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FLORIDA PROFIT/NON PROFIT CORPORATION

Tristan's Acceleration Academy, Inc.

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TRISTAN'S ACCELERATION ACADEMY, LLC

CONSENT TO NAME AVAILABILITY

I, Arlene Cameron-Lloyd, was the last serving manager of Tristan's Acceleration Academy, LLC, a dissolved Florida limited liability company. The company was assigned document number £13000042456.

It is the intent of the last serving manager that the name of the company is immediately available for use by another entity under Sections 605.0112 and 607.0401, Florida Statutes.

This Consent is given to Howard A. Caplan, incorporator of Tristan's Acceleration Academy, Inc., a to be formed Florida not for profit corporation, to file with the Florida Department of State so that the corporation can use the name "Tristan's Acceleration Academy."

24d 6/9/15

ARLENE CAMERON-LLOYD

Arlene Cameron-Lloyd,

Last serving Manager

Jun. 9. 2015 5:14PM

No. 0519 P. 3

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FILED 15 JUNIO AMID: 22 SECRETARY DE STATE

ARTICLES OF INCORPORATION

TRISTAN'S ACCELERATION ACADEMY, INC.

The undersigned incorporator of these Articles of Incorporation, a natural person competent to contract, hereby presents these Articles for the formation of a not for profit corporation under the Not for Profit Corporation Act and other laws of the State of Florida.

ARTICLE I

1.1 The name of the Corporation is Tristan's Acceleration Academy, Inc.

ARTICLE II

2.1 The principal office of the Corporation initially will be at 1039 Bains Lake Drive, Jacksonville, FL 32218. The principal office may be moved to any address that the Board of Directors may choose.

ARTICLE III

3.1 The Corporation is formed for religious, educational, charitable, or sports purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of the United States. These purposes, may include the making of distributions to organizations under Section 501(c)(3) of the Internal Revenue Code (or the corresponding section of any future federal tax code).

ARTICLE IV

4.1 No part of the net earnings of the Corporation will inure to the benefit of or be distributed to its trustees, directors, officers or other private persons, except that the Corporation will be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of Section 501(c)(3) purposes. No substantial part of

the activities of the Corporation will be the carrying on of propaganda, or otherwise attempting to influence legislation. And, the Corporation will not participate in, or intervene in (including the publishing or distributing of statements) any political campaign on behalf of, or in opposition to, any candidate for public office.

- 4.2 The Corporation will have the power to do all and everything necessary and proper for the accomplishment of any of the purposes or the attaining of any of the objects for the furtherance of any of the purposes enumerated in these Articles of Incorporation or any amendments, and either alone or in association with other corporations, firms, or individuals, to carry on any lawful pursuit necessary or incidental to the accomplishment of the purposes and objects of this Corporation.
- 4.3 Notwithstanding any other provision of these Articles, the Corporation will not carry on any activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future federal tax code) or (b) by a corporation contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code (or corresponding section of any future federal tax code).

ARTICLE V

5.1 The initial number of directors of the Corporation will be eleven (11). The number of directors may be changed as provided in the bylaws. The number of directors will never be less

than three (3). The method of election of directors will be as provided in the bylaws of the Corporation. The initial Directors and their mailing addresses are:

Claudia Baker	9672 Wexford Road, Jacksonville, Fl. 32257
Dr. Catherine Barnes	138 East Duval Street, Jacksonville, Fl. 32202
Niki Brunson	318 West 18 Street, Jacksonville, Fl. 32202
Anthony M. Butler, Sr.	138 East Duval Street, Jacksonville, Fl. 32202
Arlene Cameron-Lloyd	1039 Bains Lake Drive, Jacksonville, Fl. 32218
LaTonya Fleming	991 Ashton Cove Terrace, Jacksonville, Fl. 32218
Kemal Gasper	9924 Campus Avenue, Jacksonville, Florida 32208
Margo Kennedy	8229 Parkridge Circle North, Jacksonville, Fl. 32211
Stephen Kennedy	8229 Parkridge Circle North, Jacksonville, Fl. 32211
Sharon King-Douglass	8158 Amberwood Court, Jacksonville, Fl. 32244
Padrica Mendez	725 West Monroe Street, Jacksonville Fl. 32202

5.2 The method of electing directors will be set forth in the Bylaws.

ARTIÇLE VI

6.1 The registered office will be, and the registered agent at that same address, are:

Agent	Registered Office Address
Howard A. Caplan	245 Riverside Ave., Suite 150 Jacksonville, FL 32202

ARTICLE VII

7.1 The name and address of the incorporator and person signing these Articles of Incorporation are: Howard A. Caplan, 245 Riverside Ave., Suite 150, Jacksonville, FL 32202.

ARTICLE VIII

8.1 Upon dissolution of the Corporation, its assets will 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. The designated recipients are one-half to Full Stem Ahead Inc., a Florida non-profit corporation, and one-half to Cruising with Autism, incorporated, a Florida non-profit corporation. If either organization is no longer in existence or an eligible organization then the directors may designate another eligible organization or the assets will be distributed for a public purpose to the United States or to the State of Florida, or a local government.

ARTICLE IX

9.1 This Corporation will exist perpetually.

ARTICLE X

10.1 No contract or other transaction between this Corporation and any other corporation will be affected by the fact that any director of this Corporation is interested in or is a director or officer of the other corporation. Every person who may become a director of the Corporation is relieved from any liability that might otherwise exist from contracting with this Corporation for the benefit of the director, or any firm, association, or corporation in which the

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director may be interested in any way. The foregoing is predicated upon prior disclosure of the interest of the interested director to the entire board of directors and the interested director abstaining from voting on the matter. As used in this Article, "other corporation" includes, without limitation, other forms of business entities recognized by the laws of the State of Florida.

ARTICLE XI

11.1 This Corporation will have the power to enter into, for the benefit of its employees, one or more of the following: a pension plan, a thrift or savings plan, health insurance plan, or other benefit plans.

ARTICLE XII

12.1 The Corporation will indemnify any and all persons who may serve or who have served at any time as directors or officers, or who at the request of the Board of Directors of the Corporation may serve or at any time have served as directors or officers of another corporation in which the Corporation at the time owned or may own shares of stock or of which it was or may be a creditor, and against any and all expenses, including amounts paid upon judgments, counsel fees, and amounts paid in settlement (before or after suit is commenced), actually and necessarily incurred by the person(s) in connection with the defense or settlement of any claim, action, suit, or proceeding in which they, or any of them, are made a party, or parties, or that may be asserted against them or any of them, by reason of being or having been directors or officers of the Corporation, or of an other corporation except in relation to matters

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as to which any director or officer or former director or officer or person will be adjudged in any action, suit, or proceeding to be liable by his or her own gross negligence or misconduct in the performance of his or her duty. Indemnification will be in addition to any other rights to which those indemnified may be entitled under any law, bylaw, agreement, vote of members, or otherwise, and the Corporation will indemnify any officer or director, or any former officer or director to the fullest extent permitted by law.

ARTICLE XIII

13.1 These Articles of Incorporation may be amended in any manner provided by the laws of the State of Florida and as provided in the bylaws.

WITNESS, the undersigned incorporator has executed these Articles of Incorporation, this 22nd day of May, 2015.

Howard A Caplan

ACKNOWLEDGMENT AND ACCEPTANCE

OF REGISTERED AGENT

Having been named to accept service of process for the above stated corporation, at the place designated in the Articles of Incorporation to which this is attached, I accept to act in this capacity, and agree to comply with the provisions of law relative to keeping the office open.

Dated this 22nd day of May, 2015

Howard A. Caplan