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TO:

Amendment Section

Division of Corporations			
NAME OF CORPORATION:	REGGA	AE WORLD MUSIC, INC.	
DOCUMENT NUMBER:	N08000	002020	
The enclosed Articles of Amendmen	ut and fee are	submitted for filing.	
Please return all correspondence con	cerning this	matter to the following:	
		DE-ALLIE	
	(Name of C	ontact Person)	
RI	EGGAE WO	RLD MUSIC, INC.	<u></u>
	(Firm	n/ Company)	
	2651 SV	V 62 Avenue	
		Address)	
	Miramai	r, Florida 33023	
		te/ and Zip Code)	
	, •	•	
For further information concerning t	his matter, of	lease call:	
_	· -		
Sonia De-Allie		(954) 983-4224	
(Name of Contact Person)		Area Code & Daytime Telepho	ne Number)
Enclosed is a check for the follow	ving amount	t:	
\$35 Filing Fee \$43.75 F Certificat	Filing Fee & te of Status	S43.75 Filing Fee & Certified Copy (Additional Copy is enclosed	\$52.50 Filing Fee Certificate of Statu Certified Copy (Additional Copy is enclosed)
Mailing Address Amendment Section	on	Street Address Amendment Section	I.
Division of Corpor			
P.O. Box 6327	409 E. Gaines Street		
Tallahassee, FL 32	Tallahassee, FL 32399		

ARTICLES OF AMENDMENT to ARTICLES OF INCORPORATION of

REGGAE WORLD MUSIC, INC.

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida on nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER(S) BEING AMENDED, ADDED OR DELETED.)

AMENDING Article III to read as follows:

ARTICLE III PURPOSES:

The Corporation is organized exclusively for educational, religious and charitable purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code

AMENDING Article VII to read as follows:

ARTICLE VII DIRECTORS/OFFICERS:

The Board of Directors shall consist of three (3) persons. The number of directors may be increased or decreased from time to time by an amendment to the bylaws; however, there shall never be less than three directors. All directors shall be selected as provided for in the bylaws. The initial Board of Directors shall consist of the following:

Sonia De-Allie

President 2651 SW 62nd Avenue Miramar, Florida 33023 Winston Keane 2651 SW 62nd Avenue Miramar, Florida 33023

Carlton Gordon

2651, SW 62nd Avenue Miramar, Florida 33023

ADDING Article IX to read as follows:

ARTICLE IX RESTRICTIONS ON ACTIVITIES

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make

payments and distributions in furtherance of the purposes set forth in Article three hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or other-wise 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 or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

ADDING Article IX to read as follows:

ARTICLE IX OFFICERS

C

The officers of the Corporation shall be a President, Vice President, Secretary, Treasurer, and such other officers as may be provided by the bylaws.

ADDING Article X to read as follows:

ARTICLE X AMENDMENTS

These Articles of Incorporation may be amended at any regular or special meeting of the Board of Directors by a majority vote of those present; provided that notice of the intention to submit amendments shall have been given as provided by the bylaws.

ADDING Article XI to read as follows:

ARTICLE XI DISTRIBUTION OF ASSETS UPON DISSOLUTION

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes.

ADDING Article XII to read as follows:

ARTICLE XI: DURATION

The period of duration of the Corporation shall be perpetual unless dissolved according to law.

THIRD: Adoption of Amendment (CHECK ONE)

The amendment(s) was(were) adopted by the members and the number of votes cast or the amendment was sufficient for approval.

There are no members or members entitled to vote on the amendment. The amendments were adopted by the board of directors.

Signature of Chairman, Vice Chairman, President or other officer

Sonia De-Allie
Typed or printed name

President

June 10, 2008

Title

Date