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TRANSMITTAL LETTER

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2004 JUN 18 PM 2: 45

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

SUBJECT: Generation of Accelerating Leaders, Inc.
(PROPOSED CORPORATE NAME-MUST INCLUDE SUFFIX)

FROM: Terrance Carter

Name (Printed or typed)

13820 5W 268 th Street, Apt. 1/208

Address

Homestead FL 33032

City, State & Zip

Dayting Telephone number

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

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ARTICLES OF CORPORATION of GENERATION OF ACCELERATING LEADERS, INC. ARTICLES OF CORPORATION FIGURE 1 OF STATE ACCELERATION OF ACCELERATING LEADERS, INC.

The undersigned person, acting as incorporator of the not-for-profit corporation under the Florida Not-for-Profit Corporation Act, as set forth in Chapter 617 of the Florida Statutes, adopt the following Articles of Incorporation for such corporation.

ARTICLE I

The name of the corporation shall be Generation of Accelerating Leaders, Inc.

ARTICLE II PRINCIPAL OFFICE

The initial principal office and initial mailing address of the Corporation shall be:

13820 SW 268th Street Homestead, Florida 33032

ARTICLE III PURPOSE

The corporation is organized and shall be operated exclusively for charitable and religious purposes. More particularly, the purpose of the corporation will be to develop a youth center with mentoring programs such as interactive sports tournaments and/or activities, tutoring, counseling, and to provide resources for computer training and other academic and vocational skills to give guidance to youth ages 10-19. The corporation will also provide spiritual guidance based on biblical principles of love.

Notwithstanding any other provisions of these articles, this corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954 or a corresponding provision of any future federal tax code. In order to carry out the above stated purposes, the corporation shall have all those powers set forth in Chapter 617 of the Florida Statutes (or a successor statute of similar import).

ARTICLE IV MANNER OF ELECTION

The manner in which the Board of Directors/Trustees of the corporation are elected or appointed shall be provided in the Bylaws of the corporation.

ARTICLE V LIMITS OF POWER

The following provisions are hereby adopted for the purpose of defining, limiting, and regulating the power of the corporation and its directors/officers.

- A. No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its members, directors, officers, or other private persons, except that this corporation shall be authorized and empowered to pay reasonable compensation to these people for services rendered, and to make payment and distribution in furtherance of its stated purposes set forth in these Articles. 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 any political campaign on behalf of any candidate for public office.
- B. No gift or grant will be accepted if it contains major conditions which would restrict or violate any of the charitable or religious purposes of this corporation or if it would require serving a private as opposed to public interest.
- C. Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or 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 disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then 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 VI INITIAL DIRECTORS

The powers of this Corporation shall be exercised, its property controlled, and its affairs conducted by the Board of Directors/Trustees of this corporation. The names and addresses of the persons who are to serve as initial directors are:

Terrance Carter 13820 SW 268th Street, Apt. 4208 Homestead, FL 33032

James Wiggins 9965 Pan American Dr. Miami, FL 33189 Pastor Larry Walker 10940 SW 175th Street Miami, FL 33157

William Campbell 11825 SW 188th Street Miami, FL 33177

Pastor Runnell Martin 10420 SW 163rd Street Miami, FL 33157

ARTICLE VII INITIAL OFFICERS

The names and addresses of each initial officer of the corporation are:

President:

Ebonie Carter

13820 SW 268th Street, Apt. 4208

Homestead, FL 33032

Vice-President:

Quentin Carter

13820 SW 268th Street, Apt. 4208

Homestead, FL 33032

Secretary:

Barbara Clements

10750 SW 220th Street

Miami, FL 33170

Treasurer:

Shaddrick Carter

10940 SW 175th Street

Miami, FL 33157

ARTICLE VIII REGISTERED AGENT

The name and Florida street address of the initial registered agent of the Corporation is:

Terrance Carter 13820 SW 268th Street, Apt. 4208 Homestead, FL 33032

ARTICLE IX INCORPORATOR

The name and street address of the Incorporator is:

Terrance Carter, Incorporator

Terrance Carter 13820 SW 268th Street, Apt. 4208 Homestead, FL 33032 2004 JUN 18 PM 2: 45

ARTICLE X EFFECTIVE DATE OF CORPORATION

The effective date of this corporation shall be when filed with the State of Florida.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

The second of the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

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