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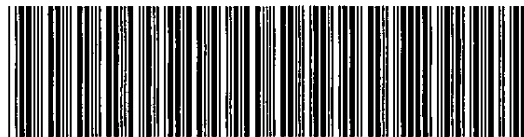
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Attn: Walnes Rismond, President
HARMONIE ASSOCIATION INC.
523 SW 61st Terrace
Margate, FL 33068

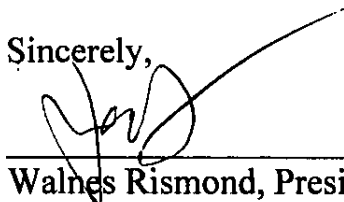
08/08/2015

CORPORATE FILINGS OFFICE
DEPARTMENT OF STATE
DIVISION OF CORPORATION
P.O. BOX 6327
TALLAHASSEE, FL 32314

Corporate filings:

Enclose is an original and one (1) copy of the proposed Articles of Incorporation of: **HARMONIE ASSOCIATION, INC.** And a check/ money order in the amount of \$92.50 made payable to your office for total filing: Filing Fee, Certified Copy, and Certificate of Status. Please file, process, and return Certified Copy, Stamped date, and Certificate of Status to me for the Document to this Return Address: Attn: Walnes Rismond, President, 523 SW 61st Terrace, and Margate, FL 33068. Should you have any question? Point of contact 954-839-0663

Sincerely,


Walnes Rismond, President

Date 08-08-15

ARTICLE XII- AMENDMENT OF ARTICLES

Amendment to these Articles of Incorporate association may be proposed by a resolution adopted by the Board of Directors and presented to a quorum of members for their vote in the manner set forth in the By-Laws of this corporation.

ARTICLES XIII-LIABILITIES FOR DEBTS

Neither the members nor the members of the Board of the Trustees/Directors or Officers of the Corporation shall be liable for the debts of the Corporation.

ARTICLE XVI -MANNER OF ELECTION

The manner in which the directors are elected and appointed is through appointment by corporate officers with the approval of the BOARD OF Directors or the board president.

ARTICLE XV- ACTIVITIES AND MEETING.

All activities and meeting of the association will be called by the Board of Directors and or by a majority of the board as shall be set in the BY-Laws of this association and subject to review, amend, change, alter, under the provision provided and written by the Board of Directors also setting time, location, and day or date for all activities and meeting to be held shall be according to the By Laws.

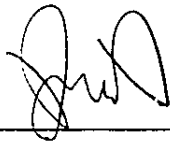
**Certificate Designating Place of Business or Domicile for the Service
Of Process Within Florida Naming Agent Upon Who Process May Be Served.**

The following is submitted, in compliance with Section 48.091, Florida Statutes,
HARMONIE ASSOCIATION, INC.

A Non- For- Profit Corporation organizing under the laws of the State of
Florida, has named Wlanes Rismond, as its Registered Agent to accept service of
process within this State, who's registered Office located at 523 SW 61st Terrace,
Margate, FL 33068

Acknowledgment

Having been named to accept service of process for the above entitled
incorporate association, at the place designated in this Certificate, I hereby accept
to act in this capacity, and agree to comply with the provisions of said Act relative
to the proper and complete performance of my duties.



Wlanes Rismond

Date 08-08-15

ARTICLES OF INCORPORATE ASSOCIATION

In compliance with chapter 617, F.S. (Not for Profit)

OF

HARMONIE ASSOCIATION, INC.

FLORIDA NOT-FOR- PROFIT INCORPORATION

ARTICLE I- INCORPORATE ASSOCIATION NAME

The name of this Association shall be HARMONIE ASSOCIATION, INC.

**ARTICLE II- INCORPORATE ASSOCIATION PRINCIPAL OFFICE
AND MAILING ADDRESS**

1. The principal office of the association shall be: 2465 NW 40th Avenue ,
Lauderhill, FL 33313
2. The Mailing address of the association shall be: 523 SW 61st Terrace
Margate, FL 33068

ARTICLE III- INCORPORATE ASSOCIATION PURPOSE

This is A Non Profit incorporate association, organized solely and exclusively for general cultural dance and practices based on educational, scientific, religious, and social, Community Outreach and/ or charitable purposes pursuant to the Florida Corporations Not for Profit Law set forth in Section 617 of the Florida

Statutes. The specific and primary purposes for which this corporation is formed are:

A. For the advancement of culture, dance, counseling, science, charity, education, religion and any other related or corresponding charitable purposes by the distribution of its funds for such purposes.

B. The specific purpose of this corporation is to provide Cultural dance and practices, perform to engage in any and all lawful activities conferred to a Non-Profit Association in the State of Florida and the Internal Revenue Code under its Section 501 (c) (3)

C. The Corporation shall be operated exclusively for Cultural, Scientific, Charitable, educational, Social, and religious purposes within the meaning of 501(c) (3) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended (the "Code"). The purposes for which this corporation is organized and or formed are to provide religious services in the form of quality and performing of religious, educational charitable, scientific, and social activities to people of all faiths and ethnic backgrounds without prejudice and discrimination; this is an opened door organization establishes to promote the teaching of the cultural dance and practices to advance diversity and harmony in the live of all ages, and publish materials of and concerning dance to further advancing live performance and entertainment for our community in the mind of young and elderly around the world.

D. No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation except as otherwise provided by Section 501(h) of the Internal Revenue Code, and this 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.

E. No part of the net earnings of this corporation shall inure the benefit of, or be distributable to, its members, directors, officers, or other private persons, except that this corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payment and distribution in furtherance of the purposes set forth in these Articles and or any future amendments.

F. Notwithstanding any other provision of these Articles, this corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under Section 501(c) (3) of the Internal Revenue Code or (2) by a corporation contributions to which are deductible under Section 170(c) (2) of the Internal revenue Code.

ARTICLE IV- OFFICE AND DURATION

1. The office of the association shall be located in the state of Florida, county, Cities and any places dimly designated by the board of directors.

2. The duration of this association shall be perpetual to its existence as being created to be a cultural, art, and dance, and any legal authorized activities that will not jeopardized its Tax-Exempt and Non Profit Status.

3. The death, resignation, removal and or termination of any member of the Board shall not constitute the ceasing of the Association or resulting to the dissolution of Harmonie Association Inc.

4. The Association shall dedicated to the practice of cultural, practice, rehearsal and meditation of the art, civics, and songs included all ages not limited to any ages interested.

ARTICLE V- MANAGEMENT OF INCORPORATE ASSOCIATION
AFFAIRS

A. Board of Directors: the power of this corporation shall be exercised, its properties controlled, and its affairs conducted by Board of Directors, consisting of not less than four (4) persons. The number of Directors of the corporation shall be four (4), provided however, that such number may be changed by a By-Law duly adopted by the members. The Directors named herein as the first Board of Directors shall hold office until the first meeting of members at which time an election of Directors shall be held in accordance with the by-laws. Directors elected at the first annual meeting, and at all times thereafter, shall serve for a term of three (4) years or more as permitted by the By-law of this Corporation. The names and addresses of such initial members of the Board of Directors are as follows:

Name	Address
Walnes Rismond, President	523 SW 61 Terraces Margate, FL 33068
Wisking Thelismond, Vice President	4451 NW 31 st Avenue Oakland Park, FL 33309

Frantz Milford Dieudonne

209 NE 50th Court
Pompano Beach, FL 33064

Petit Jeune Iverlande

523 SW 61 Terraces
Margate, FL 33068

B. Corporate Officers. The Board of Directors shall elect the following: President, Secretary and treasurer, and such other officers as the By-laws of this corporation may authorize the Directors to elect from time to time. Initially, such officers shall be elected at the annual meeting of the Board of Directors. Until such election is held, the following persons shall serve as corporate officers

Name

Address

Walnes Rismond, President

523 Sw 61 Terraces
Margate, FL 33068

Wisking Thelismond, Vice President

4451 NW 31st Avenue
Oakland Park, FL 33309

Frantz Milford Dieudonne

209 NE 50th Court
Pompano Beach, FL 33064

Petit Jeune Iverlande

523 SW 61 Terraces
Margate, FL 33068

ARTICLE VI- MEMBERSHIP

1. Membership to Harmonie Association Inc. is opened to anyone and to the public that accepts to abide by the formation of the Articles of this Association and under the leadership of its board of Directors. Anyone interest to learn and wish to engage in all activities and any related activities that the Association is offered and those support, render, and approve, and enhance desires to enroll in Harmonie Association, Inc. will find that this is the right place which consisting of individuals, groups, and people of all work of life which consisted of well dedicated .

2. Membership in this association is purely volunteered and there is no fee required to be a member and those members are bounded by the Articles and By-laws of this Association to fulfill and maintain accordingly as set in the articles of formation.

3. Harmonie Association Inc. must not discriminate on the basis of race. Color, age. Sex, religious affiliation, disability, national orgin, and or personal belief.

4. The qualification for members and manners of their admission shall be regulated by the Bylaws for this corporation.

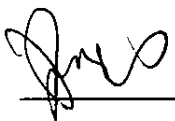
ARTICLE VII: DEDICATION OF ASSETS.

A. Upon the dissolution of this corporation, its assets remaining after Payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code or shall be distributed to the federal government, or to a state or local government, for a public purpose. Contributions to which are deductible under Section 170(c) (2) of the Internal revenue Code.

B. The DISSOLUTION The property of this corporation is irrevocably dedicated to religious and charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person. Upon the dissolution or winding up of the corporation, all activities and services shall cease and the properties, wealth, and other assets shall turn over as written in the Article IX of the Corporation Dedication of Assets.

ARTICLE VIII- SUBSCRIBER(S) OR INCORPORATOR(S)

The name and residence address of the subscriber(s) and or incorporator(s) of this incorporate association is and /or is as follows:

Name	Title	Address
 Walnes Rismond,	President	523 SW 61 Terraces Margate, FL 33068
Date <u>08-08-15</u>		

ARTICLEIX -AMENDMENT OF BY-LAWS

Subject to the limitation contained in the By-Laws, and any limitations set forth in the Corporations Not for Profit Law of the State of Florida, concerning corporate action that must be authorized or approved by the members of the corporation, By-Laws of this corporation may be made, altered, rescinded, added, to, or new By-Laws may be adopted, either by a resolution of the Board of Directors, or by following the procedure set forth thereof in the By-laws.

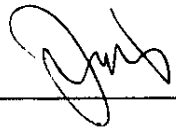
ARTICLE X- CORPORATE SEAL

The incorporate seal of this association shall bear the name of the association between two concentric circles, and in the inside of the inner circle shall be the year that the incorporation was formed

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ARTICLE XI- REGISTERED AGENT AND OFFICE

The address of the incorporate association's registered agent 'office shall be:

Name	Title	Address
 Walnes Rismond,	President	523 SW 61 Terrace Margate, FL 33068

Date 08-08-15

I, the undersigned, being the Subscriber and Incorporator of this Corporation, for the purpose of forming this nonprofit corporation under the laws of the state of Florida, have executed these Articles of Incorporate association of Harmonie Association, Inc. this 08 day of AUGUST, 2015

Witness By:

R. DeMaire

Witness

Subscriber/Incorporator

Walnes Rismond

Walnes Rismond

15 AUG 20 14:11:31

State of Florida

County of Broward

Before me, the undersigned authority, the above named persons personally appeared before me and personally known to me/ or produced

R 255-880-68-178-0 (Driver license) as identification and that this or these person(s) executed the foregoing Articles of Incorporation and he acknowledges to and before me that he executed such instrument.

In witness whereof, I have hereunto set my hand and seal this 08 day of AUGUST, 2015

Michel Toussaint



MICHEL TOUSSAINT

Notary Public

My Commission Expires: