196000004988 RECEIVED 14401 Gulf Blvd. 4301 25 CEP 25 PH 2011 Maderia Peach, 11 33708
City/State/Zip Phone # (813) 319-2445 T PERSON OF COUPURATION Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (If known): 1. Aspire Higher (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Walk in Certified Copy Pick up time Photocopy Certificate of Status AMENDMENTS **NEW FILINGS** Profit Amendment **NonProfit** Resignation of R.A., Officer/Director **Limited Liability** Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger OTHER FILINGS REGISTRATION/ DELLE GAVE QUALIFICATION Annual Report **AUTHORIZATION BY PHONE TO** Foreign CORRECT NAME Fictitious Name Limited Partnership DATE Name Reservation Reinstatement DOC. EXAM. Trademerk Other

CR2F031(1.95)

SEP 2 0 1996

Examiner's Initials

- Article 1. Name. The name of the Corporation is: Aspire. Illightor
- Article 2. Duration. The duration of the Corporation is perpetual.
- Article 3. Purposes. The nature of the business and the objects and purposes proposed to be transacted, promoted and carried on, are to do any and all the things herein mentioned, as fully and to the same extent as natural persons might or could do, and in any part of the world, vis:
- A. This is a nonstock, nonprofit corporation. It is not organized for the private gain of any person. The purpose of this corporation is to engage in any lawful act or activity for which nonprofit corporations may be organized under Chapter 617, Florida Statutes.
- B. Provided, however, that the corporation shall not engage in any action which is not permitted to be carried on by nonprofit corporations under the Internal Revenue Code and no part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its members, directors, or officers; but the Corporation shall be authorized and empowered to pay reasonable compensation to these people for their services rendered, and to make payments and distributions in furtherance of its stated purposes.
- C. Said corporation is organized exclusively for charitable, religious, educational and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), to wit:

Educating children in the areas of self-awareness and self-esteem providing them with useful tools, including, but not limited to, books, videos, cassettes, and self-affirmations. Assisting the children in overcoming every-day-life obstacles, enabling them to attain their goals and dreams.

Article 4. Members. The Corporation shall have Voting Members, who shall be elected (and may be removed) by the Voting Members, and shall have all the rights and privileges of members of the Corporation. The Bylaws may provide for Nonvoting Members of one or more classes, who shall be admitted in such a manner and who shall have such rights and privileges as are set forth in the Bylaws, but who shall not have the right to vote. The name and address of each initial Voting Member is as follows:

Joelle M. Warren
14401 Gulf Blvd. #301, St. Petersburg, FL, 33708
Kristi K. Stoll
14401 Gulf Blvd. #301, St. Petersburg, FL, 33708

Article 5. Initial Registered Agent and Office. The initial registered agent is Joelle M. Warren and the initial registered office 14401 Gulf Blvd. #301, St. Petersburg, FL., 33708. (Mailing address: P.O. Box 25111, Tampa, FL 33622)

## ARTICLES OF INCORPORATION OF A FLORIDA NONPROFIT CORPORATION

Acticle_6. Initial Board_of Directors. The inverse members whose names and addresses are:  Joelle M. Warren 14401 Gulf Blvd. #301, St.  Kristi K. Stoll 14401 Gulf Blvd. #301, St.  Mary Ellen Clayton 2775 Mesa Verde Dr. E #2  The Bylaws shall provide the method of election cof Directors may be raised or lowered by amendmense be less than three.	Petersburg, FL, 33708 1105, Costa Mesa, CA, 92626 Fall Directors, and the number	
Article_7. Incorporators. The names and ad this corporation are:  Joelle M. Warren 14401 Gulf Blvd. #301, St.	•	
Kristi K. Stoll 14401 Gulf Blvd. #301, St.		
	Petersburg, FL., 33708 and, 11, Tampa, FL., 33266-5111.  signed these Articles of 1996.  M. Warren	
Acknowledged before me on, by, who produced as identification, and who executed the foregoing Articles of Incorporation and acknowledged to and before me that he/she executed said instrument for the purposes therein expressed.		
<u></u>		
NOTA	RY PUBLIC-STATE OF FLORIDA	
Comm My Co	ission No: mmission Expires:	
I accept designation as registered agent:		

## CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is:	Aspire Higher, Inc.
2. The name and address of the reg	stered agent and office is:
Joe	lle M. Warren Es &
144C	1 Gulf Blvd. #301
Maden	Convisioner PC 33708 PR 23

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, 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.

Marien 9/26/94 SIGNATURE) (DATE)

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2. 3.	(Corporation Name)	(Document #)	
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NEW FILINGS  Profit  NonProfit  Limited Liability	Amendment	71_H_H A., Officer/ Director	002305:9376 -09/29/9701075008 *****35.00 *****35.00
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Annual Report  Fictitious Name  Name Reservation	REGISTRA QUALIFICA Foreign Limited Partnership	ATION	2-97
L Transc reservation	Reinstatement Trademark Other		

Examiner's Initials

CR2E031(1/95)

## ARTICLES OF DISSOLUTION

Pursuant to section 617.1401, Florida Statutes, this Florida nonprofit corporation submits the following Articles of Dissolution:

FIRST: The name of the corporation is Aspire Higher, Inc.
SECOND: The articles of incorporation were filed on September 26,1996
THIRD: The corporation has not commenced to conduct its affairs.
FOURTH: No debts of the corporation remain unpaid.
FIFTH: Adoption of dissolution (CHECK ONE)
The dissolution was authorized by a majority of the directors:  OR  There are no directors - dissolution was authorized by an incorporator or a majority of the incorporators.
signed this 23 rd day of September , 19 1997.
Signature Bulli Manus (By the Chairman of the Board of Directors, President or other officer if adopted by the directors OR  By an incorporator if adopted by the incorporators.)
Joelle M. Warren  Typed or printed name
Chairman