P 97 000	
CAPITAL CONNECTION, INC.	Nº ,5,3739.
417 E. Virginia St., Suite 1, Tallahassee, FL 32301, (904)224-8870	The Andrew The Helderick
Mailing Address: Post Office Box 10349, Tailahassee, FL 32302	$RE: \underbrace{ \left(\begin{array}{c} 1 \\ 1 \end{array}\right) \left(\begin{array}{c} 1 \end{array}\right) \left(\begin{array}{c} 1 \\ 1 \end{array}\right) \left(\begin{array}{c} 1 \end{array}\right) \left(\left(\begin{array}{c} 1 \end{array}\right) \left(\end{array}\right) \left(\begin{array}{c} 1 \end{array}\right) \left(\begin{array}{c} 1 \end{array}\right) \left(\left(\begin{array}{c} 1 \end{array}\right) \left(\end{array}\right) \left(\begin{array}{c} 1 \end{array}\right) \left(\left(\begin{array}{c} 1 \end{array}\right) \left(\end{array}\right) \left(\begin{array}{c} 1 \end{array}\right) \left(\left(\begin{array}{c} 1 \end{array}\right) \left(\left(\end{array} \right) \left(\end{array}\right) \left(\left(\end{array}) \left(\end{array}\right) \left($
TOLL FREE No. 1-800-342-8062	ICH Miami The
FAX (904) 222-1222	
	C.C. FEE. DISBURSED
	Capital Express **
NAME	Art. of Inc. File Pi T
FIRM	Ltd. Partnership File
ADDRESS	Foreign Corp File
	() Cert. Copy(s) The E
2HONE ()	Art. of Amend. File
• • · · · · · · · · · · · · · · · · · ·	Dissolution/Withdrawal
service: Top Priority Regular	C 0 3
One Day Service Two Day Service	<u>4</u>
o us via Return via	Name Reservation
	Annual Report/Reinstatement ** 1 22.50 ** ** 122.50
Aatter No.: Express Mail No	Reg. Agent Service
Rautor 190., Explose mail 190	
State Fee \$ Our \$	Corporate Kit
	Vehicle Search
	Driving Record
	Document Retrieval
	UCC 1 or 3 File
	UCC 11 Search
	UCC 11 Retrieval
	File No.'s,Copies
	Courier Service
	Shipping/handling
	Top Priority
	Express Mail Prep
	FAX () pgs
	SUBTOTALS
	FEE
R MHMMMM HAR 7 11-1	
$\neg \star$	
	TAX on corporate supplies
REQUEST TAKEN CONFIRMED APPROVED	
DATE	¥
FIME CK No	BALANCE DUE
	\$

ARTICLES OF INCORPORATION

OF

KENDALL 77 HOLDINGS OF MIAMI, INC.

I, the undersigned, for the purpose of forming a corporation for profit pursuant to the laws of the State of Florida, do hereby make, subscribe, acknowledge and Eile them following Articles of Incorporation:

ARTICLE I

The name of this corporation shall be:

KENDALL 77 HOLDINGS OF MIAMI, INC.

ARTICLE II

This corporation shall have the authority to engage in any activity or business permitted under the laws of the United States and of the State of Florida and any other jurisdiction wherein it may conduct business.

ARTICLE III

This corporation is authorized to issue par value voting common stock as described below, and none other:

Maximum Number of Shares:	50,000
Par Value Per Share:	\$.01

The authorized shares of par value common stock may be issued only for a consideration having a value, in the judgment of the Board of Directors, equivalent at least to the full par value of the stock so to be issued. Such consideration may be in the form of cash, real property, tangible personal property, intangible personal property, labor or services rendered, or any combination of the foregoing or such other consideration allowable by law.

ŀ

Each share of common stock of this corporation shall entitle the holder thereof to one vote upon each proposal presented at lawful meetings of the stockholders. No holder of common stock of this corporation shall be entitled to any right of cumulative voting.

ARTICLE IV

The amount of capital with which this corporation shall begin business shall not be less than Five Hundred and No/100 Dollars (\$500.00).

ARTICLE V INITIAL ADDRESS

The initial street address of the principal office of this corporation in the State of Florida shall be:

2601 S. Bayshore Drive Suite 1425 Miami, Florida 33133

The resident agent shall be:

ROBERT A. FREEMAN, P.A. Suite 1425 2601 S. Bayshore Drive Miami, Florida 33133

The Board of Directors may, from time to time, move the principal or registered office to any other address to which it seems pertinent in the interest of the corporation, either within or without the State of Florida.

ARTICLE VI DIRECTORS

This corporation shall have three (3) directors initially. The stockholders may, from time to time and at any time, raise or lower the number of directors of this corporation by so providing in the Bylaws of the corporation or by amending the Bylaws of the corporation, provided that there shall always be at least one director and said director need not be a citizen of the United States of America.

ARTICLE VII INITIAL DIRECTORS

The name and street address of the first directors shall be as follows:

Estelle Gould c/o Suite 1425 2601 S. Bayshore Drive Miami, Florida 33133 Cathie-Ellen Gould McCallum c/o Suite 1425 2601 S. Bayshore Drive Miami, Florida 33133

Robert A. Freeman c/o Suite 1425 2601 S. Bayshore Drive Miami, Florida 33133

The directors and officers shall hold office until the first annual meeting of the shareholders or until their successors shall be duly elected or appointed and qualified.

ARTICLE VIII SUBSCRIBER

The name and street address of the subscriber to these Articles of Incorporation is:

Robert A. Freeman Suite 1425 2601 S. Bayshore Drive Miami, Florida 33133

ARTICLE IX PREEMPTIVE RIGHTS

No holder of stock of any class of this corporation (or any subscriber) shall be entitled as of right, merely because he is a shareholder, to purchase any part of the unissued stock of the corporation of any class, or of any additional stock of any class to be issued by reason of any increase in the authorized capital stock of the corporation, or of bonds, certificates of indebted-ness, debentures or other securities convertible into or carrying the right to purchase stock of the corporation; but any such unissued stock of any class, or such additional authorized issue of new stock or of securities convertible into or carrying the right to purchase stock may be issued and disposed of by the Board of Directors to such person, firms, corporation or associations, and upon such terms as the Board of Directors may, in its absolute discretion, determine, without offering to the stockholders then of record, of any class, any thereof, on the same terms or on any terms, with all preemptive or preferential right of purchase of every kind being waived by each and every stockholder.

ARTICLE X

A. The initial Bylaws of this corporation shall be adopted by the Board of Directors. The Bylaws may be amended from time to time by either the stockholders or the directors. The stockholders may amend, alter or repeal any Bylaw adopted by the directors or the stockholders, and the directors may not adopt any Bylaws that would be in conflict with the Bylaws adopted by the stockholders.

B. Any subscriber or stockholder present at any meeting, either in person or by proxy, and any director in person at any meeting of the Board of Directors, shall conclusively be deemed to have received proper notice of such meeting unless he shall make objections at such meeting to any defect or insufficiency of notice. Members of the Board of Directors shall be deemed present at a meeting of such Board of Directors if a conference telephone or similar communication equipment is used by means of which all persons participating in the meeting can hear each other.

C. Each director and officer of the corporation, whether or not then in office, shall be indemnified by the corporation against all costs and expenses reasonably incurred or imposed upon him in connection with or arising out of any claim, demand, action, suit or proceeding in which he may be involved or to which he may be made a party by reason of his being or having been a director or officer of the corporation, said expense to include attorneys' fees and the cost of reasonable settlement made with a view to curtailment of cost of litigation, except in relation to matters as to which he finally shall be adjudged in any such action, suit or proceeding to have been derelict in the performance of this duty as such officer or director.

D. A director or officer of the corporation shall not be disqualified by his office from dealing or contracting with the corporation either as a vendor, purchaser or otherwise, nor shall any transaction or contract of the corporation be void or voidable by reason of the fact that any director or officer, or any firm of which any director or officer is a member, or any corporation of which any director or officer is a stockholder, officer or director is in any way interested in such transaction or contract, provided that disclosure of such direct or indirect interest is made to the Board of Directors, and such transaction or contract is or shall be authorized, ratified or approved either (a) by a vote of the majority of a quorum of the Board of Directors, without counting in such majority or quorum any director so interested, or member of a firm so interested, or stockholder, officer or director of a corporation so interested; or (b) by the written consent, or by vote of any stockholders' meeting of the holders of record, of a majority of all outstanding shares of stock in the corporation entitled to vote; nor shall any director or officer be liable to account to the corporation for any profits realized by or from or through any such transaction or contract authorized, ratified or approved as herein provided by reason of the fact that he, or any firm of which he is a member, or any corporation of which he is a stockholder, officer or director was interested in such transaction or contract. Nothing herein contained shall create liability in the events above described or prevent the authorized approval of such contracts in any other manner permitted by law.

I, THE UNDERSIGNED, being the Subscriber to these Articles of Incorporation, for the purpose of forming a corporation to do business both within and without the State of Florida, do make, subscribe, acknowledge and file these Articles of Incorporation, hereby declaring and certifying that the facts herein stated are true, and accordingly, hereunto set my hand and seal this $\frac{4}{4}$ day of March, 1997.

STATE OF FLORIDA)) SS.: COUNTY OF DADE)

I, the undersigned Notary Public, in and for the State of Florida, do hereby certify that on this day personally appeared before me Robert A. Freeman, to me well known as identified by Florida Driver's License No. | <u>PersonAuxy Known</u> |, and known to be the person who executed the foregoing Articles of Incorporation of KENDALL 77 HOLDINGS OF MIAMI, INC. and acknowledged that she executed the same for the uses and purposes therein stated; and an oath of said person was not taken as to the foregoing.

this $\underline{\mu}_{h}$ IN WITNESS WHEREOF, I have hereunto set my hand and seal this $\underline{\mu}_{h}$ day of March, 1997.

alone

NOTARY PUBLIC, State of Florida at Large

My commission expires:

OFFICIAL NOTARY SEAL
ILEANA FALCONE
NOTARY PUBLIC STATE OF FLORIDA
COMMISSION NO. CC526905
MY COMMISSION EXP JAN 2014

5

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Section 48.091, Florida Statutes, the following is submitted:

FIRST, KENDALL 77 HOLDINGS OF MIAMI, INC., desiring to organize or qualify under the laws of the State of Florida, with its principal place of business at the City of Miami, State of Florida, has named ROBERT A. FREEMAN, P.A., located at Suite 1425, 2601 South Bayshore Drive, Miami, Florida 33133, as its agent to accept service of process within Florida.

KENDALL 77 HOLDINGS C MIAMI . INC.

Date: March **\$**, 1997

I, having been named to accept service of process for the above-stated corporation at the place designated in this certificate, hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

ROBERT A. FREEMAN, P.A.

Βv

Title: President Date: March **4**, 1997

1004.071 030597(9:34) 1004\1080:2

6