# NH00008004

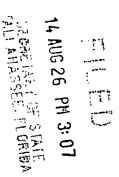
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(Requestor's Name)					
(Address)					
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PICK-UP	☐ WAIT	MAIL			
(Business Entity Name)					
<u>(De</u>	cument Number	·			
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Certified Copies	_ Certificate	s of Status			
Special Instructions to Filing Officer:					

Office Use Only



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## ATTORNEYS CORPORATION SERVICE, INC. 5668 EAST 61<sup>ST</sup> STREET COMMERCE, CA 90040

TEL: (800) 462-5487 ext.133 FAX: (800) 388-0330 EMAIL: ttran@attorneyscorpservice.com

#### DOCUMENT FILING REQUEST LETTER

#### REGULAR FILING SERVICE

DATE: 8/18/14

FROM: Teng Tran

Client Matter:

TO: DEPARTMENT OF STATE

**DIVISION OF CORPORATIONS** 

CLIFTON BUILDING

2661 EXECUTIVE CENTER CIRCLE

TALLAHASSEE, FL 32301

ATTN: DOCUMENT FILING DIVISION

RE: Briland Group Inc.

Enclosed is one of the following: (X) Articles of Incorporation

Return request with filing: (1) Plain Copy

Return request via following: (X) Priority Mail/Email

Total Page(s) attached including transmittal page: ( )

\*\*Fax/Email a copy of the filed documents upon acceptance of filing\*\*

\*\*PLEASE RETURN FILED DOCUMENTS ATTACHED WITH AN INVOICE TO: ATTORNEYS CORPORATION SERVICE, INC. 5668 EAST 61<sup>87</sup> STREET, COMMERCE, CA 90040\*\*

\*\*PLEASE CONFIRM UPON RECEIVED DOCUMENTS\*\*

NOTE(S):

#### **COVER LETTER**

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

SUBJECT: Briland Group Inc

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

ADDITIONAL COPY REQUIRED

FROM:	Rocket Lawyer				
	Name (Printed or typed)				
	5668 E 61st St				
	Address				
	Commerce, CA 90040				
	City, State & Zip				
	(800) 462-5487				
	Daytime Telephone number				

pconde29@gmail.com

E-mail address: (to be used for future annual report notification)

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

**ARTICLES OF INCORPORATION**In compliance with Chapter 617, F.S., (Not for Profit)

<u>ARTICLE I</u>	the corporation shall be: Briland Ground PRINCIPAL OFFICE		<u></u>
	Principal street address:	Mailing address, if different is:	14 AUG 26
Pa	blo Conde		22
87	796 SW 8 ST		
Miami, FL 33174		7 L @ r	PH 3: C
RTICLE	III PURPOSE	્રેલ ડે	} B (
	for which the corporation is organized is:		
:nuty Pu	rpose: Raising Money for Educati	on & Healthcare in the Bahamas	
As presc	ribed in the bylaws	manner in which the directors are elected and appointed:	
As presc ARTICLE	ribed in the bylaws  V INITIAL OFFICERS AND/OR I	DIRECTORS	
As presc ARTICLE	ribed in the bylaws  V INITIAL OFFICERS AND/OR I  ttle: Pablo Conde, Director	Name and Title: Lissette Diaz, Director	
As presci ARTICLE	ribed in the bylaws  V INITIAL OFFICERS AND/OR I  itle: Pablo Conde, Director  8796 SW 8 ST	Name and Title:  Address:  Lissette Diaz, Director  7801 SW 53 Ave	
As presci ARTICLE	ribed in the bylaws  V INITIAL OFFICERS AND/OR I  ttle: Pablo Conde, Director	Name and Title: Lissette Diaz, Director	
As presc ARTICLE Name and Ti	ribed in the bylaws  V INITIAL OFFICERS AND/OR I  itle: Pablo Conde, Director  8796 SW 8 ST  Miami, FL 33174	Name and Title:  Address:  Miami, FL 33143	
ARTICLE Name and Ti	ribed in the bylaws  V INITIAL OFFICERS AND/OR I  itle: Pablo Conde, Director  8796 SW 8 ST	Name and Title:  Address:  Lissette Diaz, Director  7801 SW 53 Ave	
As presc ARTICLE Name and Ti	v INITIAL OFFICERS AND/OR I Britle: Pablo Conde, Director 8796 SW 8 ST Miami, FL 33174  Lucas Diaz, Director	Name and Title:  Lissette Diaz, Director 7801 SW 53 Ave Miami, FL 33143	
As presc ARTICLE Name and Ti	ribed in the bylaws  V INITIAL OFFICERS AND/OR I  itle: Pablo Conde, Director 8796 SW 8 ST  Miami, FL 33174  itle: Lucas Diaz, Director 7801 SW 53 Ave	Name and Title:  Lissette Diaz, Director 7801 SW 53 Ave Miami, FL 33143	
As presci ARTICLE Name and Ti Address	ribed in the bylaws  V INITIAL OFFICERS AND/OR I  atle: Pablo Conde, Director 8796 SW 8 ST  Miami, FL 33174  Lucas Diaz, Director 7801 SW 53 Ave  Miami, FL 33143	Name and Title:  Lissette Diaz, Director 7801 SW 53 Ave Miami, FL 33143	

Name and Title:_	Na	ime and Title:	<del> </del>
Address	A	idress:	THE STATE OF THE S
	Na	ame and Title:ddress:	14 AUG 26 PM 3: 08
ARTICLE VI The name and Flo	REGISTERED AGENT  orida street address (P.O. Box NOT acceptable  Legalinc Corporate Services	ole) of the registered agent i	S:
Name:	2846 NW 79th AVENUE	<del></del>	
Address:	DORAL, FL 33122		
ARTICLE VII	INCORPORATOR dress of the Incorporator is:		
Name:	Teng Tran		
Address:	5668 E 61st St		
Address.	Commerce, CA 90040	<u> </u>	
	ped as registered agent to accept service of partition with any accept the appointment as re		ed corporation at the place designated in this o act in this capacity
	AM1/		08/14/14
	Required Signature of Registered Ag	ent	Date
I submit this docu to the Department	ment and affirm that the facts stated herein of of State constitutes a third degree felony as p	ore true. I am aware that a provided for in s.817.155, I	ny false information submitted in a document F.S.
	<b>7</b> 5		08/14/14
	Required Signature of Incorpor	ator	Date

### ATTACHMENT FOR

#### **Briland Group Inc**

Section 1. Said organization is organized exclusively for charitable, religious, educational, or scientific purposes, including, for such purposes, the making of distributions to organizations that qualify under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Section 2. No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization 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 the purpose clause hereof.

Section 3. Notwithstanding any other provision of these articles, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1986, as amended, or the corresponding section of any future United State Internal Revenue Law).

Section 4. Upon the dissolution of the organization, 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 organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.