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Requester's Name Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) ☐ Walk in Pick up time Certified Copy Will wait ☐ Mail out Photocopy Certificate of Status **NEW FILINGS AMENDMENTS** Profit Amendment Not for Profit Resignation of R.A., Officer/Director Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger OTHER FILINGS REGISTRATION/QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Reinstatement Trademark

Other

Examiner's Initials

ARTICLES OF AMENDMENT

FILED

01 MAY 21 AM 10: 39

SECRETARY OF STATE TALLAHASSEE, FLORIDA

to

ARTICLES OF INCORPORATION

of

Joseph Laurore Foundation, Inc. (present name)		
IRST: Amendment(s) adopted: (TNDTCATE ARTICLE NUMBER(S) BEING AMENDED, ADDED OR ELETED.)		
ee attached copy of amended Articles of Incorporation		
ECOND: The date of adoption of the amendment(s) was: November 3 rd , 2000		
HIRD: Adoption of Amendment (CHECK ONE) The amendment(s) was(were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.		
(There are no members or members entitled to vote on the amendment. The amendment(s) was(were) adopted by the board of directors.		
Signature of Chairman, Vice Chairman, President or other officer		
Jean Y. MONICE, MD. PA.		
Typed or printed name		
CHAIRMAN May 16, 2001		
Title Date		

ARTICLES OF INCORPORATION OF JOSEPH LAURORE FOUNDATION, INC.

A FLORIDA NON-FOR-PROFIT CORPORATION

The undersigning, ACTING AS INCORPORATOR OF A Florida non-for profit corporation under the Florida-non-for- profit Corporation Act, Chapter 617,0202 of the Florida Statues, hereby adopts the following Articles of Incorporation.

ARTICLE I

NAME OF THE CORPORATION

The name of the Corporation is JOSEPH LAURORE FOUNDATION, Inc.

ARTICLE II

PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

The principal place of business and mailing address of the Corporation shall be 3771 Moon Bay Circle, Wellington, Florida 33414.

ARTICLE III

PURPOSE

The Corporation is organized for the purpose of:

- 1. Provide care and Head Start Child Care to Haitian Children and to any other infant child requiring services.
- 2. Provide education and training to members of the Haitian community in The USA-Florida and in Haiti.
- 3. To provide charitable and philanthropic, education, health and human services programs and to
- 4. To have and exercise all the power necessary or convenient to effect the objects for which it is formed, and in general to have and exercise all power conferred by the State of Florida upon corporations created under Florida law as they may now be or hereafter amended. The forgoing enumeration of the objects purpose and power of the corporation is not intended to, and does not prohibit or limit the exercise of any other of further rights or power for which may now or hereafter be allowed or permitted by law to

the corporation, provided, however that all gifts and bequests to the corporation and the next earnings and assets of the corporation shall be used to provide philanthropic and charitable support to children in Haiti

5. - To provide any other exempt purposes within the meaning of (501-C-3) of the Internal revenue Code.

Notwithstanding any other provision hereof, the organization shall not conduct or carry on any not permitted activities by the organization exempt under Section 501-C-3 of the Internal Revenue Code and its regulation as they may now exist or as they may hereafter be amended.

ARTICLE IV

NON-DISTRIBUTION OF PROFITS

The Corporation is not organized for a pecuniary profit. The Corporation shall not have any power to issue certificates of stock or declare dividends. No part of its net earnings shall inure to benefit of, or be distributed to any, member, director, trustee, officer, or private person. Except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Articles III hereof.

ARTICLE V INITIAL BOARD OF DIRECTORS

The Corporation shall initially have three (3) directors to hold office until the first annual meeting of the members and their successors shall have been duly elected and qualified, or until their earlier resignation, removal from office or death. The number of directors may be either increased or decreased from time to time in accordance with the Bay-laws of the Corporation. The names and addressees of the initial directors of the Corporation are as follows:

Address

1101110		1 1441 000
1.	Bernadette Leger	3771 Moon Bay Circle
	_	Wellington, Florida 33414
2.	Huge Leger	8330 NW 53 rd Court
		Lauderhill, Florida 33315
3.	Beaulieu Laurore	256 Madison Ave. Apt 1
		Irvington, New Jersey 0711

Name

ARTICLES VI DISTRIBUTION OF ASSETS UPON DISSOLUTION

In the event of dissolution of the Corporation, or in the event it shall cease to carry out the objects and purposes herein set forth, all of the business, property and assets of the Corporation shall go and be distributed to a non-profit charitable corporation(s), or municipal corporation(s), as may be selected by the board of directors of the Corporation so that the business, property and assets of the Corporation shall then be used for, and devoted to, one or more exempt purposes within the meaning of 501-C-3 (a) of the Internal Revenue Code of 1986, as amended, or corresponding to any federal tax code, or shall be distributed to the federal government, or state or local government, for public purposes.

The balance, if any, of the money received by the Corporation from its operations, after the payment in full of all the debts and obligations of the Corporation of whatever kind or nature, shall be used and distributed exclusively for one or more exempt purposes within the meaning of 501-c-3 of the internal Revenue Code 1986, as amended, or the corresponding section of any future federal tax code.

ARTICLE VII BY-LAWS

The Bylaws of this corporation may be adopted, altered or rescinded by majority vote of the Directors. The Bylaws may contain any provision for the regulation and management of the affairs of the Corporation not inconsistent with law or the Article of Incorporation

ARTICLE VIII PROHIBITION AGAINST POLITICAL ACTIVITIES

No substantial part of the activities of the Corporation shall be devoted to the promulgation of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in or intervene in (including the publishing or distribution of statements) any political camping on behalf of or in opposition to any candidate for public office.

ARTICLE IX INITIAL REGISTERED OFFICE AND REGISTRERED AGENT.

The St. address of the initial registered office of the Corporation is The Center for Minority Human Services 301 Broadway Suite # 300 Riviera Beach Florida 33404. The name of the initial registered agent was Keith A. James Esq.

Presently the Register agent is Elsa Gibbons, Paralegal at The Center for Minority Human Services Providers Inc.. 301 Broadway Ste 300 Riviera Beach Florida. 33404. ACCEPTENCE OF DESIGNATION AS REGISTERED AGENT.

I, Elsa Gibbons, Paralegal, am familiar with and accept the obligations of the appointment as the initial registered agent of JOSEPH LAURORE FOUNDATION INC. as made in the forgoing Article of Incorporation

Date. Wednesday, December 06, 2000

Sincerely,

Elsa Gibbons

Address;

lsa Gibbons 301 Broadway Suite # 300 Riviera Beach Fl. 33404

In Witness wherefore, the undersigning has executed changes on this Articles of

Incorporation this Wednesday, December 06, 2000.

STATE OF FLORIDA COUNTY OF PALM BEACH

I acknowledged the foregoing Articles of Incorporation this Wednesday, December 06,

2000.

Notary seal

FLSK GIBBONS My Comm Exp. 5/08/2001 Bonded By Service Ins

No. CC345740
[] Personally Known D Other I Th.