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LAZARUS CORPORATE FILING SERVICE	TALLAHASSEE, FLORID
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MIAMI, FLORIDA (305)552-5973	
TERESA ROMAN (TALLAHASSEE REPRESENTATIVE)	P P
	OFFICE USE OIILY
CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known):	
1. AIDAS INSPIRATIONAL DONALION	
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Name Reservation Limited Partners	C. Coulliste AUG 2 1 2002
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Other	Examiner's Initials

ARTICLES OF AMENDMENTS to ARTICLES OF INCORPORATION

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of

AIDA'S INSPIRATIONAL DONATION ASSOCIATION INC.

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

FIRST: Amendment (s) adopted:

ARTICLE III PURPOSE (S):

Being amended, Deleted.

The specific purpose (s) for which the corporation is organized is (are):

It is a non-profit fund raising organization to donate money for HIV research.

ARTICLE III PURPOSE (S):

Being amended, Added.

Said corporation is organized exclusively for chartable, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 50I(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

- * The organization is formed for the purpose to receive contributions and pay them over to Universities engaging in scientific research in an effort to find a cure for HIV.
- * The organization is formed for the purpose to receive contributions and pay them over to organizations that are described in section 501(c)(3). For example, organizations that provide help in medication cost to HIV positive people.

ARTICLE IV MANNER OF ELECTIONS OF DIRECTORS:

Being amended, Deleted.

The manner in which the directors are elected or appointed is as follows:

By the Bylaws

ARTICLE IV MANNER OF ELECTIONS OF DIRECTORS:

Being amended, Added.

The manner in which the directors are elected or appointed is as follows:

By majority of officers' vote.

ARTICLE V LIMITATION OF CORPORATE POWERS:

Being amended, Deleted.

The corporate powers of this corporation are as provided the section 617.0303, Florida Statutes, unless limited as follows.

President has complete and only power.

ARTICLE V LIMITATION OF CORPORATE POWERS:

Being amended, Added.

The corporate powers of this corporation are as provided the section 617.0303, Florida Statutes, unless limited as follows.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, 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 Article III hereof. No substantial part of the activities of the corporation shall be the carrying on 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 campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)93) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is them located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VII DIRECTORS:

Being amended, Deleted.

Vice President: Angela Torrens 9100 SW 19 ST. Miami, Florida 33165

Secretary: Aida J. Torrens 9100 SW 19 ST. Miami, Florida 33165

ARTICLE VII DIRECTORS:

Being amended, Added.

Vice President: Angela Maria Severino 12800 SW 143 DR. Apt 211B Miami, Florida 33175

> Secretary: Aleida Castro 10957 SW 73 ST. Miami, Florida 33175

Board Member: Alicia Fernandez 15388 SW 43 Ave. Miami, Florida 33185

Board Member: Barbara Apecheche 10227 SW 24ST. Miami, Florida 33165

SECOND: The date of adoption of the amendment (s) was: <u>August 20, 2002</u>. **THIRD:** Adoption of Amendment (s) (check one)

X

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.

Aida's Inspirational Donation Association Inc.

Corporate Name

Signature of Chairman, Vice Chairman, President or other officer

Aida Del Carmen Torrens-Pena Typed or printed Name

<u>President</u>

August 20, 2002

Title

Date