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SECRETARY OF STATE DIVISION OF CORPORATIONS

.. COVER LETTER

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

SUBJECT: Project Monl	key, Inc.		
SUBJECT.	(PROPOSED CORPO	RATE NAME – <u>MUST INC</u>	CLUDE SUFFIX)
Enclosed is an original a	and one (1) copy of the Arti	cles of Incorporation and	a check for:
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 ,Filing Fee & Certified Copy	& Certificate
FROM:	Maria Caballero Name (Printed or typed)		
	18268 SW 3 ST	Address	-
	Pembroke Pines, FL 33029	· ·	_
	City, State & Zip		

305-815-6388

projectmonkeyinc@gmail.com

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

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

Daytime Telephone number

Articles of Incorporation Of Project Monkey, Inc.

The undersigned, willing to form a not for profit organization under Chapter 617 of the Florida Statutes, do hereby certify:

ARTICLE I: Name

• The name of the corporation shall be: Project Monkey, Inc.

ARTICLE II: Principal Office

• The principal place of business and mailing address of the corporation is: 471 NW 3rd St, Miami, FL 33128

ARTICLE III: Purpose

Said corporation is organized exclusively for charitable, educational, and literary 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.

Specifically, said corporation aims to empower local, underfunded artists to produce and perform shows of their choosing, by providing them a space in which to rehearse and perform, a director and choreographer to give them direction and help bring their vision to life, fully built sets designed jointly with the artist, marketing efforts to ensure an audience for the production, and the general knowledge of how to produce a show from the ground up.

For the abovementioned ends, the Corporation is hereby authorized to conduct, perform, and undertake any of the following activities:

- Produce and present live theatre and visual productions for the education, entertainment, and inspiration of the community.
- Maintain a Troupe of actors and stage-hands to staff and perform in productions.
- Coordinate with community theaters, schools and outreach programs for aspiring young artists to have a large venue space to produce, perform, learn and share ideas.
- Encourage original playwrights and productions from local artists in mediums ranging from theater, film, installations, etc.
- Offer a space to host open discussions, galleries and installations for local artists and individuals to meet and share ideas.
- Stimulate and develop, through theatrical workshops, a summer camp program, and other appropriate means, the artistic talents, critical thinking, basic theatrical and stagecraft knowledge, and general skills of the Troupe members, local middle/high school students, and other interested persons in

SECRETARY OF STATE DIVISION OF CORPORATIONS the community.

- Engage in and support social activities designed to cultivate the foregoing purposes of the organization as limited by the laws.
- Work with students interested in large-scale productions, artistic installations and street performance.
- Fund local artists individual projects through grant program.
- Liaison with working artists in our local community to work with young artists who wish to develop their skills.
- Solicit gifts and donations from private individuals, businesses, foundations, and governmental entities in support of one or more of the purposes or activities of the Corporation.
- Collect fees: from admission to performances, instructional classes, event fees, workshop fees, and membership fees.
- To do all things necessary to fulfill the stated purposes of the Corporation, within the scope of remedies given to us by the law.

ARTICLE IV: Incorporator

The name and Florida street address of the Incorporator is:

Name: Maria Camila Caballero

Address: 18268 SW 3rd ST, Pembroke Pines, FL, 33029

ARTICLE V: Earnings

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 Third hereof. No substantial part of the activities of the corporation shall be the 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 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.

ARTICLE VI: 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 or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VII: Manner of Election

• The directors of the corporation shall be elected or appointed as follows:

Initial directors, as indicated herein, are appointed. Additional directors may be elected at any time by a majority vote of the serving directors. All other matters pertaining to Directors, including number, qualifications, terms, group's, eligibility, and elections shall be prescribed by the Bylaws of the Corporation.

ARTICLE VIII: Initial Directors

The names, title and address of the initial Directors are as follows:

- o Maria C. Caballero/EvecumeDirector
 - 18268 SW 3rd St Pembroke Pines, FL, 33029
- o Jorge R. Barreto/ Development Director
 - 915 NW 197 Ave Pembroke Pines, FL, 33029
- o John H. Baldwin/ Artistic Liaison
 - 2427 Fillmore St Hollywood, FL, 33020

ARTICLE IX: Effective Date

The effective date shall be: 3/31/2016

ARTICLE X: Registered Agent

The name and Florida street address of the registered agent is:

Name: Maria Camila Caballero

Address: 10550 NW 77th Ct, Hialeah, FL 33016

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

X: Maria C. Caballero, Registered Agent

Date: 4/4/16

I submit this document and affirm that the facts herein are true. I am aware that any false information submitted in a document to the department of State constitutes a third degree felony as provided for in s.817.155, F.S. In witness whereof, I hereunto set my hand and seal, acknowledging and filing the foregoing Articles of Incorporation under the laws of the State of Florida, this 31st day of March of the year 2016.

K: Date: 4/4//6

Maria C. Caballero, Incorporator