# 1000008127

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

SUBJECT: Tri	GGG Enterprise		-	
	(PROPOSED CORPORA	TE NAME – MUST INCLU	DE SUFFIX)	<del></del>
		60	00046657 -11/05/0101 *****80.00	766; 044002 *****78.7
Enclosed is an original a	and one(1) copy of the arti-	cles of incorporation and a	a check for :	
S70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM:	Felecia & Home Name (Pi	r Keller rinted or typed)	ere moderne i na j	<b>₹</b> 1
	1 <u>2601 NW 27th A</u>	Venue Apt. #T301	•	A
1	Miami, FL 33167		M-2	5560
	City, S	State & Zip		
•	305-685- Daytime Te	-7029 elephone number	SECRETA TALLAHA	
NOTE	: Please provide the ori	iginal and one copy of th	e articles. SE. F	



#### FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

November 6, 2001

FELECIA & HOMER KELLER 12601 NW 27TH AVENUE APT T301 MIAMI, FL 33167

SUBJECT: TRI GGG INTERPRISE Ref. Number: W01000025568

We have received your document for TRI GGG INTERPRISE and your check(s) totaling \$80.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the corporation must contain a corporate suffix. This suffix may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

PLEASE VERIFY THE SPELLING OF YOUR CORPORATE NAME. IS IT "INTERPRISE" AS STATED IN ARTICLE ONE, OR IS IT CORRECT ON YOUR COVER SHEET AS "ENTERPRISE"? ALSO, PLEASE LIST ONLY ONE RANAME IN ARTICLE VI AND ONE SIGNATURE FOR THE REGISTERED AGENT.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6931.

Becky McKnight Document Specialist New Filing Section

Letter Number: 501A00060344

# ARTICLES OF INCORPORATION OF

#### TRI GGG ENTERPRISES, Inc

The undersigned for the purpose of forming a nonprofit corporation under Florida Statutes Chapter 617, do hereby make and adopt the following Articles of Incorporation:

#### ARTICLE I. NAME

The name of the corporation is Tri GGG Enterprises, Inc.

#### ARTICLE II. DURATION

The period of the corporation's duration shall be perpetual unless dissolved according to law.

#### ARTICLE III. PURPOSE

The general purpose for which the corporation is organize are:

- 1. Charitable and educational within the meaning of section 501 (c) (3) and 509 (a) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Law.
- 2. Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 501 (c) 3 and 509 (a) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.
- 3. To empower the community with job opportunity.
- 4. To promote self-sufficiency such as, training, counseling, consulting and mentoring.
- 5. To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit corporation, including without limiting the generality of the foregoing, to acquire by bequest, devise, gift, purchase, lease pr otherwise and property of any sort or nature without limitation as to amount or value, and to hold, invest, re-invest, manage, use, apply, employ, sell, expend, disburse, dispose, of such property and the income, principal and proceeds of such property, for any of the purpose set forth, herein.

To do such other things as are incidental to the purpose of the Corporation or necessary or desirable in order to accomplish them.

#### ARTICLE IV. BOARD OF DIRECTORS

The management of the Corporation shall be vested in a Board of Directors. The number constituting the initial Board of Directors shall be three. The number of directors may be increased or decreased from time to time in accordance with the Bylaws, but shall never be less than three. The Board of Directors shall be appointed annually. The Bylaws may provide for an ex-official and a honorary Director, and their rights and privileges. The name and address of each initial director of the Corporation is as follows:

- Felecial Keller
   12601 NW 27th Avenue # T 301
   Miami, FL 33147
- Homer Keller
   12601 NW 27th Avenue # T 301
   Miami, FL 33127

Trashanna Melvin
 Rutland Street
 Miami, FL 33054

#### ARTICLE V. INCORPORATORS

The name and addresses of each Incorporator is as follows.

1) Felecia Keller 12601 NW 27th Avenue # T 301 Miami, FL 33147

#### ARTICLE VI. BYLAWS

The Bylaws of the Corporation are to be made and adopted by the Board of Directors, and may be altered, amended or rescinded by the Board of Directors.

#### ARTICLE VII. AMENDMENT

The corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation. The Articles of Incorporation may be amended in accordance with the provisions of the laws of the State of Florida, as amended from time to time, unless more specific provisions for amendments are adopted by the Corporation pursuant to law.

#### ARTICLE VIII. COMMENCEMENT OF CORPORATE EXISTENCE

In accordance with the laws of the State of Florida, the date when corporate existence shall commence is the date of filing of these Articles of Incorporation.

## ARTICLE IX. NON-STOCK BASIS

This Corporation is organized on a non-stock basis. This Corporation shall not issue shares of stock.

# ARTICLE X. PRINCIPAL PLACE OF BUSINESS

The Corporation's principal place of business is:

12601 NW 27th Avenue # T 301 Miami, FL 33147

Registered Agent:

Address:

## ARTICLE X I. REGISTERED AGENT

The name and address of the initial registered agent and office are as follows:

Felecia Keller

Miami, FL 33147

12601 NW 27th Avenue # T 301

**************************************	ot service of process for the above s certificate. I am familiar with
Felecia L. Keller	// <u>/0~200/</u>
Signature / Incorporator	Date