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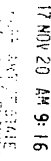
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COVER LETTER

Department of State

Division of Corporation	S			
P. O. Box 6327				
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Greater Gae SUBJECT:				
Enclosed is an original a	and one (1) copy of the Art	ORATE NAME – MUST IN		
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S70.00 Filing Fee	■ \$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	S87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
	Montrieal Jones-Alls			
FROM:	Name (Printed or typed)			
	Name (Fillied of typed)			
	201 South Ward Street			
		Address	-	
	Quincy, Florida 32351			

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

850-524-9094

greatergadsden@gmail.com

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

City, State & Zip

Daytime Telephone number

ARTICLES OF INCORPORATION OF GREATER GADSDEN, INC.

ARTICLE I - NAME

The name of this Corporation shall be GREATER GADSDEN, INC., hereinafter referred to as the Corporation.

ARTICLE II - DURATION

The duration of this corporation shall be perpetual, commencing with the filing of these Articles with the Department of State of the State of Florida.

ARTICLE III - ADDRESS

The principal place of business of the Corporation shall be 201 South Ward Street, Quincy, Florida 32351.

ARTICLE IV - PURPOSE

This Corporation is organized exclusively for charitable, religious, educational and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(e)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code. Specifically, the organization will provide gender specific services in the areas of prevention, intervention and aftercare.

ARTICLE V – PROHIBITION

No part of the net earnings of the Corporation shall insure to the benefit of, or be distributable to its members, directors, officers, or 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 the purpose clause thereof. No substantial part of the activities of the Corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the Corporation shall not carry on any other activities not permitted in the carried on (a) by a Corporation 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 a Corporation, contributions in which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VI – ELECTION OF DIRECTORS/OFFICERS

The original subscribers of this corporation shall serves as the initial board of directors. The name and address of each person who is to serve as an initial director, manager, or trustee is as follows:

Montrieal Jones-Alls, President/CEO 201 South Ward Street Quincy, Florida 32351

Jarvis Alls, Vice-President 201 South Ward Street Quincy, Florida 32351

Freda Jackson Lewis, Treasurer 854 Carolina Road, South Quincy, Florida 32351

Lashonda Cloud, Director, Secretary 73 Hester Lane Quincy, Florida 32351

ARTICLE VII - MEMBERSHIP

The Corporation shall have no members.

ARTICLE VIII - AMENDMENT

The Corporation shall have the rights and power to enact By-Laws and the further right and power to alter, amend or rescind the same upon previous notice of intention to alter, amend, or rescind the same for such length of time as may be prescribe by the By-Laws. Rules or Regulations of this Corporation, including the manner or procedure thereof, at an business meeting or session, or at any Special meeting called for purpose. Any alteration, amendment or rescinding of the By-Laws of this Corporation shall be made by a majority vote of the Board of Directors.

ARTICLE IX DEBT OBLIGATIONS AND PERSONAL LIABILITY

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the

members, officers or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE X-DISSOLUTION

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 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 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.

ARTICLE XI – REGISTERED AGENT AND OFFICE

The name and address of the initial registered agent of the Corporation is Montrieal Jones-Alls, 2015 South Ward, Quincy, Florida 32351,

Having been named as registered agent and 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. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties.

The undersigned incorporator has executed these Articles of Incorporation this [3] day of Movim ber. 2017 for the purpose of forming a not-for-profit in the State of Florida.

201 South Ward Street Quincy fl 32351

President/CEO

LASHONDA CLOUD, Secretary