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(Requestor's Name)

(Address)

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(City/State/Zip/Phone #)

☐ PICK-UP ☐ WAIT ☐ MAIL

(Business Entity Name)

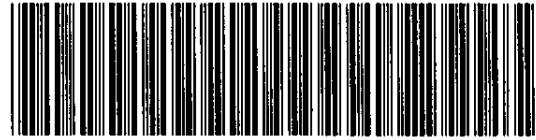
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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

TRANSMITTAL LETTER

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

TAW CGLM fbo..
TAW USG BRKG BNK & TRUST CGLM , & TAW UNIVERSAL TRUST
CGLM

SUBJECT: _____

Enclosed is an original and one (1) copy of the Declaration of Trust and a check for:

FEES:

Declaration of Trust	\$350.00
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OPTIONAL:

Certified Copy	\$ 8.75
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FROM: Tremayne Antonio Williams _____

Name (Printed or typed)

801 West Bay Drive Executive Office Suite 302 _____

Address

Largo, Florida 33770 _____

City, State & Zip

+ 001 (727) 218 0199 _____

Daytime Telephone number

AFFIDAVIT TO THE FLORIDA SECRETARY OF STATE TO FILE OR QUALIFY

TAW CGLM fbo. (for the benefit of) TAW USG BRKG BNK & TRUST CGLM and TAW UNIVERSAL TRUST CGLM
a Private Unincorporated Irrevocable Business Trust Holding CGLM

In accordance with Section 609.02 of the Florida Statutes, pertaining to Common Law
Declarations of Trust, the undersigned, the Chairman of the Board of Trustees of ,

TAW CGLM fbo. (for the benefit of) TAW USG BRKG BNK & TRUST CGLM and TAW UNIVERSAL TRUST CGLM
(Name of Trust)

Florida Trust hereby affirms in order to file or qualify
(State)

TAW CGLM fbo. TAW USG BRKG BNK & TRUST CGLM.
& TAW UNIVERSAL TRUST CGLM

_____ in the State of Florida
(Name of Trust)

1. Two or more persons are named in the Trust.

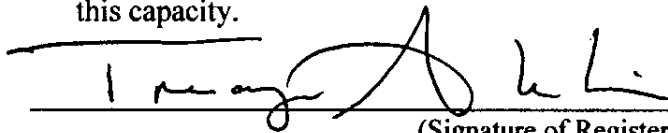
- 1a. Williams, Tremayne A.; Beneficial Owner Principal Trustee
- 1b. Tremayne A Williams; Ambassador General Executor Sr Trustee
- 1c. Hasson Williams Bey; Trustee
- 1c. Anthony C Davis; Trustee
- 1d. Mohamad Zein; International Trustee

2. The principal address is; 801 West Bay Drive Executive Office Suite 302, Largo FL 33770

3. The registered agent and street address in the State of Florida is:

TRE' FI GLOBAL 617A Cleveland St Executive Office 12 , Clearwater FL 33755

4. Acceptance by the registered agent: Having been named as registered agent to accept
service of process for the above named Declaration of Trust at the place designated in
this affidavit, I hereby accept the appointment as registered agent and agree to act in
this capacity.



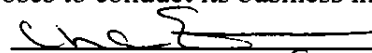
(Signature of Registered Agent)

UCC 1-308, 1-108, 1-207

STATE OF FLORIDA
COUNTY OF PINELLAS

5. I certify that the attached is a true and correct copy of the Declaration of Trust
under which the association proposes to conduct its business in Florida.

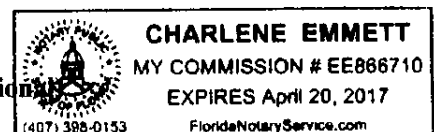
NOTARY


Name: Charlene Emmett
Commission Expiration: 4-20-17

Filing Fee: \$350.00

Certified Copy: \$ 8.75 (optional)

CR2E063(3/00)





TAW CGLM for the benefit, of TAW USG BRKG BNK TRUST CGLM and
TAW UNIVERSAL TRUST CGLM
USC 26 § 508(c)(1)(a)

Corporation Sole

ARTICLES OF INCORPORATION

The undersigned Incorporator of TAW CGLM for the benefit, of TAW USG BRKG BNK TRUST CGLM and TAW UNIVERSAL TRUST CGLM as a private unincorporated irrevocable business brkg bank & trust holding cglm., adopts the following articles of incorporation:

Known as TAW CGLM is TRE' FI GLOBAL
OF TAW DEYHAIYALA GLOBAL ESTATE ENTRUST TRUST,

IDENTIFICATION OF PARTIES:

Creator of Trust: Williams. Tremayne Antonio:
Funding Exchanger: Williams. Tremayne Antonio:
Executive Trustee: Williams. Tremayne Antonio:
Second Trustee: Tremayne Antonio Williams
General Manager: Tremayne Antonio Williams

Initial Contract Created on 08/19/1990 by: Williams. Tremayne Antonio: of
C/o 12955 Walsingham Rd Suite 197 Largo Florida Near 33774 Non-Domestic W/o US/USA

Initial Exchange Accepted on 08/19/1990 from: Williams. Tremayne Antonio:

TRUST NAME AND LOCATION:

The Trust is Legally named: TAW CGLM for the benefit, of TAW USG BRKG BNK TRUST CGLM
and TAW UNIVERSAL TRUST CGLM

The Trust is domiciled at: FLORIDA

LOCATION: 801 West Bay Dr , Executive Office 302 Clearwater -Largo FL 33770

TYPE: Pure private unincorporated irrevocable business trust /estate & holding cglm.
Trust EIN Number: 98-1175687
Trust Corp EIN: 81-6191616

The Trust DBA: TAW CGLM

Trust Overseer – Protector: Overseer Prophet Ambassador: Tremayne Antonio Williams , Son and House of
El Dey family Of Deyhaiyala

ARTICLE I.

The nominee name of the corporation is; **TAW CGLM**
which may appear as, **TAW CGLM fbo TAW USG BRKG BNK & TRUST CGLM and TAW**
UNIVERSAL TRUST CGLM

CLASSIFICATION OF ORGANIZATION

This Declaration of Trust is intended to from an private unincorporated irrevocable business brkg bank & trust holdings firm, under the original Americas' general common law, and not a partnership nor joint stock association. For the purpose of this Trust, the Trust shall function in the capacities of an Master Trust , which may establish subsidiaries trust and corporation for the benefit of the Master Trust for the benefit of its Trustee and Beneficiaries as needed this trust is a inter vivos, complex, contract, under Common Law (equity law, case law) Trust.

ARTICLE II

Duration

The period of the corporation's duration is Perpetual-
Lifetime-Generational- Permanente

TRANSFER IN TRUST ACCEPTANCE OF TRUST: NAME OF TRUST

SECTION 2.1. Grantor, in consideration of acceptance by Trustee(s) of the Trust created by this instrument conveys, transfers, assigns, and delivers to Trustee(s), his/her successors in Trust and assigns the property described in " Schedule A" together with all other property that may from time to time be held by Trustee(s) under this Trust, all of which property shall be referred to as the "Trust Estate", Trust Res", and/or "Trust Corpus", "Global Estate in Trust or Entrust"

SECTION 2.2. Trustee(s) by executing this Trust Indenture, accepts this Trust and obligations contained herein, and acknowledges that Grantor has settled upon it those assets set forth in Schedule "A"

SECTION 2.3. The Trust constituted by this Trust Indenture shall be Known as: **TAW CGLM**

which is **TAW CGLM** for the benefit, of **TAW USG BRKG BNK TRUST CGLM and**
TAW UNIVERSAL TRUST CGLM

SECTION 2.4. In the name of the Trust, the Trustee(s) and the appointed Trust officer(s) may engage in all lawful activities under the original American Common Law, and (including equity law, case law, and system of commercial law in the American states); and may perform all acts he/she consider necessary in furtherance of any and all such activities. The powers, activities, and duties of the Trustee(s) are more specifically set forth in Articles V below.

ARTICLE III

PURPOSE(S)

The purpose for which the corporation is organized is a requirement to establish the existence of the trust and validity in the public. For the member and trustee who may encounter frequent interactions and opportunities that result in having to conduct any and all lawful business for which corporations is being organized pursuant to USC 26 § 508(c)(1)(a), UCC General Provision, USC General Provision including but not limited to: 2011 c 336 § 671; 1915 c 79 § 1; RRS § 3884 statute and the Foreign Sovereign Immunities Act.

The Trustee(s) shall act to accomplish the following purpose(s)

SECTION 3.1. Protection of Assets: To prevent the dissipation of the profits or assets of the Trust. To preserve and enlarge the estate. To maintain asset integrity. To accumulate assets. To accomplish necessary arrangements to protect and/or conserve the assets/property for the Trust and Trust Beneficiary(ies). Neither the principal nor the income of this Trust, nor any part of same, shall be liable for the debts of any of the beneficiaries hereof, nor shall the same be subject to seizure by any creditors of said beneficiaries.

SECTION 3.2. Continued Furthering of Master Trust Purpose: To provide administrative assistance to the subsidiary trusts/corporations/d.b.a.s'/LLC. To administer all accounts and services of said trust(s) to the benefit of the Trust and Trust Beneficiaries. To guarantee and assume financial obligation of the said subsidiaries trust(s) /corporations/d.b.a.s'/LLC. To avoid all business dealing for any purpose whatsoever. To encourage stewardship, and foster honorable values and concepts. To provide for privacy, protection, wellbeing, health, welfare, care, education, security, humanity, private economy, investments, family, future, and safety of the Trust participants and beneficiaries.

SECTION 3.3. Continued Efficient Administration and Management: To secure an efficient administration of Trust. To consolidate all activities and operations to achieve the Trust purpose. To maintain security, privacy, protection, wellbeing, health, welfare, care, education, security, bettering of ethic humanity, private economy, investments, family, future, and safety of the Trust Officer(s) to operate for the benefit of the Trust.

SECTION 3.4 Continued Furthering of the Administrative Purpose: To provide liability protection, privacy, and assets protection from unwarranted creditors and spendthrifts upon the Trust Corpus and other assets or property of the Trust, as well as those of the said subsidiary trusts/corporations/d.b.a.s'/LLC. To accomplish these purposes by means necessary, as long as they are of no illegal or unlawful actions, and are not contrary to the applicable provisions of the Constitution of The United States of America, and so long as it shall not dilute the Trust's standing as an incorporated business trust or private unincorporated irrevocable business brkg bank & trust holding cglm, as created hereunder. governing laws: the validity, construction, and effect of this agreement and the Trust created hereunder and its enforcement shall Not be determined by the law of any state.

SECTION 3.5. Continued furthering of the best organizational interest of the Trust: To operate in accordance with the pure intention of the Trust as understood by the Board of Trustee(s). To operate for the best organizational interest of the Trust as when it is agreed that they will not abuse, compromise, harm or injure the basic purpose of the Trust, as set forth in this instrument, or properly amended by the Board of Trustee(s).

ARTICLE IV

POWERS

DISCRETIONARY POWERS:

- a) The parties herein agree that the Board of Trustees shall have absolute and sole discretionary power over this organization, its assets and earnings therefrom.
- b) The Board shall have authority to:
- c. determine what shall constitute principal and earnings,
- d. how such assets shall be allocated, and
- e. shall have absolute authority to determine if and when distributions of principal or earnings will be made to certificate holders.

ACCEPTANCE BY TRUSTEES:

The first Trustee, and all subsequent Trustees and successor Trustees, by accepting the appointment as Trustee of this organization causes all present and future Trustees to agree to the following:

- a) They accept the initial gift or conveyance of property on behalf of the organization and acknowledge the delivery of all property specified on Schedule "A".
- b) They agree to conduct the organization's affairs in good faith, in conformity with the terms and conditions set forth in this contract and its inherent trust provisions.
- c) They agree to exercise their best judgment and discretion to conserve and improve the property of the trust estate in accordance with decisions of the Board of Trustees as set forth in the organization's minutes.
- d) They agree, upon final liquidation of the trust estate, to distribute the assets to the existing certificate holders as their contingent rights may appear.

ADMINISTRATIVE PROVISIONS:

Trustees, and their successors, may hold administrative offices within the organization, and may singularly or collectively exercise authority granted by the Board of Trustees in the management of company affairs. They are herein authorized to exclusively manage, administer and control the trust estate without the consent of certificate holders. The following specific terms and conditions apply:

- a) The Board of Trustees shall be at least one (1) in number, and may be increased as deemed necessary in the manner set forth above.
- b) A Trustee may resign or be removed from the Board, with or without cause, by a resolution of the Board of Trustees determined by a majority vote.
- c) In the event of death, removal from the Board, or resignation of a Trustee, the vacant position shall be filled by a successor Trustee, if pre-appointed, or the remaining Board of Trustees may appoint a successor by unanimous vote. Should the entire Board of Trustees become vacant, the trust will make full distribution to the beneficiaries.
- d) The signing and acknowledging of this contract by any Trustee or Trustees shall constitute Trustees' collective acceptance of this contract and its trust provisions and Trustees' acknowledgment that this organization's property and assets are vested in fee simple in the trust estate without any further act or conveyance by the Board of Trustees. Trustees as discretionary fiduciaries shall hold legal and equitable title to all assets.

e) The Board of Trustees may provide for meetings at stated intervals without notice, and special meetings may be called at any time by one or more Trustees upon three day's written notice. At any regular or special meeting, a majority of Trustees shall constitute a quorum for conducting business, provided affirmative action may only be had upon a majority vote of Trustees, whether present or absent, except that in a special meeting called for a special purpose the majority present may affirmatively act in emergency matters. A telephone or fax vote shall be a valid vote.

f) Any resolution of the Board of Trustees shall be deemed within the Board's power so long as the resolution is not inconsistent with this organizational document and any amendments thereto.

g) Trustees shall be controlled by this document as amended and future resolutions of the Board of Trustees. All meetings and resolutions shall be recorded in a company minute book.

h) Trustees shall keep proper records and accounts, as the Board of Trustees deems necessary for the proper management of the trust estate. Trustees shall not be required to individually assume liability for loss of company assets while acting in good faith on behalf of the organization, or for any act or omission of any other Trustees, agents or employees. They shall, however, be liable for their own breach of good faith. If a Trustee shall for any reason suffer a personal loss while providing good faith service to the trust, the Trustee shall be reimbursed for such loss from the trust estate further reimbursement may be documented in agreement with the trust.

i) The Board of Trustees, at the expiration of the term as set forth herein, shall wind up company affairs and terminate the company operations, making final distribution as provided. If the organization was recorded publicly, Trustees shall file with the Recorder a notice of termination; and Trustees, thereupon, shall automatically be discharged, provided final administration and distribution was made in accordance with the terms and conditions of this agreement. Otherwise, a court of equity may be invoked to review and correct any tort or error, if only necessary.

j) When there are no longer trustees and beneficiaries the Manager will have the right to dissolve the trust by following the procedures in "J."

k) Any Affidavits for Public Notice, Declarations, and Honorable Clarifications, not limited to any Corporeal and/or Incorporeal Hereditaments concerning any conveyance included in the Security Agreement, and/or authenticated foreign document(s) is under the Hague Convention, 5 October, 1961.

TRUSTEE POWERS:

Trustees shall have general common law powers over the company and the trust estate herein, and may do anything any citizen may lawfully do in any state or country. Specifically, but not by way of limitation, they shall have all rights, authority and power as follows:

a) To compromise or abandon any claims arising out of, in favor of, or against the company and its trust estate, and Trustees' good faith decision in that regard shall be binding and conclusive on all parties.

b) To manage, invest and reinvest the trust estate, or any part thereof, in any kind of property or venture which men of prudence, discretion and intelligence consider for their own account, without being restricted to investments which are ordinarily permitted by law or customarily used for trust funds, and without restrictions as to the duration of this organization. Specifically included, but not by way of limitation, are real estate, collectables, gems, art works, precious metals, corporate obligations of every kind, preferred and common stock, commodities, mutual funds and trust funds.

c) To open, maintain and close bank and thrift accounts of every kind, and conduct all monetary affairs of this trust. [Accounts are not to be lien levied or encumber by any parties including the government and bank / brokerage institutions themselves for any reason or purpose domestic or non-domestic.

d) To sell at public or private sale for cash, credit, or cash and credit, and upon such terms and conditions as Trustees may deem proper.

e) To sell, grant, convey, mortgage, option, rent, lease or pledge all trust estate assets, real, personal or mixed, in such manner as deemed appropriate and nondestructive to the general welfare of the trust.

- f) To borrow on or encumber the trust estate without restriction and to make loans with or without security. All borrowed funds shall immediately become a part of the trust estate.
- g) To allocate capital gains and/or dividends to trust principal as may be deemed appropriate or advantageous to the trust estate.
- h) To register company property in the name of the company, a fictitious trade name of the company, a Trustee or nominee so long as company ownership of such property can be clearly demonstrated.
- i) To make distributions in cash or in kind and to assign values to such property according to Trustees' best judgment.
- j) To accept additions to the trust estate by deed, will, assignment, exchange, gift, grant, insurance proceeds or any other methods deemed acceptable to Trustees. Trustees are further authorized to honor any buy - sell agreements extant as to any property or interest held in trust.
- k) To elect and remunerate officers from the Board or elsewhere as deemed appropriate or expedient.
- l) To hire and remunerate employees, agents or contractors. To incur and pay the ordinary and necessary expenses of administration, including, but not limited to, legal fees, accountant's fees, Trustee fees, brokerage fees, consulting fees and the like, and to allocate all the expenses and receipts between principal and income as Trustees shall deem proper.
- m) To give proxies, to deposit securities with and transfer title to commit Principal TTEE representing securities holders and to participate in voting trusts, reorganizations and other transactions involving the common interest of security holders.
- n) To open margin accounts with securities firms and commodities traders and to buy, write or trade in options, commodities, and to make short sales. Trustees shall be empowered to hold securities in their own names, the name of a nominee, in street name, or unregistered in such condition that ownership will pass. Trustees shall incur no liability to the company for any loss. The Trust shall indemnify the trustee from all liability. Further, any securities firm or commodities traders may rely on this document and the trust provisions herein in respect of a Trustee's authority without making further inquiry.
- o) Trustees are expressly authorized to hold, manage and operate any company property, or business or enterprise. The profits and losses, if any therefrom, shall be chargeable respectively to the trust estate.
- p) Trustees are authorized to pay all taxes out of the trust estate, and have complete discretion, power and authority to make any decisions or elections that would effectively minimize such taxes if any taxes are eligible to be levied.
- q) Trustees may expressly delegate one or more of their powers to any other person or persons as may be deemed expedient for the management of company affairs, and may revoke such delegation at any time by written notice delivered to such persons.
- r) Trustees, by a majority vote, may change the domicile of the company with or without cause if they deem such change will protect or benefit the trust estate.
- s) Trustees, by unanimous vote, may make amendments to this contract and declaration and take such other consequential actions as they deem necessary or appropriate to protect the integrity of the organization and to insure the organization will continue to function and be administered in the best interest of certificate holders and in the manner intended.
- t) Trustees, by majority vote, may at any time and at their sole discretion wind up company affairs, terminate this organization and make distributions of the trust estate to certificate holders as provided herein.

RIGHT TO DISTRIBUTION:

Trustees have discretionary powers to make distributions from this organization without regard to equality of certificate holders except for final liquidation. Notwithstanding, a right to any distribution from this organization shall be evidenced by the holding of one or more certificates, and the following provisions respecting such certificates shall remain in full force and be carefully observed by Trustees, certificate holders, and interested third parties at all times:

a) Trustees shall be authorized to issue five hundred million (500 000 000) certificate units (hereinafter called Fixed Income or certificates), representing 100% of the rights to distribution from the organization's trust estate. Trustees shall not issue TCUs in excess of that number. The TCUs shall have par value equal to cash, and Trustees shall not place any nominal value on TCUs at any time. TCUs are non-assessable, nontaxable, nonnegotiable and limited in transferability. The lawful possessor shall be construed the true and lawful owner thereof. Creator herein may own TCUs. No person having or controlling a majority vote on the Board of Trustees, however, shall have or possess any rights to distribution from the trust estate.

b) Trustees are authorized to receive property into the trust estate in exchange for a negotiated number of TCUs. The party exchanging the property shall be deemed to be an Exchanger. All owners of TCUs shall be identified on a Registry of Trust Certificate Units, kept in the company minute book. Ownership of TCUs shall not entitle the holder to any legal or equitable title in the company or the trust estate, nor to any undivided interest therein, nor management thereof.

c) TCUs shall be immune from seizure by any creditor of the lawful owner.

d) Death, insolvency or bankruptcy of any TCU holder, or the transfer of his TCUs by gift, exchange or sale, shall not operate as dissolution of this organization or its operation or business; nor shall such events entitle his creditors, heirs or legal representatives to demand any partition or division of the trust estate or any special accounting. Death of a TCU holder shall terminate his or her rights under the TCU and said rights may not thereafter pass by probate or operation of law to any heir or legatee, but shall revert to the Board of Trustees to be reissued as determined by an action of the Board.

e) TCUs may be surrendered to or transferred back to the organization subject to the approval of the Board of Trustees, but may not otherwise be pledged, assigned, hypothecated or transferred by a TCU holder without the consent of a majority in interest of all other current TCU holders. Should a TCU holder transfer or surrender his TCUs to the organization, the Board of Trustees may, at its sole discretion assign, convey or exchange said TCUs to any other person(s) or entities upon approval of the Board. If any TCU holder contests, in any court of law, the validity of this organization or any provision herein, or the authority of Trustees, that TCU holder's certificates shall revert back to the Board of Trustees and may be reissued to other parties at the discretion of the Board.

NEGOTIATION AND EXCHANGE:

The Trustee is herein authorized to bargain, exchange, trade or sell certificates to a willing Exchanger upon board approval at the initial Board of Trustees' meeting or any time thereafter.

NOTICE TO THIRD PARTIES:

Notice is hereby given to all persons, companies or corporations extending credit to, contracting with or having claims against this organization or its Trustees, that they must look only to the funds and property of the organization for payment or for settlement of their damages, accounts receivable or claims. Trustees, officers or agents of this organization are not personally liable for the organization's obligations.

COPIES AS ORIGINALS:

A copy of this organizational document bearing the seal or signature of a Trustee, or a copy certified by a Notary Public as a correct copy, shall be relied upon as an original document and shall have the full force and effect of the original document in every respect.

PURPOSE AND INTENT OF THIS AGREEMENT:

This contract with trust provisions is intended to create a common law contractual company, (also known as an Unincorporated Business Organization) for receiving, conveying or holding property in fee simple, and for providing prudent management of such property, and for conducting any legitimate business through appointed Trustees for the benefit of certificate holders. Trustees shall hold both legal and equitable title to the trust estate, and shall act solely within their powers as provided herein and within their common law rights and immunities. The administration of this organization shall be amenable to Common Law regulation and under the protection of the Bill of Rights as well as Declaration of Independence, although Trustees can seek relief in any court or venue they may choose or deem necessary. If any provision herein is unenforceable, the remaining provisions shall nevertheless be carried into effect. Nothing herein contained shall be construed as intent to evade or contravene any law, nor to delegate to Trustees any special power belonging exclusively to a statutory company, franchise or incorporation, but rather in equity create an equal playing field.

COMMON LAW ORGANIZATION:

Creator expressly declares this to be an organization founded upon the freedoms and rights inherent in the common law of the Republic of the United States of America, and all references herein to the United States shall be construed to refer to the Continental United States of America in its original context as set forth in the Constitution of the United States, the original Bill of Rights and the state constitutions of the several sovereign states comprising the union of the United States of America. This organization, then, is created under the common law of contracts, protected by Article 1, Sec. 10, Para. 1 of the Constitution of the United States. It is, therefore, not created under the statutes of any U.S. state, and does not depend upon any statute for its existence. It is not a partnership or corporation or statutory trust, but a separate legal entity having its own common law identity.

The corporation has the power to engage in any lawful activity under the corporation code of the United States Of America and the State of Florida, WHEREAS, the Board of Directors has determined it to be in the best interest of the Irrevocable Business Trust to create and issue this resolution to establish a banking resolution, be it: RESOLVED, that the , Private Unincorporated Irrevocable Business Brkg Bank & Trust Holding Cglm, Business Trust execute and deliver to said bank a duly signed original of the completed banking resolution as is annexed thereto

The undersigned Trustee(s) for the above-named , Private Unincorporated Irrevocable Business Brkg Bank & Trust Holding Cglm Business Trust be it RESOLVED that Williams. Tremayne Antonio: Executive Orders, being the Managing Director(s) of this Trust, was/is herein fully authorized by the Board of Trustees to select and make application to any bank or financial institution for the purpose of establishing one or more checking and/or savings accounts in the name of this Trust. Further, the Managing Director designates appoints and assigns Tremayne Antonio Williams as the General Executor Sr Trustee as the officer or agent authority and authorized representative of this Trust . He as identified below, is/ authorized to make open business accounts , savings accounts , brokerage accounts , margin accounts , business banking accounts make deposits and make withdrawals, write checks, and maintain such accounts without further action of the Board of Trustees.

Further, the bank or financial institution is hereby authorized to pay out the funds of this Trust as directed by the authorized signatories without further authorization from the Board of Trustees, whether such directives call for disbursements in cash, to bearer or to the Orders of any third party.

The undersigned hereby certifies that he is the duly elected and qualified custodian of the books and records and seal of this Private Unincorporated Irrevocable Business Brkg Bank & Trust Holding Cglm, duly formed pursuant to the laws of the united state of America and the state of Florida and that the foregoing is a true record of a resolution duly adopted at a meeting of the and that said meeting was held in accordance with state law and the Bylaws. This said resolution is now in full force and effect without modification or rescission.: This BANKING RESOLUTION shall remain in effect until canceled or modified by the Board of Trustees.

ARTICLE IV

INTERPRETATION: DEFINITION(S)

SECTION 4.1. For the this indenture, the singular shall include, the plural, the terms "him" or "it" shall include both genders and the neuter; and reference to a person shall include organizations or entities save where the context specifically so denies. The "Trust Corpus" shall include the body of the Trust, funding, holdings, profits, and organization as administered by Trustee(s) and Trust.

SECTION 4.2 In this Trust Indenture "Certificate of Trust Units", also referred to as Certificate of Beneficial Interest", means certificate representing a percentage of the immovable "res" to be distributed to Beneficiary(ies) during the life and upon discharge of the Trust . All Beneficiaries shall receive a Certificate of Trust Units, Neither the Trustee(s) or Trust Officer(s) may receive Certificate of Trust Units, Neither the Trust, Trustee(s) nor the income of this Trust, nor any part of same, shall be liable for the debts of any of the beneficiaries hereof, nor shall the same be subject to seizure by any creditors of said beneficiaries .The said beneficiaries shall not have any power to sell assign, transfer encumber or in manner in to anticipate or dispose of their interest in the trust fund, or any part of same, or the income produced from said fund, or any part of same.

SECTION 4.3. "Unincorporated Business Trust" mean a contractual relation formed by parties' sui juris wherein the legal Trust Estate is put entirely in one or more principal, while other persons hold beneficial, while other person hold beneficial interest in and out the same, but are neither partners nor agents. This Trust is created without privilege or franchise from any Government or Government agency or corporation, but is created entirely by the party(s), exercise of simple, adequate, common-law rights, any man or group of men sui juris may exercise, the Trustee(s) issuing Certificate of Beneficial or Capital Interest, as well as issuing bonds and other obligations, or making whatever contractual relation are allow to all men as a natural right. Trustee(s) shall not be required to give any bond or other security. The Trustee(s) shall not be liable for any mistake or error of judgment in the administration of the Trust(s), except for willful misconduct, so long as Trustee(s) continue to exercise Trustee duties and powers in primarily in the interests of the beneficiaries.

"Default Beneficiary" mean the person for whose benefit the Trust is created and administered in the event there are no Holder of Certificates of Trust Units at any given time during the life of the Trust.

SECTION 4.4 "Property". Mean real and personal, movable and immovable property of any description and whosoever situated, including (without limiting the generality thereof) policies, cash, choses in action, indentures, titles assignments, mortgages and loans. This term also denotes the Trust Res, or Res, Lat.

"Without the United States" means outside of the Federal Territory and in (UBOT), exclusion from this contractual arrangements the United States federal corporation{ 28USC sec 3002 (15)(A), and, but not limited to, its subdivision, instrumental, principal, agents, contractors, partners, officers, and employees; without the United States (sic), as a third -party overseer to this Trust; not subject to the jurisdiction of the United States (sic), not by leave, license, or permission of the United States (sic); not in acceptance of any economic benefits whatever offered by the United State (sic); without the de facto United States. The term "Without the United States" shall be construed to also "UNITED STATES", "U. S.", "U.S.A.", "U. S. Government", or any f/a/u, a/k/a, or d/b/a by which it might be known or do business. The Jurisdiction of said Federal Corporation is distinctly foreign with respect to the situs of this Trust (per U. S. v. Perkins, 163 u. s. 625, 16 s. Ct. 1073, 41 L. Ed. 287 (1896); In re: Merriam's Estate, 36 N. Y. 505. 141 N.Y.479).

ARTICLE V

Initial Registered Agent

5.01 The name of the initial registered agent is:

TRE' FI GLOBAL

5.02 The street address of the registered agent is:

617A Cleveland St Executive Office 12
Clearwater Florida 3755

TRUSTEE(S)

5.1 The Trustee(s) are known collectively as the Board of Trustees. There shall be no more than nine (7) Trustees, shall serve for the entire term of the Trust. In the event there are only two Trustees, the first named Trustee shall retain the duties and powers of third Trustee in addition to his/her own.

5.2 The Trustee(s), upon signing this Trust Indenture shall accept the trust and hold ownership for the Trust as set forth according to the Trust provision and purpose, whereby the Trustee(s) taking title to property for the purpose of protecting and conserving it for Beneficiaries do so under the ordinary common-law rules applied to trustee(s) of (UBOT) Trusts.

5.3 The Trustee(s) shall retain the original property forming the Trust in the actual state or condition in which the same was received in trust as much as is possible and for so long as the Board of Trustees shall deem appropriate.

5.4 The Trustee(s) will hold the property described in Schedule "A" and all property hereafter acquired, and all profits collectively in Trust manage, administer and dispose of the Trust for the benefit of the person who are represented by the Certificates) of Trust Units Beneficial Interest).

Upon his/her appointment, the Trustee(s) shall have following Rights

(A) To retain the property belonging to or forming part of the Trust in the actual state or condition in which the same was received by the Trustee(s) for so long as the Trustee(s) shall deem appropriate.

(B) To sell, alienate, or otherwise dispose of any property at any time forming part of the Trust in such manner by public or private contract and for such price in money or other consideration and on such conditions as he/she may deem appropriate to receive the consideration and grant discharges thereof but only to the extent that such transaction is in the best interest of the Trust.

(C) To sell exercise his/ her powers on behalf of the Trust, attaching to securities (which expression includes shares, stock debentures, bond, mortgages, promissory notes, and certificates of values);

(D) To Administer exchanges of property for other property of a like or different nature and for such consideration and on such condition as the Trustee(s) may consider advisable and deem appropriate;

(E) To carry on any Trust business or trade, along or in partnership, either in and of his/her own right or in the capacity of Trustee or otherwise, or with any organization in which he/she is directly or indirectly interest in and in connection therewith to make, execute and arrange all manner of payment, commercial credits, bill of exchange, and all other necessary authorities to bankers and others for the trust.

(F) To consider any reorganization, reconstruction, or amalgamation of all or any assets and securities which form part of the trust, and to consent to any dealing with such securities as he/she may consider advantageous or desirable and in the best interest of the Trust;

(G) To invest the Trust assets in such investment as Trustee(s) may in his /her discretion deem appropriate and desirable including, without limitation, deposit with banks or other financial institutions, companies, or like bodies in any part of the world whether or not such investment shall be authorized for the investment of Trust and in no way restricting the foregoing provision of this clause to invest the same.

SECTION 5.6 The Trustee(s) may not at anytime while holding office ownership of beneficial or equitable interest in the Trust or any part thereof.

SECTION 5.7 In the event and upon the death, resignation, or incapacity of either one more of the total number of Trustees, the remaining Trustee(s) shall continue to serve and shall appoint a Successor Trustee from the Successors Trustee List or other appropriate source within (30) days. Providing there are no objection within thirty (30) days from the date of said appointment, the appointment shall stand.

SECTION 5.8 In the event that the Trust is without Trustee(s) listed in Schedule "D" shall serve as Trustee(s) until confirmed by meeting of the Board of Trustee.

SECTION 5.9 The Trustee(s) may adopt and enforce such bylaws, not inconsistent with this trust indenture, as they may deem proper and in the best interest of the trust.

ARTICLE VI

STATEMENT OF ACCEPTANCE BY REGISTERED AGENT

I, Williams, Tremayne Antonio Principal Trustee and Beneficial Owner Of
TRE' FI GLOBAL acknowledge that the undersigned corporation accepts the appointment as Initial
Registered Agent of TAW CGLM fbo TAW USG BRKG BNK & TRUST CGLM and TAW UNIVERSAL
TRUST CGLM , the corporation which is named in these Articles of Incorporation.

Registered Agent

AUTHORIZED REPRESENTATIVES(S)

6.1 The Authorized Representative, upon signing an independent contractor's agreement, may within thirty (30) days thereafter, or at his/her option, nominate an Authorized Agent; appoint an Executive Secretary, a Treasurer, a Trust Protector, and other Trust Officers as necessary.

6.2 The Authorized Representative shall act as Fiduciary for the Trust in all dealings, public and private. The Authorized Representative and Financial Office for the Trust, shall have the right and authority to sign a title, Certificate of Title, Trust Indenture, Bill of Sale, Trust Certificate, negotiable instrument, bank check and otherwise obligate and formalize in any capacity the dealing of the trust.

6.3 The Authorized Representative shall have authority to determine what shall constitute principal and earning and shall have authority to determine if and when distributions will be made to the Beneficiary(s).

6.4 The Authorized Representative shall have authority to determine what shall constitute Trust actions in the of Board of Trustees to meet. Such actions will stand as permanent with the written approval by the Broad of Trustees.

• The Authorized Representative shall have authority to schedule all meetings of the Board of Trustees and shall notify each of them the time and location. If the Trust is without an appointed Authorized Representative, Board of Trustees shall meet on their own accord

6.6 The Authorized Representative shall have all other such authority and powers as granted to him by the Board of Trustees, either verbally or in writing.

ARTICLE VII

PRINCIPAL OFFICE AND MAILING ADDRESS

7.01 The complete street address of the initial designated principal office is:

801 West Bay Dr. Executive Office Suite 302
Largo, Florida 33770

7.02 The complete mailing address is:

801 West Bay Dr. Executive Office Suite 302
Largo, Florida 33770

ARTICEL VII

CERTIFICATE(S) OF TRUST UNITS a/k/a CERTIFICATE(S) OF BENEFICIAL INTEREST

The Board of Trustees shall have the following Powers.

7.1 The Board of Trustees shall have the authority to designate Beneficiaries of the Trust, and may issue a total of One Hundred (100) uniform shares of beneficial interest in the Trust, hereinafter "Trust Units".

7.2 All Trust Units shall be in writing and issued by certificate. A SINGLE Trustee may nominate a Beneficiary, but a single Trustee shall not issue a certificate unless agreed to by a majority vote of the Board Trustees.

7.3 In the event of loss or destruction of a certificate, the Board of Trustees may issue a new certificate in place of an old one upon provision of a surety bond or upon such other terms and conditions as are proper and necessary.

7.4 Trust Units shall have no par value, and the Board Trustees shall not place any nominal value on shares Trustee(s) shall not hold Trust Units in a personal capacity without first abdicating their fiduciary power and status.

7.5 Any Party acquiring Trust Units as the result of pledge, assignment, hypothecation, bankruptcy, death or other transfer shall receive a new certificate for the shares and be recorded in the Trust's books. Until the existing certificate is produced to Board Trustees, the Trustees shall not be affected by any notice of change of title.

7.6 In the event of disclaimer of beneficial interest and surrender of a certificate to the Board of Trustees, the respective Trust Units may be reissued pursuant to section 7.1.

7.7 The rights of Beneficiaries and transferees and other parties becoming entitled to heirs of the Trust shall be subject to all the terms and conditions of this of this Declaration of Trust..

ARTICLE VIII

AUTHORIZED SHARES

8.01 The number of shares of stock the corporation has the authority to issue is: 500,000,000 and from time to time as needed be extended not to exceed 500 Sextillion shares.

8.02 The class of stock issued shall be A, B , C stock.

8.03 Each share shall have a par value of \$1000.00.

BENEFICIARY(S)

8.1 In event the Board of Trustee issues no Trust Units or some other event causes the Trust to be without beneficiaries, by default all beneficial interest shall revert to:

8.2. The beneficiaries shall have no title, interest or estate in any property of the Trust, but the same is to remain solely in the Trustees. The interest of any beneficiary here under, either as to income or principal, shall not be anticipated, alienated or in any other manner assigned by such beneficiary and shall not be subject to any legal process, bankruptcy proceedings, or the interference or control of creditors.

8.3. If any beneficiary shall contest the validity of this trust or any provisions of it or join in, except as a party defendant, any proceeding to contest the validity of this trust or to prevent any provision of it from being carried out in accordance with its terms, regardless of whether or not such proceedings are instituted in good faith and with probable cause, then all such benefits for the beneficiary and his or her issue shall cease and this instrument shall be interpreted as if the beneficiary and his or her issue had predeceased me. We, the said Trustees hereby covenant and agree that we will hold all monies and properties received by us as Trustees hereunder upon the Trust set forth above.

• In the event the Board of Trustees issues Trust Units, the default Beneficiary shall cease to be a Beneficiary of the Trust, unless and until it acquires Trust Units pursuant to Article VII.

8.3 All Beneficiaries shall be identified on a Registry of Beneficial Interest Holders, Schedule "b", Kept in the Trust Schedules Book. The shares shall be personal property and shall entitle the Beneficiaries to participate in all dividends and other distributions of of profit or principal in the proportion of number of Trust Units they hold to number of units issued and outstanding.

8.4 The Party whose name appears as the owner of such units in the books of the Trust shall be deemed absolute owner of such of units and until the existing certificate is surrendered and transfer is approved and recorded by Board Trustees the Trustee(s) shall not be affected by any notice of the change of title.

8.5 Ownership of the Trust Units shall not entitle a Beneficiary to any other dividend interest in the Trust, such as any portion of the Trust Corpus divided among Capital Interest Holders. Beneficiaries shall be entitled to receive distributions at such times as determined to be in the best interest of the Trust by Board of Trustees consistent with the Trust Purposes set forth in

8.6 No Beneficiary shall have the right to manage or control the property, affairs, or business of the Trust or any power to control the Trustee(s) in these respects unless or until such Beneficiary has disclaimed his beneficial interest and surrendered the certificate.

8.7 Death, insolvency, or bankruptcy of a Beneficiary shall not entitle his creditors, heirs, or legal representative to demand any partition or division of the Trust or any special accounting.

Article IX

DIRECTORS AND OFFICERS

The Corporations' initial Board of Directors and Officers shall be comprised of the following persons:

Name	Title
Williams, Tremayne A.;	Beneficial Owner Principal Trustee
Tremayne A Williams;	Ambassador General Executor Sr Trustee
Hasson Williams Bey;	Member Trustee
Anthony C Davis;	Member Trustee
Mohamad Zein;	Member Trustee

BYLAWS

The incorporator shall adopt the initial bylaws of the corporation. The stockholders may not amend the bylaws at anytime by the provisions therein.

EXECUTIVE SECRETARY

9.1 The Executive Secretary, as hereto before provided shall serve as independent protector by having the power upon complaint for proper cause to appoint a Committee of Arbitrators consisting of three(3) non – interested persons to investigate the complaint and upon investigation by showing proper cause, the accused shall be notified of the Committee's findings. The accused shall therefore be entitled to open forum so providing that he/she may present his defense and refute the alleged charges against him/her. If decided against by two – thirds (2/3) vote of the Committee, the accused will have thirty (30) days in which to appeal the Committee's verdict to a court of competent jurisdiction.

9.2 The Executive Secretary/Protector may not appoint him/her as Trustee(s) nor may he/she serve on the Committee of Arbitrators.

• In the event of, and upon the death, resignation, or incapacity of all Trustee(s), or available Successors Trustee(s) to serve, the Executive Secretary within thirty (30) days therefrom shall appoint an Emergency Trustee until such time the Successor Trustee is confirmed either by Executive Secretary and the Authorized Representative, or court of competent jurisdiction. However, if there are no objections as to the Emergency Trustee serving as Successor Trustee within thirty (30) days from date of said appointment, the court need not confirm the appointment.

9.4 In addition to the powers enumerated herein above, the Executive Secretary shall have the following power:

(A) To appoint a Trustee, resident in any part of the world, with written approval of the Board of Trustee;

(B) To appoint, with written approval of the Board of Trustee, a Trustee, to act as sole Trustee for such part of the Trust as shall be located in any particular country, state, territory, colony, or possessions, in which event the Trustee appointed in relation to such part shall in all respects be subject to the provision of this Trust Indenture as set forth contained herein.

(C) To appoint, with written approval of the Board of Trustees, a Trustee a Trustee, resident in any part of the world, to act as an alternate for trustee and to exercise all powers of Trustee, in which event such alternate for the Trustee shall in all respects be subject to the provision of this Trust Indenture set forth and contained herein.

9.5 In the event of appointment of new or alternate Trustee with due notice to the Board of Trustees, it shall be declared that the existing Trustee thereupon shall cease to be the Trustee in respect of all or part the Trust and shall be be divested of title to any or all of the property of the trust.

ARTICLE X

Dissolution

Upon dissolution, assets shall be distributed by the Board of Directors according to the applicable State statute. Further provisions regarding distribution upon dissolution shall be stated in the Corporation's bylaws.

FURTHER POWERS OF AUTHORIZED REPRESENTATIVE(S)

10.1 Subject to any payment or application made, the Trustee(s) with the Authorized Representative shall accumulate the whole of the income arising each year, but only during such time as is not prohibited by any applicable law restricting the period during which income or any part therefor may be accumulate under this Trust Indenture.

10.2 Any income which the Trustee(s) and the Authorized Representative shall accumulate pursuant to the preceding shall dealt with as an accretion to the capital of the Trust, and Trustee(s) and Authorized Representative may at any time or time resort thereto and may apply or pay the whole or any thereof as if it were income of the Trust of then current year.

10.3 In so far as the income of Trust has been paid, applied, or accumulate as herein set forth, such income (at the end of the year in which it arose and in respect of which there been no such payment, application, or accumulation made) shall be added to the Trust. In so far as the income of the year has not been validly dealt with under any of the preceding provision of this clause, it may be distributed to be Beneficiary who may not have been entitled to the distribution of said income had the last day of the year of income been the termination date.

10.4 With the written approval of the Trustee(s), subject to any appointment, application or payment, the Certificate Holders, shall on the termination of the Trust stand possessed of the Trust, by delegation of the Trustee(s), to distribute the same as shall be determined by number of Certificate Units Outstanding, and such determination to be exercised in writing on or before the termination of the Trust and in default of such determination for the Beneficiary (s).

10.5 The Authorized Representative (as used below shall include the written approval of the Board of Trustees) shall have and may exercise the powers.

(A) To retain the original property belonging to or forming part of the Trust in the actual state or condition in which the same was received by the a Trustee(s) for so long as the Authorized Representative shall deem appropriate;

(B) To sell, alienate, or otherwise dispose of any property at any time forming part of the Trust in such manner by public or private contract and for such price in money or other consideration, and on such condition as he/she may deem appropriate, to receive the consideration and grant discharge thereof but only to the extent that such transaction is in the best interest of the Trust.

(C) To exercise his/her powers on behalf of the Trust attaching to securities (which expression includes shares, stock debentures, bond, mortgages, promissory notes and Certificate of value);

(D) To exchange property for other property of a like or different nature and for such consideration and on such conditions as the Authorized Representative may consider advisable;

(E) To carry on any Trust business or trade, along or in partnership, either in and of his own right or otherwise, or with any organization in which the Authorized Representative is directly or indirectly interested in and in connection therewith to make, execute, negotiate, and arrange all manner of payment, commercial credits, bill of exchange, and all other necessary authorities to bankers and others for Trust;

(F) To consider any re-organization, or amalgamation of all or any assets and securities which form part of the Trust and to consent to any dealing with such securities as he/she may consider advantageous or desirable and in the best interest of Trust;

(G) To invest the Trust in such investment as they may in their discretion deem to be appropriate and desirable, including (without limitation) deposits with banks or other financial institutions, companies, or like bodies in any part of the world whether or not such investments shall be authorized for investment of Trust and without in any way restricting the foregoing provision of this clause to invest the same.

(I) The Authorized Representative may purchase or exchange shares in any company, securities, policies of assurance, or other investments property (real or personal) whatsoever situated, and take on lease for such terms as he/she deems appropriate on any real or personal property, whether involving liability or not, whether in possession or reversion, and whether producing income or not, or upon personal credit, with or without security, and upon such terms as he/she, in his/her discretion, deems appropriate;

(II) The Authorized Representative may make loans whether secured or unsecured and whether with or without interest to any person

(III) The Authorized Representative may purchase, in any part of the world, gold or silver coin and bullion or other precious metals; and the Authorized Representative shall have the same full unrestricted power of investing, selling and transporting investments as if the Authorized Representative were beneficially entitled in all respects of the Trust.

(H) To determine whether any sums received or disbursed are on account of capital or income, or partly on account of both, and in what proportions, and the decisions of the Authorized Representative in writing or otherwise shall be conclusive and binding upon the Trustee(s) ;

(I) To employ and pay for such professional or other assistance as the Authorized Representative may deem requisite in the discharge of his duties;

(J) To act on the opinion or advice of any professional or expert, provided he/she does so in good faith, and in such case the Authorized Representative shall not be responsible for any loss, depreciation, or damage occasioned by acting in accordance therewith;

(K) To determine all questions and matters of doubt which may arise in the course of the management, administration, realization, liquidation, partition dissolution, and operation of the Trust;

(L) To perform all general acts of ownership to the same extent and with same effect as might have been done as if the Authorized Representative were acting in capacity of a Trustee of the Trust, and actions of the Authorized Representative, whether actually made or taken in writing or implied from the Acts of the Authorized Representative, shall be conclusive and binding on Trustee(s);

(M) To erect building on and effect improvements to any property forming part of the Trust and to conduct any operations (including leasing) over all or any part of such property;

(N) To institute and defend proceeding at law and to proceed to the end and determination or compromise of the same as the Authorized Representative shall deem appropriate;

(O) To borrow monies for purpose of the Trust hereof upon such terms as to payment or principal and interest (if any) as shall in his discretion deem appropriate, and the Authorized Representative may for this purpose, mortgage or charge in favor of the lender the whole or any part of the Trust or interest therein; and

(P)To register any securities at his discretion, on behalf of the Trustee(s).

10.6. The Authorized Representative shall pay all expenses which shall be billed directly to the Trust. Said expenses may include, but are not limited to following:

(A) All cost of personal contracted by the Trust and Involved in the business of the Trust;

(B) All cost of borrowed money(s), taxes, assessments on the Trust properties and other taxes applicable to the Trust;

(C) All cost incurred in connection with organization the Trust, the issuance, distribution, transfer, registration, and recording of documents evidencing ownership by or an interest in the Trust, or in connection with the business of the Trust;

(D) Legal, audit, accounting, brokerage, cost, and other fees and expenses paid to independent contractors, brokers, banks, and other agents;

(E) Reimbursement of expenses to Trustee(s) and Trust Officers of all direct and twenty – four (24) hour monitoring and availability to the Trust; and

(F) General expenses in connection with Trust operations and the Trust

10.7 The Authorized Representative will appoint a Successor Authorized Representative to act in full capacity for the duties of Authorized Representative. The Successor Authorized Representative, as listed in Schedule “D” will assume the office and duties upon the discretion of the Authorized Representative, or in the of unavailability of the Authorized Representative. Any Successor Authorized Representative under this Trust Indenture shall have all the powers and duties of the Authorized Representative hereunder.

10.8 The appointment of Successor Authorized Representative to act shall in no way compromise or hinder the duties or office of the Authorized Representative, until such time as the Authorized Representative is unable to return, and shall be considered a permanent appointment when the Authorized Representative is no longer able to perform the duties of that office. The office, duties and appointment of the Authorized Representative are not subject to charge(s) without the unanimous decision of the Trustee(s).

10.9 Upon the appointment of Successor Authorized Representative, any attorney-in-fact representative, agent, custodian, or depository of the Trust shall forthwith become the same for such Successor Authorized Representative without the necessity of executing or filing any paper or any such further act.

10.10 The Authorized Representative will appoint Successor Officers, as listed in Schedule “D”. In the event that Successor Authorized Representative is not available, the Secretary shall be appointed to succeed to that office. Providing there are no objections within thirty (30) days from the date of said appointment, the appoint shall stand.

ARTICLE XI

INDEMNIFICATION

The corporation does hold harmless and indemnify any members, trustees, overseers, directors, officers, employees, incorporators, and shareholders of the corporation from any liability regarding the corporation and the business of the corporation, unless the person fraudulently and intentionally violated the law and/or maliciously conducted acts to damage and/or defraud the corporation, or as otherwise provided under applicable state corporate statute.

FUTHER POWERS OF EXECUTIVE SECRETARY

11.1 The Executive Secretary shall have the power to appoint the Emergency Trustee or a new Emergency Trustee, resident in any part of the world provided always that the Executive Secretary shall not appoint him/herself to be the Emergency Trustee.

11.2 The Executive Secretary may at any time request the removal of any Emergency Trustee(s) for breach of the terms of the Trust, provided good cause is shown.

11.3 Any Emergency Trustee may at any time resign from the office of Emergency Trustee on giving not less than thirty (30) days notice to the Executive Secretary.

11.4 Upon good cause shown, a court of competent jurisdiction may by order have the Emergency Trustee removed.

11.5 The office of the Emergency Trustee shall ipso facto be determined vacated if such Emergency Trustee is remove from office pursuant to Article IX Section9.5

ARTICLE XII

INCORPORATOR

I, Williams, Tremayne Antonio, residing at 801 West Bay Dr. Executive Office Suite 302, Largo Florida 33770
execute these Articles of Incorporation dated this February 19th day of 2017

TRE' FI GLOBAL

Incorporator
Correspondence Information is:

Tremayne Antonio Williams, Overseer Ambassador General Executor Sr Trustee/ Protector

tawstrustee@outlook.com
1 727 218 0199

POWERS IN GENERAL; LIABILITY

12.1 Every discretion or power hereby conferred on the Trustee(s), Emergency Trustee, of the Trust Officers shall be an absolute and uncontrolled discretion or power, and they shall thereby not be liable for any loss or damage occurring as a result of the exercise of such discretion or power, so long as such exercise is in good faith.

12.2 Neither the Trustee(s), the Emergency Trustee, nor the Trust Officers shall be liable for the consequence of any error or omission whether of law or of fact on his/her or their parts or on the part of his/ her or legal or other advisors or generally for any breach of duty or Trust whatsoever, unless it shall be proved to have been committed, made, or omitted consciously, fraudulently, or in bad faith by any one or more of them.

12.3 The Settlor, Exchangers, Trust Officers, Beneficiaries, and Trustee(s) or Emergency Trustee shall held harmless against any claims or taxes and impositions arising in connection with the Trust.

12.4 In the event of Authorized Representative and, or, the Trustee(s) investing the trust or any part thereof in stocks or shares of any propriety or public company the following provision shall apply;

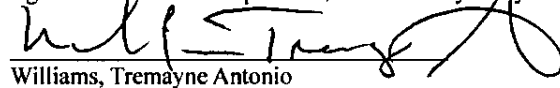
(A) The Authorized Representative shall be responsible only for so much of the stock or shares and dividends and income therefrom as shall be actually paid and transferred and nothing herein shall place any obligation on the Trustee(s) to:

(I) Investigate the accounts, business, or control of said company;

or

(II) Inquire into or in any manner question or bring ant action, suit, or proceeding, or in any other manner whatsoever, seek to interfere with business, government, or control of the Authorized Representative, so long as the Authorized Representative shall exercise his/her actions within the bounds of his her independent contract nd Trust Indenture.

IN WITNESS WHEREOF, the Grantor(s) of the TAW CGLM fbo TAW USG BRKG BNK & TRUST CGLM and TAW UNIVERSAL TRUST CGLM as a unincorporated irrevocable business brkg bank & trust holding cglm have signed and sealed these presents, all on the day and year first above written.

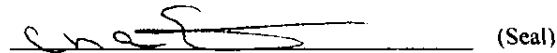

Williams, Tremayne Antonio

STATE OF FLORIDA)

) JURAT

COUNTY OF PINELLAS)

Subscribed and sworn to before me, a Notary Public, this 17 day of February 2017 upon satisfactory evidence to the identity of the affiant subscribed and sworn above as Williams, Tremayne Antonio.


(Seal)
NOTARY PUBLIC
My Commission expires: 4-20-17

