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CATITAL CONNECTION. 417 E. Virginia St., Suite 1, Tallaliassee, Pl. 32301, (904)224-8870 Mailing Address: Post Office Box 10349, Tallahassee, Pt. 32302 TOLL FREE No. 1-800-342-8062 INC PAX (904) 222-1222 C.C. FEE. DIBBURSED Capital Express** Art. of Ino. File _ NAME ___ Corp. Record Search FIRM Ltd. Partnorship Filo ... ADDRESS __ Foreign Corp. File () Cort. Copy(a)_ Art. of Amend, File PHONE (____ Dissolution/Withdrawal 000001-780800 -04/15/96--01094--013 ____ C U 8• _____ One Day Service Regular. Service: Top Priority ... _ Fictitious Namo Filo Two Day Sarvice Name Reservation To us via ______ Return via _ _____ Annual Report/Reinstatement ____ Rog. Agent Service Mutter Nu.: Express Mail No. --_____ Document Filing State Foo \$ _____ Our \$ __ Corporate Kit ___ Vohicle Search Driving Record __ Document Retrieval UCC 1 or 3 File __ UCC 11 Search _ UCC 11 Retrieval ____ File No.'s, ____ Copies Courier Service ____ Shipping/Handling . Phone () _ Top Priority ___ _ Express Mall Prep. _ ... FAX () pgs. SUBTOTALS _ FEE..... DISBURSED..... SURCHARGE..... TAX on corporate supplies.....

REQUEST TAKEN CONFIRMED APPROVED

GATE 4/15/94

TIME 11:00 CK No. _____

WALK-IN
Will Pick Up

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,

SUBTOTAL

PREPAID.....

BALANCE DUE.....

THANK YOU from Your Capital Connection

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TALLAHASSEE FETAIGA

ARTICLES OF INCORPORATION

OF

PROBST-MOORE FUNERAL DIRECTORS, INC.

We, the undersigned, do hereby associate ourselves together, for the purpose of becoming a corporation, operating for profit by and under the provisions of the Statutes of the State of Florida appertaining and providing for the formation, liabilities, rights, privileges and immunities of a corporation operating for profit, and do hereby make, subscribe, acknowledge and file these Articles of Incorporation for the purpose of becoming such a corporation for profit and do hereby declare, state and certify:

ARTICLE I

The name of this corporation shall be: PROBST-MOORE FUNERAL DIRECTORS, INC.

ARTICLE II

The general nature of the business or businesses to be transacted by this corporation shall be:

1. To operate funeral home and crematory business; to take, acquire, buy, hold, own, maintain, work, develop, sell, lease, convey, mortgage, hypothecate, exchange, improve and otherwise deal in and dispose of real and personal property or any interest or rights therein; to buy, sell, assign, convey, satisfy, release and cancel liens upon personal and real property; to draw, accept, endorse, discount and deliver bills of exchange, promissory

notes, stocks, bonds, debentures and other negotiable instruments of whatsoever nature and to secure the same by mortgage or otherwise on property, real and personal.

- the transaction of the business of the corporation, or for the exercise of its corporation rights, privileges and franchises or for any other lawful purpose; to issue bonds, promissory notes, stock, bills of exchange, debentures and other obligations and the evidences of indebtedness, payable at specified time or times, or payable upon the happening of a specified event or events, secured or unsecured, from time to time or for any of the other objects of this business, and generally transact business concerning the same.
- 3. To acquire by purchase, subscription or otherwise, and to hold for investment, and to own, hold, sell, vote and handle shares of stocks and bonds in other corporations.
- 4. To have one or more offices to conduct its business and promote its objects within and without the State of Florida, in other states, the District of Columbia, the territories, possessions and dependencies of the United States and foreign countries without restriction as to place or amount.
- 5. To acquire, hold, own, dispose of and generally deal in grants, concessions, franchises, contracts, patents, patent rights, licenses, inventions, copyrights, trademarks and trade names or pending applications therefor relating to or useful in connection with any business of the corporation of every kind; to

cause to be formed, to promote and to aid in any way in the formation of any corporations, domestic or foreign.

the accomplishment of any of the purposes or the attaining of any of the objects or the furtherance of any of the powers enumerated in those Articles of Incorporation and any amendment thereof necessary or incidental to the protection and benefit of the corporation, as principal, agent, director, trustee or otherwise, and in general, either alone or in association with other corporations, firms or individuals to carry on any lawful business or acts necessary or incidental to the accomplishment of the purposes or the attainment of the objects or the furtherance of such purposes or objects of this corporation, whether or not such business or acts are similar in nature to the purposes and objects set forth herein and any amendment hereof.

The foregoing paragraph shall be construed as enumerating both objects and powers of this corporation, and it is hereby expressly provided that the foregoing enumeration of specific powers shall not be held to limit or restrict in any manner the powers of this corporation and this corporation shall enjoy all the rights, privileges and immunities of a corporation operating for profit under and prescribed by the laws of the State of Florida appertaining to such corporations.

ARTICLE III

The amount of capital stock authorized for this corporation shall be Two Hundred (200) shares of common stock with

a par value of Five Dollars (\$5.00) per share. All of the authorized stock of this corporation shall be fully paid and non-assessable upon issue, and all such stock may be issued or disposed of for such consideration payable in cash, property, real or personal or mixed, labor or services, at a just valuation to be fixed by the Board of Directors of this corporation. The directors of this corporation, in any legal meeting, are authorized to issue and dispose of all or any part of the authorized stock of this corporation for such consideration aforesaid, at a valuation as the directors thereof deem equitable.

ARTICLE IV

The amount of capital with which this corporation will begin business is Two Hundred Dollars (\$200.00).

ARTICLE V

This corporation shall have perpetual existence unless sooner dissolved as may be directed by law.

ARTICLE VI

The principal place of business of said corporation in the State of Florida is: 204 7th Street West, Palmetto, Florida 34221. The Board of Directors may from time to time move the principal office to any other address in the State of Florida.

ARTICLE VII

This corporation shall have two (2) director initially. The number of directors of this corporation may be increased or decreased from time to time by the Bylaws of this corporation, but

the number of directors shall never be less than one (1) nor more than two (2).

ARTICLE VIII

The names and post office addresses of the members of the first Board of Directors and the officers of this corporation who shall hold office for the first year of the existence of this corporation or until their successors are elected, and the respective offices which they will hold, are:

Name	Address	Office
JEFFREY L. PROBST	4702 36th Ave W Bradenton, FL 34209	President/Director
D. ALAN MOORE	204 7th St W Palmetto, FL 34221	Vice President/ Secretary/Director

ARTICLE IX

The name and post office address of each subscriber of these Articles of Incorporation, and the statement of the number of shares of stock, and the value of the consideration therefor which each agrees to take is:

Name	Address	Shares	Value
JEFFREY L.	4702 36th Ave W	100	\$500.00
PROBST	Bradenton, FL 34209		
D. ALAN MOORE	204 7th St W	100	\$500.00
	Palmetto, FL 34221		

ARTICLE X

Those Articles of Incorporation may be amended in a manner provided therefor by the laws of the State of Florida. amendment to these Articles of Incorporation shall be proposed by one or more of the stockholders of this corporation. Any question or motion or action of the stockholders of this corporation shall be decided by a majority vote of the stock entitled to vote thereon. The Bylaws of this corporation shall be promulgated, adopted, amended, changed or deleted by the stockholders of this corporation. The business affairs of this corporation shall be conducted by a Board of Directors and the directors thereof shall be elected at the annual meeting of the stockholders of this corporation. No person shall be required to own, hold or control stock in this corporation as a condition precedent to holding an office or being a director or agent of this corporation. Vacancies in the officers and directors of this corporation shall be filled as prescribed in the Bylaws of this corporation. This corporation shall have and enjoy all of the rights, privileges and immunities of a corporation operating for profit under the laws of the State of Florida appertaining thereto at the time of the incorporation hereof and any amendments thereto. The number and nature of the offices in this corporation subsequent to the initial offices may be increased, deleted or changed by the Bylaws of this corporation in keeping with the laws of the State of Florida appertaining thereto. Any action taken by the corporation may be ratified by a writing signed by all of the stockholders, thereby dispensing with

the formalities of special and annual meetings of the stockholders and directors.

ARTICLE XI

The street address of the initial registered office of this corporation is 4702 36th Avenue West, Bradenton, Florida 34209and the name of the initial registered agent of this corporation is JEFFREY L. PROBST.

IN WITNESS WHEREOF, the undersigned, each a natural person competent to contract, being the original subscribers of the capital stock of this corporation, as hereinabove set forth, and in pursuance of the laws of the State of Florida appertaining to the formation of a corroration for profit, do now subscribe, acknowledge and file these Articles of Incorporation, hereby declaring that the matters herein stated are true and they do respectively agree to take the number of shares of stock for the value of the consideration above set forth, and do accordingly set their hands and seals this / 5 day of 1996.

Signed, Sealed and Delivered Présence Of:

As to the signature of the

Subscribers

SUBSCRIBERS

STATE OF FLORIDA

COUNTY OF MANATEE

BEFORE ME, a Notary Public authorized to take acknowledgments in the state and county set forth above, personally appeared JEFFREY L. PROBST and D. ALAN MOORE, known to me and known by me to be the persons who executed the foregoing Articles of Incorporation, and they acknowledged before me that they executed those Articles of Incorporation. They are well known to me and produced

as identification and did not take an oath.

Nonery Public

OF FLO

My Commission Expires:

CERTIFICATE OF REGISTERED OFFICE AND DESIGNATION OF REGISTERED AGENT

In pursuance of Chapter 607.034, Florida Statutes, the following is submitted, in compliance with said Act:

- 1. The Principal Office of PROBST-MOORE FUNERAL DIRECTORS, INC., a corporation duly organized and existing under the laws of the State of Florida is: 204 7th Street West, Palmetto, Florida 34221.
- 2. The Registered Office of this corporation is: 4702 36th Avenue West, Bradenton, Florida 34209.
 - 3. The Registered Agent of this corporation is:

Name	Address
JEFFREY L. PROBST	4702 36th Ave W
	Bradenton, FL 34209

4. The name and address and respective office of each member of the Board of Directors of this corporation are:

Name	Address	Office
JEFFREY L. PROBST	4702 36th Ave W Bradenton, FL 34209	President/Director
D. ALAN MOORE	204 7th St W Palmetto, FL 34221	Vice President/ Secretary/Director

The name and address of each subscribe

Articles of Incorporation are:	96 APR 15 PH 12: 19
Name	Address LAHASSEE FLOODA
JEFFREY L. PROBET	4702 36th Ave W Bradenton, FL 34209
D. ALAN MOORE	204 7th St W Palmetto, FL 34221

PROBST-MOORE FUNERAL DIRECTORS, INC.

Corporate Officer

ACKNOWLEDGMENT AND ACCEPTANCE

Having been named to accept service of process for the above named corporation, at the place designated in this Certificate, I hereby accept such designation to act in this capacity, and agree to comply with the provisions of said Act relative to keeping said office open.

REY'L. PROBST REGISTERED AGENT