

P95000024654

**ORILLE-ASPIRAS ENTERPRISES, INC.
DBA V'S TICKET TO WEALTH
5541 Bellewood Street
Orlando, Florida 32812**

February 21, 1995

**Secretary of State
Division of Corporations
P.O. Box 6327
Tallahassee, Florida 32314**

**600001416346
-02/27/95--01078--008
*****70.00 *****70.00**

Dear Sir/Madam:

Enclosed are the Articles of Incorporation of Orille-Aspiras Enterprises, Inc. and Acceptance of Duties and Responsibilities of Orille-Aspiras Enterprises, Inc. Also, enclosed is a check in the amount of seventy dollars (\$70.00) for the filing fee.

If you have any questions, please contact me at (407)273-5624.

Sincerely,

Dr. Victorina O. Aspiras
Dr. Victorina Orille-Aspiras

Enclosures:

**FILED
95 MAR 27 09 11:39
SECRETARY OF STATE
TALLAHASSEE, FLORIDA**

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789,558,67

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**ARTICLES OF INCORPORATION
OF
V'S TICKET TO WEALTH, INC.**

We, the undersigned, hereby associate ourselves together for the purpose of becoming incorporated under the laws of the State of Florida, as a corporation for profit generally, in accord with the provisions of Chapter 607 of the Florida Statutes and other appropriate laws and statutes of this jurisdiction.

ARTICLE I

**THE NAME of this CORPORATION SHALL BE:
V'S TICKET TO WEALTH, INC.**

ARTICLE II

**THE GENERAL NATURE OF THE BUSINESS OR BUSINESSES
TO BE:**

To serve and operate as follows:

- 1. Professional service providing Computer services, such as Medic Alert (Personal Response Monitoring Systems), Nationwide Job Search, Scholarships for Higher Education, Personalized Children's Books, Privilege Travel Club and Travel Advisor (Travel Careers, Inc.)**
- 2. Foreign Trade (Import * Exports) Services.**
- 3. General Contractor and Construction Business.**
- 4. Post Secondary Education (Junior College)
(International Foreign Exchange Students)**
- 5. Embroidery and monogramming Business.**

To the private and public, profit and non-profit entities, and to employ qualified personnel, make and perform contracts and to take and exercise and which now are or hereafter may authorized by law, and generally to perform any and all things necessary or incident to the performing and carrying out of the purpose herein set forth.

- B. The operation of services and constructions offered to private and public and all other businesses.**
- C. The conducting of all legal businesses for the purposes of making a profit.**
- D. Deemed to include all the rights , powers and privileges now accorded by the law or laws of Florida and such rights as may hereafter be extended by the law or laws of Florida to corporations for profit generally, including but not limited to the following:**
 - 1. To have succession by its corporate name perpetually.**
 - 2. To sue and be sued and appear and defend in all actions and proceedings in its corporate name to the same extent as a natural person.**
 - 3. To adopt and use a common corporate seal and alter the same at will.**
 - 4. To appoint such officers and agents as its affairs shall require and allow suitable compensations.**
 - 5. To adopt, change, amend, and repeal By-Laws, not**

inconsistent with law or its Certificate of Incorporation, for the exercise of its corporate powers, the management, regulation and government of its affairs and property, the transfer on its record of its stocks, or other evidence of interest or membership, and the calling and holding of meetings of its stockholders.

- 6. To increase or diminish, by vote of its stockholders, shareholders, or members, cast as the By-Laws may direct, the number of directors, managers or trustees.**
- 7. Make and enter into all contracts necessary proper for the conduct of its business.**
- 8. (a) Conduct business, have one (1) or more offices in, and buy, hold, mortgage, sell, convey, lease, or other wise dispose of its real and personal property together with its franchises in this State and in any of the several States, territories, possessions and dependencies of the United States, the District of Columbia, and in Foreign Countries.**

(b) Purchase the corporate assets of any other corporation and engage in the same character of business as said other corporation was empowered to engage in.

(c) Acquire, enjoy, utilize, and dispose of patents, copyrights and trademarks and any licenses or other rights or interests therein or thereunder.

(d) Take, hold, sell, and convey such property as may be necessary in order to obtain or secure payment of any indebtedness or liability to it.

- 9. (a) Guarantee, endorse, purchase, hold, sell, transfer, mortgage, pledge or otherwise dispose of the shares of the capital stock of , or any bonds, securities or other evidences of indebtedness created by any other corporation or any individual or group of individuals of this State or government; while the owner of such Stock, to exercise except from the surplus of its assets over its liabilities including capital. Shares of its own capital stock owned by the corporation shall**

**not be voted directly or indirectly, or counted as out-
standing for the purpose of any stockholders'
quorum or vote.**

- 10. Do all and everything necessary and proper for the accomplishment of the objects enumerated in this Certificate of Incorporation or necessary or incidental to the benefit and protection of the corporation, and to carry on any lawful business necessary or incidental to the benefit and protection of the corporation, and to carry on any lawful business necessary or incidental to the attainment of the objects of the corporation whether or not such business is similar in nature to the objectives in this Certification of Incorporation.**
- 11. (a) Contract debts and borrow money at such rates of interest and upon such terms as it, or its Board of Directors, may deem necessary or expedient and shall authorize or agree upon, issue and sell bonds, debentures, notes and other evidences of indebtedness, whether secured or unsecured, and execute**

such mortgages, or other instruments upon or encumbering its property or credit to secure the payment of money borrowed or owing by it, as occasion may require and the Board of Directors deem expedient.

(b) Provision may be made in such instruments for transferring corporate property of every kind and nature then belonging to or thereafter acquired by this corporation, as security for any bonds, notes, debentures or other evidences of indebtedness issued or debts or sums of money owing by this corporation.

ARTICLE III

THE AMOUNT OF CAPITAL STOCK AUTHORIZED shall be 100 shares of common stock of one class, with nominal par value of \$100.00 per share.

ARTICLE IV

THE AMOUNT OF CAPITAL with which this corporation shall begin business no less than Five Hundred Dollars (\$500.00).

ARTICLE V

THE TERM for which this corporation shall exist shall be perpetual, UNLESS the same is legally dissolved.

ARTICLE VI

THE POST OFFICE ADDRESS of the principal office shall be:
5541 BELLEWOOD STREET
ORLANDO, FLORIDA 32812

ARTICLE VII

THE NAMES AND POST OFFICE ADDRESSES of the members of the first Board of Directors and the first Officers of the corporation, who shall hold office untill successors have been elected and qualified are:

<u>NAME AND ADDRESS</u>	<u>POSITION</u>
Dr. Victorina Orille Aspiras 5541 Bellewood Street Orlando, Florida 32812	President & Director
Dionisio F. Aspiras Sr. 5541 Bellewood Street Orlando, Florida 32812	Vice-President & Director
Dr. Victorina Orille Aspiras 5541 Bellewood Street	Treasurer

Orlando, Florida 32812

**Engr. Dionisio Orille Aspiras Jr.
8561 Walden Glen
Jacksonville, Florida 32256**

Director

**Catherine Aspiras Tindell
8328 Dominguin Street
Orlando, Florida 32817**

Secretary

ARTICLE VIII

**THE NUMBER OF DIRECTORS shall not be less than one (1)
nor more than five (5).**

ARTICLE IX

**THE NAMES AND POST OFFICE ADDRESSES OF EACH
SUBSCRIBER of these Articles and Certificate of Incorpora-
tion, the number of shares subscribed for each, and the value of
consideration therefore, the total aggregate amount of which
is not less than the amount of capital with which the corporation
will begin business are:**

<u>NAME & ADDRESS</u>	<u>NUMBER OF SHARES</u>	<u>VALUE</u>
Dr. Victorina Orille Aspiras	55	5500
Dionisio F. Aspiras Sr.	25	2500
Engr. Dionisio Orille Aspiras Jr.	10	1000
Catherine Aspiras Tindell	10	1000

ARTICLE X

THE BOARD OF DIRECTORS of this corporation reserved the right to **AMEND, ALTER or CHANGE** these Articles and Certificate of Incorporation to whatever extent that they may deem necessary or expedient in the manner now or hereafter prescribed by Statute, as limited by the then existing provisions of the By-Laws.

ARTICLE XI

THE AMOUNT OF INDEBTEDNESS which this Corporation can at any time and in any lawful manner incur shall be unlimited.

ARTICLE XII

DR. VICTORINA ORILLE ASPIRAS, is hereby designated as the Registered Agent upon whom process may be served, and the office of **5541 Bellewood Street, Orlando, Florida** above, is hereby designated as the Registered Office of the Corporation for the service of process within this State.

ARTICLE XIII

The foregoing Articles are to be construed as independent objects, purposes, and powers in the operation of this Corporation and all in furtherance and not in limitation of the general powers conferred by the Laws of the State of Florida upon corporations organized thereunder, and the enumeration of these specific powers set forth in these Articles shall not be construed to limit or restrict in any manner the general powers of this Corporation as conferred upon it by law or Statutes of the State of Florida.

this Corporation as conferred upon it by law or Statutes of the State of Florida.

IN WITNESS WHEREOF, I have hereunto set my respective hand and seal this _____ day of _____, 1995.

Victorina Orille Aspiras
Dr. Victorina Orille Aspiras

Dionisio F. Aspiras

THIS DAY, personally appeared Dr. Victorina Orille Aspiras and Dionisio F. Aspiras Sr., who acknowledged that they execute the foregoing Articles of Incorporation in the County of Orange, State of Florida.

IN WITNESS WHEREOF, I have here unto set my Official Hand and Seal, this 21st day of February 1995.

Renee M. Vaiarella
NOTARY PUBLIC



MY COMMISSION EXPIRES



RENEE M. VAIARELLA
My Commission CC181243
Expires Feb. 10, 1996

Renee M. Vaiarella
Print type or stamp of Notary Public
Personally known ☒ Produced I.D. ☒
Type and number of I.D. produced: CLDL A 216-166-33 139 195

Renee M. Vaiarella
Print type or stamp of Notary Public
Personally known ☒ Produced I.D. ☒
Type and number of I.D. produced: CLDL A 216-166-33 139 195

FLDL A 216-874 39-4630

ACCEPTANCE OF DUTIES AND RESPONSIBILITIES

OF

V'S TICKET TO WEALTH, INC.

**I, DR. VICTORINA ORILLE-ASPIRAS, HEREBY AM
FAMILIAR WITH AND ACCEPT THE DUTIES AND
RESPONSIBILITIES AS REGISTERED AGENT FOR SAID
CORPORATION, V'S TICKET TO WEALTH, INC.**

Dr. Victorina O. Aspiras
DR. VICTORINA ORILLE-ASPIRAS

FILED
95 MAR 27 AM 11:39
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

P95000024654

V's Ticket To Wealth, Inc.
5541 Bellewood Street
Orlando, FL 32812

April 18, 1996

Division of Corporations-Dissolution Section
POB 6327
Tallahassee, FL 32314

Reference: V's Ticket To Wealth, Inc.

Dear Sir,

700001790657
-04/23/96--01093--002
*****35.00 *****35.00

Enclosed are Articles of Dissolution for the above
referenced corporation including our check for \$35.00.

Please contact us as required at:

Victorina Aspiras
5541 Bellewood Street
Orlando, FL 32812-7733

407-273-5624

Sincerely,

Victorina O. Aspiras

Victorina Aspiras, President

SH 5/1
Diss.

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
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ARTICLES OF DISSOLUTION

Pursuant to section 607.1403, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST: The name of the corporation is: V's TICKET TO WEALTH INC.

SECOND: The date dissolution was authorized: 11/1/96

THIRD: Adoption of Dissolution (CHECK ONE)

☒ Dissolution was approved by the shareholders. The number of votes cast for dissolution was sufficient for approval.

☐ Dissolution was approved by vote of the shareholders through voting groups.

The following statement must be separately provided for each voting group entitled to vote separately on the plan to dissolve:

The number of votes cast for dissolution was sufficient for approval by

(voting group)

Signed this 17TH day of APRIL, 19 96

Signature ④

Victorina O. Aspiras

(By the Chairman or Vice Chairman of the Board, President, or other officer)

Victorina O. Aspiras

(Typed or printed name)

President

(Title)

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
96 APR 22 PM 4:26