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## TRANSMITTAL LETTER

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

Subject: The Rolle Project, Corp.  (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)							
Enclos	ed is an original a	nd (1) copy of the Articles of I	ncorporation and a check f	For			
	\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of	S78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee Certified Copy & Certificate of Status			
From:		Tyrell V. Rolle	·				
		Name (Printed or Typed)  4285 South Pecos Road, Suite 201					
		Address  Las Vegas, Nevada 8912 City, State, Zip					
Teleph	one:	( <u>786) 303-4834</u>					

# Articles of Incorporation Of The Rolle Project, Corp.

The undersigned subscriber to these Articles of Incorporation, desiring to form a Not-For-Profit Corporation under the laws of the State of Florida, do hereby accept all of the rights and privileges, benefits and obligations conferred and imposed by said laws and hereby adopt the following Articles of Incorporation as the Charter of the Corporation hereby organized.

#### Article I. Corporate Name

The Name(s) of this Corporation shall be:

The Rolle Project, Corp.

Principle Office Address: 1150 NW 51<sup>st</sup> Terrace

Miami, Florida 33127

#### Article II. Terms of Existence

This Corporation shall have perpetual Existence.

#### Article III. Purpose and Powers

Said Corporation is organized exclusively for charitable, religious, scientific, and educational 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 corresponding section of any future Federal tax code. To instill self reliance and self sufficiency for those in need. To serve as a local, national and international artistic touring company. To present a set of programs, projects, services, seminars, lectures and classes pertaining to the cultural arts with an emphasis on varied dance disciplines, music, and acting. To provide cultural exchange, recitals, dance, theatrical productions, audio and visual recordings, and other means of exploitation of artistic talent(s).

No part of the of the net earnings of the Corporation shall inure to the benefit of, or be distributed to its members, trustees, directors, officers and 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 Section 501 (c)(3) purposes. No substantial part of the activities of the Corporation shall be in 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, or in opposition to any candidate for public office.

Notwithstanding any other provision of the Articles, the Corporation shall not carryon any other activities not permitted to be carried on by a corporation exempt from Federal Income Tax under Section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any further Federal tax code.

Upon dissolution of this Corporation, assets shall be distributed for one or more exempt purposes with the meaning of Section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any further Federal tax code, or shall be distributed to the Federal Government, or to a state or local government, for a public purpose.

#### Article IV. Capital Stock

There will be no capital stock in this corporation.

#### Article V. Initial Capital

The initial capital with which this corporation may be in business shall not be less than One Hundred Dollars (\$100.00).

#### Article VI. Directors

This Corporation shall one Executive Director initially and two other respective Directors who were elected through parliamentary procedure. The number of directors may be increased or diminished from time to tome by the Bylaws of the Corporation.

The name(s) and mailing address of the initial director who shall hold office until his successor or successors are elected and have qualified is as follows:

Tyrell V. Rolle, Executive Director 4285 South Pecos Road, Suite 201 Las Vegas, Nevada 89121

#### Article VII. Officers

The names, address and offices of the Officers who will serve until the first election or appointment under these Articles of Incorporation are:

<u>Names</u>	Street Address	Office
Tyrell V. Rolle	4285 South Pecos Road, St. 201 Las Vegas, Nevada	Executive Director
Cherilynn Beanan	4285 South Pecos Road, St. 201 Las Vegas, Nevada	Director
Mardess Roberts	4285 South Pecos Road, St. 201 Las Vegas, Nevada	Director/Sec/Treas.

#### Article VIII. Registered Agent and Registered Office

The Corporation's Registered Agent for service in the state of Florida shall be: Tyrell V. Rolle

The address of the registered office of this Corporation shall be:

1150 NW. 51<sup>st</sup> Terrace Miami, Florida 33127

#### Article IX. Amendments

This Corporation reserves the rights to amend, alter, modify or repel any provision or provisions contained in these Articles of Incorporation, any amendment hereto in the manner now or hereafter prescribed by Statues of the State of Florida, any rights and powers conferred upon the Directors and Board of Advisors herein are granted subject to this reservation.

#### Article X. Incorporator

The name and mailing address of the Incorporator is as follows:

Tyrell V. Rolle, Executive Director

1150 NW. 51<sup>st</sup> Terrace

Miami, Florida 33127

IN WITNESS WHEREOF, the above		Director, Registere	ed Agent has hereunder
subscribed his/her name, this day if	November	, 2014.	

Typell V. Rolle, Registered Agent

### Certificate of Designation

#### Registered Agent/Registered Office

PURSUIANT to the provisions of Section 607.0501 Florida Statues, the undersigned Corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the state of Florida.

1. The name of the Corporation is:

#### The Rolle Project, Corp.

2. The name and address of the registered agent and office is:

Tyrell V. Rolle 1150 NW. 51st Terrace Miami, Florida 33127

Signature:

Title: Registered Agent/Executive Director

Dated: // //7 /2014

Having been named Registered Agent and to accept service of process for the above stated Corporation at eh place designated in this certificate. I hereby accept the appointment as Registered Agent and agree to act in this capacity. I further agree to comply with the provisions of all statues relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as Registered Agent.

Signature

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