CAPITAL CONNECTION, INC. 417 E. Virginia Street, Suite 1 . Tallahassee, Florida 32302 1-800-342-8062 • Fax (850) 222-1222 ****122.50 ****122.50 Art of Inc. File_____ LTD Partnership File_____ Foreign Corp. File____ L.C. file__ Fictitious Name File_ Trade/Service Mark_ Meiger File_ Art. of Amend. File_ RA Resignation___ EFFECTIVE DATE Dissolution / Withdrawal_ Annual Report / Reinstatement_ Cert. Copy______ Photo Copy_____ Certificate of Good Standing Certificate of Status___ Certificate of Fictitious Name____ Corp Record Search____ Officer Search_ 6188 JA 1598 Fictitious Search_ Fictitious Owner Search_ Signature Vehicle Search Driving Record UCC I or 3 File_ Requested by:

Name

Walk-In _____

Will Pick Up ___

UCC II Search_

Courier__

UCC II Retrieval_

ARTICLES OF INCORPORATION OF D & L GOLF ENTERPRISES, INC.

effective date
9-11-98

PREAMBLE

We, the undersigned, do hereby associate ourselves under the following Articles, for the purpose of forming a corporation under the laws of the State of Florida.

ARTICLE I

NAME

The name of the Corporation shall be:

D & L GOLF ENTERPRISES, INC.

ARTICLE II

PRINCIPAL OFFICE

The principal office of the Corporation shall be:

258 N.W. 1st Avenue Florida City, FL 33034

ARTICLE III

GENERAL NATURE OF BUSINESS

The general nature of the business to be transacted by this Corporation is:

- (1) Engaging in the business of owning, operating, and managing a golf shop to include the sale at retail of golf clubs, bags and similar and related golf equipment and supplies and the repair of golf equipment.
- (2) Engaging in any activity or business permitted under the laws of the United States and the State of Florida.

98 SEP 15 AMII: 01
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ARTICLE IV

CORPORATE POWERS

This Corporation shall have all powers now and hereafter granted corporations for profit under the laws of the State of Florida, including the Emergency Powers included in §607.0303, Florida Statutes.

ARTICLE V

CAPITAL STOCK

- (1) This corporation shall be authorized to have outstanding at any time a maximum of 6,000 shares of stock of the par value of \$1.00.
- (2) Shares of stock may be issued in consideration of the payment of the entire purchase price or only part of the purchase price, as may be determined by the Board of Directors which payment may be made in cash, property, or in services. Shares issued in consideration of the payment of only part of the purchase price:
 - (a) Shall be subject to calls thereon, in amounts and at such times as the Board of Directors may determine until the whole thereof shall have been paid; and
 - (b) Shall participate in dividends upon the basis of the amount actually paid on the respective shares; and
 - (c) Certificates issued therefor shall bear endorsement as to the actual amount paid thereon.
- (3) No stock in this corporation shall be sold or transferred other than by operation of law, unless and until the record owner thereof shall have given written notice, by certified mail, to the corporation at its principal office, setting forth a desire to sell such stock, together with the price, terms and conditions upon which said stock shall be offered for sale. The corporation, if it elects, or its stockholders, if it shall not elect, shall have an exclusive right to purchase said stock at the price and upon the terms and conditions set forth in said notice at any time within thirty (30) days of the corporation's receipt thereof. Upon failure of the corporation or its stockholders to exercise such rights within such thirty (30) day period, said stock may be offered for sale to others, but only at the price and upon the terms and conditions stated in said notice.

(4) Anything to the contrary notwithstanding, the original subscribers hereto shall, prior to issue of certificates therefor, have the right to assign their stock subscriptions without regard to the limitations on stock transfers contained in Section (3) above.

ARTICLE VI

REQUIRED CAPITAL

This corporation shall begin business with a capital of not less than Five Hundred (\$500.00) Dollars.

ARTICLE VII

TERM OF EXISTENCE

This corporation shall exist perpetually.

ARTICLE VIII

DIRECTORS

- (1) The business of this corporation shall be conducted by a Board of Directors consisting of two or more Directors, who shall be elected in accordance with the By-Laws.
- (2) Members of the Board of Directors or an Executive Committee of such Board will be deemed present and may conduct business at any meeting of such Board or Committee by means of a conference telephone or similar communication equipment if used so that all persons participating in the meeting can hear each other.
- (3) The name and street address of the members of the first Board of Directors of this corporation, who shall hold office for the first year of its existence or until their successors are elected and qualified are as follows:

NAME Scott M. DiMare ADDRESS 6401 Glen Abby Lane Bradenton, Florida 34202

Charles Lersch

6401 Glen Abby Lane Bradenton, Florida 34202

ARTICLE IX

STREET ADDRESS AND DESIGNATION OF REGISTERED AGENT

That, Charles P. Sacher, desiring to organize under the laws of the State of Florida has designated its initial registered office as 2655 LeJeune Road, Suite 1101, Coral Gables, 33134, Dade County, Florida, and has named Charles P. Sacher as its initial Registered Agent who is located at such address.

ARTICLE X

SUBSCRIBERS

The names and residence addresses of the Subscribers to these Articles of Incorporation are as follows:

NAME

ADDRESS

Charles P. Sacher

7341 S.W. 162nd Street Miami, Florida 33157

ARTICLE XI

SCOPE OF ARTICLES

The provisions of these Articles, and amendments thereto, and each and every Article and Section thereof, and the provisions of the By-Laws and amendments thereof, shall be considered a part of every contract and transaction to which this corporation shall be a party. Every person, association and/or corporation dealing with this corporation is hereby charged with notice and knowledge of the powers and limitations of powers of this corporation.

ARTICLE XII

COMMENCEMENT OF CORPORATE EXISTENCE

In accordance with the provisions of §607.0203, the effective date of incorporation is specified to be the 11th day of September, 1998, so long as these Articles are filed with the Secretary of State within five (5) business days of this date.

WITNESS our hands and seals this 11th day of September, 1998.

Charles P. Sacher

STATE OF FLORIDA) COUNTY OF DADE) SS:

BEFORE ME, the undersigned authority, personally appeared Charles P. Sacher, to me well known to be the persons described in and who executed and subscribed to the foregoing Articles of Incorporation, and they acknowledged before me that they executed and subscribed the same for the purposes therein expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal at Miami, in said County and State, this <u>11th</u> day of September, 1998.

Notary Public, State of Florida

My commission expires:

OFFICIAL NOTARY SEAL TANYA L BOWER NOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC715520 MY COMMISSION EXP. FEB. 9,2002

ACKNOWLEDGMENT OF REGISTERED AGENT

Having been named to accept Service of Process for D & L GOLF ENTERPRISES, INC., at place designated in ARTICLE IX of the attached Articles of Incorporation, I hereby acknowledge that I am familiar with and accept the obligations of that position.

Registered Agent

SECRETARY OF STATE

effective date 9-11-98