000069949 CAPITAL CONNECTION, INC. Elegance 417 E. Virginia St., Suite 1, Tallahamee, Pt. 32301, (904)224-8-370 Mailing Address: Post Office Box 10349, Tallahassee, FL 32302 TOLL PREE No. 1-800-342-8062 PAX (904) 222-1222 Cypital Express 14 Art. of Inc. File NAME Corp. Record Bearch FIRM ___ Lid. Partnership File ADDRESS _____ Eareign Corp. File () Cart. Copy(e). Art. of Amond, File PHONE (Dissolution/Withdrawal CUB-Service: Top Priority... Ficilitous Name File Regular_ Two Day Bervice One Day Service Namo Reservation ___ Roturn via . Annual Report/Reinstatement Rog. Agent Service Matter No.: _____ Express Mail No. -Document Filing State Fee \$ _____, Our \$ _ Corporate Kit Vahlale Search **Driving Record Document Retrieval** UCC 1 or 3 File UCC 11 Search UCC 11 Retrieval _ File No,'e, ___ Copies Courler Service Shipping/Handling _ Phone () . Top Priority . _ Express Mail Prep. FAX () SUBTOTALS . FEE..... DISBURSED..... SURCHARGE..... AUG 2 2 1996 TAX on corporate supplies..... SUBTOTAL REQUEST CONFIRMED APPROVED 8/22 DATE 9:00 BALANCE DUE..... CK No. _

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Will Pick Up

11-2529-7 PONDER'S ING., THOMASVILLE, GA.

Please remit invoice number with payment of TERMS: NET 10 DAYS FROM INVOICE DATE O

1 1/2% per month on Past Due Amounts

Past 30 Days, 18% per Annum,

THÁNK YOU

Your Capital Connection

ARTICLES OF INCORPORATION OF DE ELEGANCE LIMOUSINES, INC.

The undersigned incorporator, for the purpose of forming a corporation under the Florida Business Corporation Act, hereby adopts the following Articles of Incorporation.

ARTICLE I

NAME, PRINCIPAL PLACE OF BUBINESS AND DURATION

The name of the Corporation is DE ELEGANCE LIMOUSINES, INC. The principal place of business of the Corporation is 5042 CALLE DE SOL ORLANDO, FLORIDA 32819. The duration of the Corporation is perpetual.

<u>ARTICLE II</u>

REGISTERED OFFICE AND AGENT

The address of the registered office in the state of Florida is 5042 CALLE DE SOL. in the city of ORLANDO in the County of ORANGE. The name of the registered agent at such address is VINODCHANDRA M. PATEL.

ARTICLE III

CORPORATE PURPOSE, POWERS AND RIGHTS

- 1. The nature of the business to be conducted or promoted and the purpose of the Corporation are to engage in any lawful act or activity for which Corporation may be organized under the Business Corporation Act of Florida.
- 2. In furtherance of its corporate purpose, the Corporation shall have all of the general and specific powers and rights granted to and conferred on a corporation by the Business Corporation Act of Florida.

ARTICLE IV

CAPITAL STOCK

1. The total number of shares of capital stock which the Corporation has the authority to issue is 1000 shares of Common Stock ("Common Stock"), \$ 1.00 par value per share.

- 2. The designations, voting powers, preferences and relative, participating, optional or other special rights, and qualifications, limitations or restrictions of the above stock are as follows:
- (a) The holders of the Common Stock are entitled to receive, to the extent permitted by law, such dividends as may be declared from time to time by the Board of Directors.
- In the event of voluntary or involuntary liquidation, dissolution of assets or winding up of the corporation, after distribution in full of the preferential amounts, if any, to be distributed to the creditors and holders of shares of preferred stock, if any such stock shall be authorized herein and issued, the holders of Common Stock shall be entitled to receive all of the remaining assets of the Corporation of whatever kind available for distribution to shareholders ratably in proportion to the number of shares of Common Stock held by them respectively. The Board of Directors may distribute in kind to the holders of Common Stock such remaining assets of the Corporation or may sell transfer or otherwise dispose of all or any part of such remaining assets to any other Corporation, trust or other entity and receive payment therefor in cash, stock or obligations of such other Corporation, trust or other entity, or any combination thereof, and may sell all or any part of the consideration so received and distribute any balance thereof in kind to holders of Common Stock. The merger or consolidation of the Corporation into or with any other Corporation, or the merger of any other Corporation into it, or any purchase or redemption of shares of stock of the Corporation of any class, shall not be deemed to be a dissolution, liquidation or winding up of the Corporation for the purpose of this paragraph.
- (c) Each holder of Common Stock has one vote with respect to each share of common stock held by him of record on the books of the Corporation on all matters voted upon by the shareholders.
- (d) The private property of the shareholders of this Corporation shall not be subject to the payment of Corporate debts, except to the extent of any unpaid balance of subscripition of shares.
- (a) Any person, upon becoming the owner or holder of any shares of the Common Stock or other securities having voting rights issued by this Corporation ("shareholders"), does there by consent and agree that all rights, powers, privileges, obligations or restrictions pertaining to such person or such securities in any way may be altered, amended restricted, enlarged, or of United States herein after adopted which have reference to or affect corporation, such securities, or such person if any; and that the Corporation, reserves the rights to transactany business of the Corporation, to alter, amend or repeal these articles of Incorporation, or to do any other acts or things as authorized, permitted or allowed by such legislative enactments.

ARTICLE V

INCORPORATOR

The name and address of the incorporator to these Articles of Incorporation is VINODCHANDRA M. PATEL 5042 CALLE DE SOL ORLANDO, FLORIDA 32819. The power of the incorporator shall terminate upon the filling of the Articles of Incorporation of the Corporation with the office of the Secretary of State of Florida.

ARTICLE VI

BOARD OF DIRECTORS

The number of directors will be fixed from time to time by resolution of the Board of Directors, but (subject to vacancies) in no event may there be less than one (1) director. Each director shall serve until the next annual meeting of shareholders.

If any vacancy occurs in the Board of Directors during a term, the remaining directors, by affirmative vote of a majority thereof, may elect a director to fill the vacancy untill the next meeting of shareholders.

The name and mailing address of the person who shall serve as directors of the Corporation untill the first annual meeting of the shareholders are as follows:

NAME	<u>ADDRESS</u>	
VINODCHANDRA M. PATEL	5042 CALLE DE SOL	
PRESIDENT/SECRETARY	ORLANDO, FLORIDA 32819	
KUNJALATA V. PATEL	5042 CALLE DE SOL	
TREASURER	ORLANDO, FLORIDA 32819	
JAYESH V. PATEL	5042 CALLE DE SOL	
VICE PRESIDENT	ORLANDO, FLORIDA 32819	

ARTICLE VII

AHENDHENTS

This corporation reserves the rights to amend or repeal any provision contained in this Articles of Incorporation, or any amendment hereto, by a majority vote of the Board of Directors, and any right conferred upon the shareholders is subject to this reservation.

IN WITNESS WHEROF the undersigned, for the purpose of forming a corporation under the laws of the State of Florida, does make, file and record these Articles of Incorporation, and does certify that the facts herein stated are true; and I have accordingly hereunto set my hand and seal.

DATED:	August.	20	,1996.
_	V		acu (SEAL)
			VINODCHANDRA M. PATEL

county of Seminale) 88.

Be it remembered, that on this 20 day of Anny, 1996 personally appeared before me, the undersigned officer duly authorized to administer oaths and take acknowledged VINODCHANDRA M. PATEL, a party to the foregoing Articles of Incorporation, personally known produced or identificiation produced identificiation, type of and I having first made known to him the contents of said Articles, he did acknowledge that he signed, Sealed and delivered the same as his voluntary act and deed.

Given under my hand seal of office the day and yes: aforesaid.

DINESH R. CHOKSHI
My Comin Exp. 8/02/97
Bonded By Service Ins
No. CC304422

Transport Known (1000) LD.

NOTARY PUBLIC

DINESH CHOKSHI

INCORPORATOR/REGISTERED AGENT

NAME OF NOTARY

DESIGNATION

AB

REGISTERED AGENT

In compilance with Section 48.091, and Section 607.034, Florida Statues, the following is submitted:

That DE ELEGANCE LINOUSINES, INC. desiring to organize under the laws of the State of Florida, with its principal office at 5042 CALLE DE SOL ORLANDO, FL. 32819 has named VINODCHANDRA M. PATEL located at 5042 CALLE DE SOL ORLANDO, FL. 32819 as agent to accept service of process in the State of Florida.

ACKNOWLEDGEMENT:

Having been named to accept service of process for the above named Corporation, at the place designated in this certificate, the undersigned agrees to act in this capacity, and agrees to comply with the provisions of Florida law relative to keeping the designated office open.

(VINODCHANDRA M. PATEL)
INCORPORATER/REGISTERED AGENT

CAPITAL CONNECTION, INC.

417 B. Virginia Street, Sulto 1 · Thillaliannee, Plorida 32302 (904) 224-5870 · 1-800-342-8062 · Pax (904) 222-1222

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De Eligance Limousines

brc.

Signature

Requested by:

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Name

Date

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CERTIFICATE OF AMENUMENT OF ARTICLES OF INCORPORATION OF DE ELEGANCE LIMOUSINES INC.

F. 11. E.D

97 SEP -2 PH 2: 19

SECRETARY OF STATE TALLAHASSEE FLORIDA

Pursuant to the provisions of the Florida Corporation Act, the undersigned corporation adopts the following Articles of Amendment to its Articles of Incorporation.

ARTICLE I

The name of the corporation is **DE ELEGANCE LIMOUSINES.INC.** The following amendments to the Articles of Incorporation was adopted by the shareholders of the corporation on **AUGUST 27.1997.**

The amendment alters or changes Article II REGISTERED OFFICE AND AGENT VI BOARD OF DIRECTORS of the original Articles of Incorporation are as follows:

ARTICLE II

The address of the registered office in the state of Florida is 5042 CALLE DE SOL in the city of Orlando in the County of Orange. The name of the Registered Agent is JAYESH V. PATEL.

ARTICLE VI

The name and mailing address of the person who resign as a directors and officers of the Corporation are as follows:

NAME

· ADDRESS

VINODCHANDRA M. FATEL PRESIDENT/SECRETARY

5042 CALLE DE SOL ORLANDO FL 32819

JAYESH V. PATEL VICE PRESIDENT

5042 CALLE DE SOL ORLANDO FL 32819

The name and mailing address of the persons who shall serve as directors of the Corporation untill the next annual meeting of the stockholders are as follows.

NAMIE

ADDRESS

JAYESH V. PATEL PRESIDENT/SECRETARY

5042 CALLE DE SOL ORLANDO FL 32819

KUNJALATA V. PATEL TREASURER/VICE PRESIDENT

5042 CALLE DE SOL ORLANDO FL 32819

. . 1 . .

The name and address of the Registered Agent is,

JAYESH V. PATEL 5042 CALLE DE SOL ORLANDO FL 32819

Having been named to accept service of process for the above named Corporation, the undersigned agrees to act in this capacity, and agrees to comply with the provisions of Florida law relative to keeping the designated office open.

JAYESH V. PATEL REGISTERED AGENT

DE ELEGANCE LIMOUSINES INC.

President JAYESH V. PATEL

Secretary JAYESH V. PATEL