Department of State N9600003064 Oversion of Corporations P. O. Box 6327 Fallahassee, PL 32314

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	The second control of	(Proposed corporate)	name must include sul	1.4	## ## ## # # 1 1 # #	
	ed is an origin	at and one (1) cop	y of the articles of	incorporation ar	nd a check	
for .	[] \$70.00 Filing Fee	Filing Fee & Certificate	[] \$122.50 Filing Fee & Certified Copy	x \$131.25 Filing Fee, Certified Copy & Certificate		
	FROM	1: Tut	2 2 (a w t			
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		_	ne Telephone number	113		<u> </u>
					152.0)

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

ARTICLES OF INCORPORATION

<u>OF</u>

BROWN AND PERKINS, INC.

(A Corporation Not for Profit)

I, the undersigned, acting as incorporator of a corporation, being a natural person of the age of twenty-one years or more and citizen of the United States pursuant to Chapter 617, Florida Statutes, adopt the following Articles of Incorporation of such Corporation

ARTICLE I

NAME OF CORPORATION

The name of the corporation shall be

BROWN AND PERKINS, INC.

ARTICLE II

DURATION

The period of the duration of this corporation shall be perpetual, unless dissolved according to law. The effective date shall be the date of the filing with the Horida Secretary of State.

ARTICLE HI

PURPOSES, POWERS & LIMITATIONS

The corporation is organized under a non-stock basis exclusively for charitable accentific and educational purposes as set forth in Section

501(c)(3) of the Internal Revenue Code of 1986, as amended and hereafter amended (the code), and the corporation shall have such powers as are necessary or proper to accomplish such pulposes

- No part of the <u>net</u> earnings of the corporation shall inure to the benefit of, or be distributable to, any individual, member, director, officer, or private person, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered, based on the nature of the corporation, and to make payments and distributions in furtherance of the purposes set forth in these Articles of Incorporation.
- 3 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, or intervene in (including the publishing or distribution of statements any political campaign on behalf of any candidate for public office
- 4 The corporation is empowered to accept donations from corporations, individuals, grants from non-profit organizations worldwide
- Subject to the purposes described in paragraph 1 of this Article III, the organization is organized primarily for the purpose of coordinating and facilitating the delivery, in a culturally appropriate manner, educational scholarship to diverse and underserved populations in South Florida, and for the purpose of transacting any and all lawful business for which corporations may be formed under applicable Florida Law
- Not withstanding any other provision of these Articles, the Corporation shall not the service on any activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Code Section 501(c) (3), (b) by a supporation, contributions to which are deductible under Code Section (b) (c) (2) or (c) by a non-profit corporation organized under the laws of the State of Florida pursuant to Chapter 617. Florida Statutes
- 7 Subject to and in accordance with Florida Statutes Section 717 0105, the corporation, during any period when it is a "private foundation" under Code Scotton 500(a) shall not (1) engage in any act of self-dealing as defined in Code on 4941(d) which would give use to any hability for the tax

imposed to dode Section 4941 (a), (2) retain any excess business holdings as define to Code Section 4943 (c) which would give rise to any liability for the tax units sed by Code Section 4943 (a). (3) make any investment which would jeon addize the carrying out of any of its exempt purposes, within the meaning of toode Section 4944 so as to give rise to any liability for the tax imposed to Code Section 4944, (4) make any taxable expenditures as defined in toode Section 4945 (d) which would give rise to any liability for the tax imposed by Code Section 4945 (a), nor (5) fail to distribute, for the purposes at ecified in these articles, for each taxable year amounts at least sufficient. Avoid liability of the tax imposed by Code Section 4942 (a).

ARTICLE IV

BOARD OF DIRECTORS

- The proporation shall be managed by the Board of Directors. This corporation shall have (3) directors initially who will be designated as a board of the ctors. The number of directors may be varied from time to time, by the by the shall never be less two (2).
- 2 The Directors shall be elected and hold office in accordance with the by-laws
- 3 The sames and addressees of the persons who are to served as the initial directors of the Corporation are

NAME	ADDRESS
Georgia Brown	7306 S Pine Walk DR Coral Springs, FL 33063
Ro ≥ erkms	7306 S Pine Walk DR Coral Springs, FL 33063
Que i lolden	10934 SW 141 Lane Miami, FL 33176

ARTICLE V

DISTRIBUTION OF ASSETS UPON DISSOLUTION

In the execut of dissolution, the residual assets of the organization will be turned over to one or more organization which themselves are exempt organizations described in Code Sections 501 (c) (3) and 170(c) (2) or corresponding sections of any prior or future law, for exclusively public purposes

ARTICLE VI

INCORPORATOR

The name and address of the incorporator is

Georgia Br. wn 7306 S Puic Walk Dr Coral Springs, FL 33063

ARTICLE VII

MEETINGS

- The initial for the election of the Board of Directors shall be held as provided π the by-laws
- The erporation may provide in its by-laws for the holding of additional fullar meetings and special meetings, and shall provide notice of all such it is mag.
- 3 Tw 2) members shall constitute a quorum for the holding of any meetings—the directors

ARTICLE VIII

BY-LAWS

- The Board of Directors of this corporation may provide such by-laws for the conflict of its business and the carrying out of its purpose as they deem necessary from time to time
- $2 U_{\rm pos}$ proper notice, the by-laws may be amended, altered or rescinded by a major is vote of those directors present at a regular meeting or any special meeting called for that purpose

ARTICLE IX

AMENDMENTS

These Articles of Incorporation may be amended by the Board of Directors.

ARTICLE X

REGISTERED OFFICE AND AGENT

The prince of office and the initial registered office of this corporation shall be at 730%. Pine Walk Dr., Coral Springs, Florida 33063, and the Name of its initial registered agent shall be Fritz G. Grant, 2741 Cypress Ave, Miramar Florida 35, 25.

ARTICLE XI

OFFICERS

The officers of the corporation shall be a President, Vice President, Secretary Treasurer, and such officers as may be provided in the by-laws.

2 The officers of the corporation may receive compensation as defined by the by this of the corporation and may be modified by the Board of Directors: I m time to time as set forth by the by-laws

ARTICLE XII

INDEMNIFICATION

The private property of the officers, directors and members of this corporation shall not be liable for its corporate debts. To the extent permitted by Florida statutes and by the applicable provisions of the Internal Revenue Code and regulations governing 501 (c) (3) organizations, the corporation shall independ and defend its officers and its directors from and against liability arrang from their Offices or for their acts on behalf of the corporation

IN WITH SS WHEREOF, the undersigned incorporator have executed these Art and of Incorporation this 2 95 day of May, 1996.

Georgia Brown

STATE (* | LORIDA -)

SS

COUNTY | | BROWARD)

The EOREGOING instrument was acknowledged and sworn to before me this $2c_1$ and c_2 and c_3 are c_4 . 1996, by Georgia Brown, who is personall own to me and who did not take an oath

OA CIAL HOTALY EAL
PRITE CEANT
NOTARY PUBLIC STATE OF HARIDA
COMMISSION NO CC244934
MY COMMISSION FXP DEC 7,1996

Notary Public

My Commission Expires Del 1/094

(SEAL)

VCL NOWLEDGMENT OF REGISTERED AGENT

Having been named as Registered Agent for the above-stated corporation at the place designated in these Articles of Incorporation, I hereby agree to act in this capacity and agree to comply with the provisions of law in relation thereto.

_ ____

5 JUN -7 PH 2: 0