P9600039292

TRANSMITTAL LETTER

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

CUR ISCT. THE	MARSHALL CORF	PORATION			53	TENS
SUBJECT:(Proposed corporate name - must include suffix)			700001 -05/16/96(++++131.25	82: 01088: ***	5187 019 *131.25	
Enclosed is an original for : \$70.00 Filing Fee	\$78.75 Filing Fee & Cerdificato	\$122.50 Filing Fee & Certified Copy Additional Cop	X \$131.25 Filing Fee, Certified Copy & Certificate	end a check		
Shiper of the world	Name 2856 East	Morgan, M. D. a (printed or typed) Oakland Park Boule Address rdale, Florida 3336 Tity, State & Zip				

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

Daytime Telephone number

954-6300340

ARTICLES OF INCORPORATION

The undersigned incorporator(s), for the purpose of forming a corporation under the Florida Business Corporation Act, hereby adopt(s) the following Articles of Incorporation.

ARTICLE I NAME

The name of the corporation shall be:

The MARSHALL FOUNDATION INC.

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

2856 East Oakland Park Boulovard Fort Laudordale, Florida 33306-1814

ARTICLE III SHARES

The number of shares of stock that this corporation is authorized to have outstanding at any one time is:

One Hundred

ARTICLE IV INITIAL REGISTERED AGENT AND STREET ADDRESS
The name and address of the initial registered agent is:

Anne Lynn Morgan, M.D. 2856 East Oakland Park, Boulevard Fort Lauderdale, Florida 33306-1814

ARTICLE V INCORPORATOR

The name and atreet address of the incorporator to these Articles of Incorporation is:

Anno Lynn Morgan, M.D. 2856 East Oakland Park Boulevard Fort Lauderdale, Florida 33306-1814

. TICLE VI EFFECTIVE DATE

The offective date of this corporation shall be:

May 1, 1996

ARTICLE VIT INDEMNIFICATION

To the extent permitted by law, the Corporation shall indomnify and hold harmloss each person serving as the director of the Corporation, from and against any and all claims and liabilities to which such person shall become subject by reason of his or her being a director of the Corporation, or by reason of any action alleged to have been taken or emitted by him or her as a director. The Corporation shall reimburse each person for all costs, legal and other expenses reasonably incurred by him or her in connection with any claim or liability as to which it shall be adjudged that such director is liable to the extent permitted by law.

The rights occruing to any persons under the foregoing provisions shall not exclude any other right to which he or she may be lawfully entitled, nor shall anything therein contained restrict the right of the Corporation to indemnify or reimburse such person in any proper case even though not specifically provided for herein.

ARTICLE VIII PURPOSE

The stated purpose of the corporation is to engage in any lawful act or activity for which corporations may be organized under the general corporation law of the State of Florida.

ARTICLE IX

Upon the sale for cash of any new stock of the same kind, class or series as to that which he or she already holds, every shareholder of this corporation shall have the pre-emptive right to purchase his or her pro rata share thereof at the price at which it is offered to others, whether or not in excess of par. Fractional shares need not be issued on account of this provision.

ARTICLE X

The initial principal office of this corporation shall be located at 2856 East Oakland Park boulevard, Fort Lauderdale, Fl., 33306-1814, with the privilege of having its offices and branch offices at other places within or without the State of Florida.

No contract of other transaction between this corporation and any other corporation, and no act of this corporation, shall in any way be affected or invalidated by the fact that any of the directors of this corporation are pocuniarily or otherwise interested in, or are directors or officers of, such other corporation. Any director individually, or any firm of which any director may be a member, may be a party to, or may be pecuniarily or otherwise interested in any contract or transaction of this corporation, provided that the fact that he or such firm is so interested shall be disclosed on shall have been known to the board of directors or a majority thereof, and any director of this corporation who is also a director or officer of such other corporation, or who is so interested may be counted in determining the existence of a quorum at any meeting of the board of directors of this corporation which shall authorize any such contract or transaction with like force and effect as if he were not such a director or officer of such other corporation, or not so interested.

ARTICLE XII

The private property of the shareholders shall not be subject to the payment of corporate debts to any extent whatsoever. The corporation shall have a first lien on the common shares of its shareholders and upon the dividends due them, if any, for any indebtedness of such shareholder to the corporation.

ARTICLE XIII

This corporation reserves the right to smend or repeal any provision contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

The undersigned incorporator has executed these Articles of Incorporation this 1st day of May, 1996.

Signature Incorporator

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 cor	poration is:	The MARSHALL FOUNDATION INC.		
2. The name and address	ess of the regi	stered agent and office is:	1.96 Statiff	1
Anne Lynn Morgan, M.D. (NAME)			is any -6	
2856 East Oakland Park Bouleyard			PH 2: 53	AF CCAPONATIONS
	(P.O. Box or Mail Drop Box NOT ACCEPTABLE) Fort Lauderdale, Florida 33306-1814			
	1010 Baddor	dalo, Florida 33306-1814 (City/State/Zip)		
agent and agree to act i	in this capacit	ngent and to accept service of process for In this certificate, I hereby accept the appoint By. I further agree to comply with the provision In the provision of the process for the pr	nent as registered	
ane of	gen Morg	an, MD. slila6		

(DATE)

P96000039292

Department of State Division of Corporations 409 East Gaines Street Tallahassee, Florida 32399

Subject: VOLUNTARY DISSOLUTION OF CORPORATION

Enclosed is an original and a check for \$35.00.

Please note that all correspondence should be sent to my address at:

3981 N.W. 96th Avenue Hollywood, FL. 33024

Thank you.

From: Anne Lynn Morgan

The Marshall Foundation, Inc.

DIVISION OF CORPORALIUM

Volde

714. JUL 1 4 19974

ARTICLES OF DISSOLUTION

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

FIRST: The name of the corporation is:The	Marshall Foundation Inc.	5 SE
		1 33
SECOND: The date dissolution was authorized:	May 1,1997	b 83
THIRD: Adoption of Dissolution (CHECK ONR)		الله الله الله الله الله الله الله الله
Dissolution was approved by the shareholders. approval.	The number of votes cast for dissolution	n was sufficient for
Dissolution was approved by vote of the shareho	olders through voting groups.	
<i>[The following statement must be separately provide plan to dissolve:</i> Anne Lynn Morgan, was the sole share		's separa sly on the
"The number of votes cast for dissolution was suffici		
approval by <u>Sole Shareholder- ane</u>		. ")
Signed this 15th day of Ju	1997	<u>}</u>
A.:. •		
Signature Anne Lynn Morgan (By the Charmen or Vice Charmen of the Hoard, Press	dest, or other othor)	-
Anne Lynn Morgan		
President	y printed name)	,
	(1004)	