, and the board or committee approves such contract or transaction be vote sufficient for such purpose without counting the vote or votes of such interested director or directors; or
- 2. If such common directorship, officership of financial interest is disclosed or known to the shareholders entitled to vote thereon, and such contract or transaction is approved by vote of the shareholders; or
- 3. If the contract or transaction is fair and reasonable as to the corporation at the time is approved by the board, a committee or the shareholders.
- B. Common or interested directors may be counted in determining the presence of a quorum at a meeting of the board of directors or of a committee which approves such contract or transaction.
- 14. Informal Action of shareholders. Any action of the shareholders may be taken without a meeting if consent in writing setting forth the actions so taken shall be signed by the holders of outstanding stock having not less than the minimum number of votes that would be necessary to authorize to take such action at a meeting at which shares entitled to vote thereon were present and voted, and filled with the Secretary of the corporation as part of the corporate records.

FIGURED SPORTARY OF STATE DIVISION OF STUDIES

96 JAN 10 PH 1:59

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation this 30th day of January, 1995.

Keith Johnson Incorporator

I hereby accept and am familiar with the duties of being designated as Registered agent.

Keith Johnson Registered Agent

STATE OF FLORIDA COUNTY OF PINELLAS

Notary Public

My commission expires: 483.8, 2000

ROBIN & BOWEN
COMMISSION & CC \$50347
EXPIRES PEB 08, 2000
BONDED THINU
ATLANTIC BONDING CO., INC.