CAPITAL CONNECTION, INC. 417 E. Virginia Street, Suite 1 · Tallahassee, Florida 32302 (850) 224-8870 · 1-800-342-8062 · Fax (850) 222-1222 HSSO HSSO Alpha Academy and Sporto Camp II, Inc.	500024122263
Sporto Camp 11, Inc.	-01/27/9801002013 ****105.00 *****35.00
	Art of Inc. File
-	Foreign Corp. File   L.C. File   Fictitious Name File   Trade/Service Mark   Merger File   Art. of Amend. File   RA Resignation   Dissolution / Withdrawal   Dissolution / Withdrawal
	Cert. Copy       S       S         Photo Copy       S       S         Certificate of Good Standing       S       S         Certificate of Status       S       S         Certificate of Fictitious Name       S       S         Corp Record Search       S       S         Officer Search       S       S         Fictitious Search       S       S
Signature	Fictitious Owner Search Vehicle Search
Requested by: $n/n = 1.26 = 253$	Driving Record
$\frac{1}{\text{Name}} \frac{1}{\text{Date}} \frac{1}{\text{Time}}$	UCC 11 Search
Walk-In Will Pick Up5	Courier

# FILED

### ARTICLES OF DISSOLUTION

#### <u>OF</u>

### 98 JAN 26 PM 4:08

ALPHA ACADEMY AND SPORTS CAMP II, INC. SECRETARY OF STATE TALLAHASSEE, FLORIDA

1. The name of the Corporation is ALPHA ACADEMY AND SPORTS CAMP II,

INC.

2. The names and respective addresses of its officers are:

Name and Address

#### <u>Title</u>

President

Mark Yanklewitz 11608 Sunfish Way Cooper City, FL 33026

Stephen Markowitz 3814 Bimini Avenue Cooper City, FL 33026

Secretary/Treasurer

3. The names and respective addresses of its directors are:

Mark Yanklewitz 11608 Sunfish Way Cooper City, FL 33026

Stephen Markowitz 3814 Bimini Avenue Cooper City, FL 33026

4. All debts, obligations and liabilities of the corporation have been paid or discharged or adequate provision has been made therefor.

5. All the remaining property and assets of the corporation have been distributed among its shareholders in accordance with their respective rights and interests.

6. There are no actions pending against the corporation in any court (or adequate provision has been made for the satisfaction of any judgment, order or decree which may be entered against the corporation in any pending action).

7. A copy of the resolution to dissolve is attached. That resolution was adopted by the shareholders of the corporation on the  $\frac{1}{2}$  day of December , 1997.

DATED this 3/2 day of December , 1997.

Mark Yanklewitz, President Stephen

### STATE OF FLORIDA ) ) :ss COUNTY OF DADE )

BEFORE ME, the undersigned authority duly qualified to take acknowledgements and administer oaths in the County and State last aforesaid, personally appeared Mark Yanklewitz, as President, and Stephen Markowitz, as Secretary, of of ALPHA ACADEMY & SPORTS CAMP II, INC. a Florida corporation, to me known and who acknowledged before me that they have executed the foregoing Articles of Dissolution on behalf of said corporation for the purposes therein expressed.

IN WITNESS WHEREOF, I have hereunto set my official hand and seal this  $\frac{37}{2}$  day of December, 1997.

Notary Public, STATE OF FLORIDA

My Commission Expires:



[ml] W:\48656\ARTDIS47.HWG

## WRITTEN CONSENT OF THE SHAREHOLDER AND ALL DIRECTORS OF ALPHA ACADEMY AND SPORTS CAMP II, INC.

The undersigned, being all of the shareholder and all of the directors of the above-named corporation, do hereby consent to and adopt the following resolutions:

RESOLVED, the following plan of liquidation is hereby adopted for the assembling and marshalling of the assets of the corporation, the paying of or making adequate provisions for the creditors and debtors of the corporation, and the apportioning of the remaining assets among the shareholders according to their respective interests;

RESOLVED FURTHER, that the corporation is being liquidated pursuant to Section 331 of the Internal Revenue Code of 1954, as amended, pursuant to the laws of the State of Florida, and will distribute all of its assets to its shareholders;

RESOLVED FURTHER, that all liabilities and obligations of the corporation will be paid or discharged, or that adequate provision will be made therefor;

RESOLVED FURTHER, that the officers of the corporation are hereby authorized to establish a reserve in a reasonable amount to meet known liabilities and liquidating expenses and estimated unascertained or contingent liabilities or contingent expenses, if they deem such a reserve is necessary. The officers shall arrange for the distribution of any unused balance of the reserve to the shareholders as soon as practicable;

RESOLVED FURTHER, that, after the provision for, or the payment of, the known debts and liabilities of the corporation, the officers of the corporation are authorized and directed to distribute the remaining assets of the corporation to the shareholders of record in proportion to the number of shares owned by them in cancellation of their shares; RESOLVED FURTHER, that the officers of this corporation are hereby authorized and directed to execute all documents required by law to be filed, including the filing within thirty (30) days after the date of this consent of Form 966 with the Internal Revenue Service Center in Atlanta, Georgia, attaching thereto a certified copy of these resolutions, indicating that the shareholders and directors have adopted a plan of liquidation pursuant to Section 331 of the Internal Revenue Code of 1954, as amended, and to do all other things necessary or convenient to effect the liquidation of this corporation; and as soon as practical after the distribution and transfer of the assets and liabilities to the stockholders in exchange for his capital stock, the corporation shall file Articles of Dissolution and all other documents necessary to effect the dissolution of this corporation.

Executed this 18 day of December 1997.

STOCKHOLDERS:

**DIRECTORS:** 

Stephen Markowitz Stephen Markowitz Mark Yanklewitz Mark Yanklewit