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# TRANSMITTAL LETTER

Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Subject: Unlimited Inspiration, Inc.

Enclosed are an original and one (1) copy of the articles of incorporation and a check for:

☐ \$122.50
Filing Fee
& Certified
Copy

☐ \$131.25
Filing Fee,
Certified Copy
& Certificate

FROM: FLAMINGO ACCOUNTING 10801 S.W. 51<sup>ST</sup> COURT FORT LAUDERDALE, FL 33328 954-434-2493

NOTE: please provide the original and one copy of the articles.



# FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

September 12, 2003

FLAMINGO ACCOUNTING 10801 S.W. 51ST COURT FORT LAUDERDALE, FL 33328-N

SUBJECT: UNLIMITED INSPIRATION, INC.

Ref. Number: W03000026152

We have received your document for UNLIMITED INSPIRATION, INC.. However, the document has not been filed and is being returned for the following:

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

# Adding "of Florida" or "Florida" to the end of a name is not acceptable.

The document number of the name conflict is P02000023101.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6934.

Loria Poole Document Specialist New Filings Section

Letter Number: 503A00050846

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SECTION SECTION

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# ARTICLES OF INCORPORATION

OF

# CREATING PEACE PROJECT, INC.

The undersigned, desiring to form a Nonprofit Corporation under the provisions of the Laws of the State of Florida, hereby make, subscribe and acknowledge before a Notary Public, and file with the Secretary of State of the State of Florida, the following Articles of Incorporation for such Nonprofit Corporation:

#### ARTICLE I

# Name of Corporation

The name of the corporation shall be, Creating Peace Project, Inc.



#### **ARTICLE II**

# Principal Place of Business

The initial street address of the principal office of this corporation is 2571 Jardin Court, Weston, FL 33327. The Board of Directors may from time to time, move the principal offices to any other address in Florida.

# **ARTICLE III**

#### Purpose of Business

The primary purpose of this organization is exclusively spiritual, charitable, scientific, literary, or educational within the meaning of Section 501(c)(3) of the Internal Revenue Code or such other provisions of state or federal law as may from time to time be applicable. Our specific purpose will be to facilitate public benefit, committed to the expansion of human consciousness, planetary peace, and the preservation of all life. To support, publish, research and promote the alternative healing arts, sciences, concepts and teachings of the Spirit. To promote spiritual parenting skills to both adults and children. To establish, assist in the establishment and maintaining of sanctuaries, gathering sites and communities of like-minded people. Who will gather together, united in will, for the purpose of individualizing by the urging of our own Soul; to move forward into Group Mind; to create a safe place of community for Higher Self to be manifested here in this world. We are committed to achieving personal, interpersonal, and international peace.

To acquire and administer funds and property which, after the payment of necessary expenses, shall be devoted exclusively to spiritual, charitable, scientific, literary and educational purposes, including the issuance of grants, bequests and interest bearing loans.

To buy, sell, lease, mortgage or otherwise encumber, hold or dispose of both the real or personal property of the corporation. To accept absolutely or in trust for any purpose herein set out, any gift, grant or devise of any real or personal property and carry on all other such activities not limited by section 501(c)(3) of the Internal Revenue code of the United States of America.

To establish, assist in the establishment, maintain and promote organizations providing goods and services as required by our members and, in particular, to establish financial services and cooperative buying services which shall be managed by officers of the corporation.

#### ARTICLE IV

# Term of Existence

This Corporation shall exist on a perpetual basis commencing on the date of execution and acknowledgment of these Articles of Incorporation.

#### ARTICLE V

# Registered Office/ Registered Agent

The initial designation of the registered office of this Nonprofit Corporation shall be 2571 Jardin Court, Weston, FL 33327 and the registered agent shall be Debbie Milam. Pursuant to Florida Statutes Section 607.0501, having been named as registered agent and to accept service of process for the above stated corporation at the place designated in the Articles of Incorporation, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Registered Agent

# ARTICLE VI Subscribers/Incorporators

The name and street address of the subscriber/incorporator also know as the "Founder" to these Articles of Incorporation is:

Debbie Milam 2571 Jardin Court Weston, FL 33327

#### ARTICLE VII

# **Directors**

The business and charitable affairs of the corporation will be managed under the direction of a board of directors. The constitution and bylaws of the corporation shall set the manner, in which the directors are elected or appointed by the founders.

This corporation shall have (5) five directors initially. The number of directors may be either increased or diminished from time to time by the by-laws adopted by the directors, but shall never be less than (1) one.

The board of directors must meet at least quarterly and may hold its meetings at such times and places as a majority of the directors in office determine. The board may delegate this determination to the chair. At all meetings of the board of directors, a majority of the directors then in office shall be necessary and sufficient to constitute a quorum for the transaction of business. Except where otherwise required by law, the articles, or the bylaws, the affirmative vote of a majority of the directors present at a duly held meeting shall be sufficient for any action.

#### **ARTICLE VIII**

# Officers

The corporation shall name officers who will, in general, perform the roles of chair person, or president, vice president, secretary, treasurer, and such other officers as the board of directors may determine. The officers shall be elected by affirmative vote of a majority of the board present at a duly held meeting. They shall serve specific duties and terms fixed by the board of directors. Method and conditions by which corporate officers shall be discharged and removed shall be set forth in the bylaws of the corporation.

#### ARTICLE IX

# Membership

The method and conditions by which members shall be accepted, transferred, discharged and removed shall be set forth in the constitution and bylaws of the corporation. Members are not entitled to vote.

# ARTICLE X

#### **Initial Directors**

The names and street addresses of the first Board of Directors who, being subject to the provisions of the Articles of Incorporation, the by-laws and the Corporation laws of the State of Florida, shall hold office for the first year of the Corporation's existence, or until their successors are selected and have been qualified, are as follows:

Debbie Milam	2571 Jardin Court	Weston, FL 33327
Michael S. Milam	2571 Jardin Court	Weston, FL 33327
Joanne Fried	10801 SW 51st Court	Fort Lauderdale, FL 33328
Lisa Delman	65 N.E. 90th Street	El Portel, FL 33138
Jan Sheer	1609 E. lake Way	Weston, FL 33326

#### ARTICLE XI

#### Capital Stock

The Corporation shall be non-stock and no dividends or pecuniary profits shall be declared or paid to members thereof.

#### ARTICLE XII

# Non-profit Provisions

No part of the earnings of the Corporation shall inure to the benefit of, or be distributed to, its members, directors, officers or any other private person, except that the corporation shall be authorized and empowered to pay a reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth herein. Not withstanding any other provision of these articles, the Corporation shall not carry on any other activities not permitted to be carried out by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code.

# ARTICLE XIII

### <u>Indemnify</u>

To the full extent permitted by the State of Florida Nonprofit Corporation act, as amended from time to time, or by other provisions of law, each person who was or is a party or is threatened to be made a party to any threatened, pending, or completed action, suit, or proceeding, wherever and by whomsoever brought, including any such proceeding by or in the right of the corporation, whether civil, criminal, administrative, or investigative, by reason of the fact that he or she is or was a member, director, or officer of the corporation, who has acted in good faith, or in a manner he or she reasonably believed to be in or not opposed to the best interests of the corporation, and with respect to any criminal action or proceeding if he of she had no reasonable cause to believe such conduct was unlawful, upon an affirmative vote of a majority of the directors present at a duly called meeting of the board of directors, shall be indemnified by the corporation against expenses, including attorneys' fees, judgements, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with such action. The indemnification shall inure to the benefit of the heirs, executors, and administrators of such person.

# ARTICLE XIV

### Amendment

These Articles of Incorporation may be amended in the manner provided by law. The board of directors may from time to time adopt, amend, or repeal all or any of the bylaws of this corporation.

Debbie Milam, Founder

STATE OF FLORIDA ) ss COUNTY OF )

BEFORE ME, the undersigned authority, personally appeared who after being by me first duly cautioned and sworn, upon their respective oath deposes and says that they are a party to the foregoing Articles of Incorporation and acknowledged the said execution to be their free and voluntary act and deed, and that the facts therein stated are truly set out, and are personally known to me or produced a Florida Drivers License as identification.

WITNESS my hand and official seal at Jost Landows De Florida on the day and date first above set forth.

Notary Public: Dame Direct
My commission Expires: Seal:

Joanne Fried Commission # CC 982407 Expires Nov. 16, 2004 Bonded Thru Atlantic Bonding Co., Inc.

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