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Platinum Plaque Entertainment Group, Inc.

The undersigned subscriber to these Articles of Incorporation, natural persons competent to contract and legally authorized do hereby proceed to form a corporation in accordance with the laws of the State of Florida, and hereby adopts the following Articles of Incorporation for such Corporation:

ARTICLE I: NAME

The name of the corporation is **PLATINUM PLAQUE ENTERTAINMENT GROUP, INC.**

ARTICLE II: PURPOSE AND NATURE OF BUSINESS

The purpose of the corporation and the nature of its business are as follows:

A. Facilitation of Entertainment

- 1. To incubate and facilitate the dynamics of entertainment development and all activities incident thereto;
- 2. To write, promote, develop, stage, create, and/or partner in entertainment ventures.
- 3. To provide youth with mentoring opportunities in the arts, production, design, sound engineering, technical and electronic entertainment mediums;
- 4. To network with affiliate individual or corporate entities in sponsoring and exploring new and innovative performance and production options;
- 5. To open vistas for training for performance in varying entertainment genres; and;
- 6. To render such services as are ancillary to the practice of law, all in accordance with the Rules Regulating the Florida Bar and the Rules of Professional Conduct contained therein

B. Related Business Activities

- 1. To generally engage in and carry on any business incidental thereto;
- 2. To do any and all other things and to exercise any and all other powers, by authority and by law, does or exercises;
- 3. To construct, lease, purchase or otherwise acquire real estate and personal property of any nature, or any interest, therein, without limit as to amount or value, reasonably necessary or convenient for effecting or furthering any or all of the purposes and powers, including ownership of real estate and intangible property, entering into contracts, investment in real estate, mortgages, stocks, bonds; and

4. To carry on any activity necessary or incidental to the accomplishment or furtherance of the purpose of the corporation, all in accordance with the provisions of Florida Statutes.

D. Service Facilitation

- 1. To do any and all things necessary and exercise any and all powers necessary, proper, convenient or advisable to accomplish one or more of the purposes of the Corporation, or which shall at any time appear to be for the benefit of the Corporation in connection therewith for the accomplishment of any of the purposes herein set forth, and;
- 2. To do every other act incidental thereto which is, or may hereinafter, be lawful for the Corporation to do or exercise under laws of the State of Florida or the provisions of the Articles of Incorporation or By-Laws prepared therein.

ARTICLE III: CAPITAL STOCK

The maximum number of stock that the Corporation is authorized to have outstanding at any one time is 100 shares, having a par value of \$1.00 per share.

ARTICLE IV: DURATION

The Corporation shall have perpetual existence.

ARTICLE V: ADDRESS AND AGENT

The street address of the principal and registered office of the Corporation is 200 Second Avenue South, Suite 233, St. Petersburg, Florida 33701. The Registered Agent is located at 475 Central Avenue, Suite M-1, St. Petersburg, FL 33701, County of Pinellas, and the name of the initial registered agent is SHEILA D. GRIFFIN, ESQ. The Board of Directors may from time to time move the office to any other address in the State of Florida and change the registered agent.

ARTICLE VI: DIRECTORS

The Corporation shall be managed by a Board of Director(s) of at least five (5) offices and up to five (5) persons in occupancy. The name and street address of the person who is to serve as a member or members of the initial Board of Directors is as follows:

ACKNOWLEDGMENT OF REGISTERED AGENT

Having been named to accept service of process for the above stated Corporation, at place designated in the Articles, I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open and office.

Sheila D. Griffin, Esq.

4/75 Central Avenue

Suite M-1

St. Petersburg, FL 33701

Mailing Address:

P. O. Box 3159

St. Petersburg, FL 33731

N	ame
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<u>Address</u>

HENRY OGLESBY President/Secretary	1716 24 th Avenue South St. Petersburg, FL 33711
CORRIE BYRD Vice President/Treasurer	4718 24 th Avenue South St. Petersburg, FL 33711

ARTICLE VII: SUBSCRIBER(S)

The names and addresses of the subscribers, who are the incorporators of this Corporation, are as follows:

<u>Name</u>	Address	
CORRIE BYRD	4718 24 TH Avenue South St. Petersburg, FL 33711	07 J SEC TALL
HENRY OGLESBY	1716 24 th Avenue South St. Petersburg, FL 33711	AN 16
ARTICLE VIII: RESTRAINT ON ALIENATION		PH I: OU

No shareholder may sell or trade his shares in the Corporation, except to another individual who is eligible to be a shareholder of the Corporation under Florida law.

ARTICLE IX: AMENDMENT

These Article of Incorporation may be amended in the manner provided by law.

IN WITNESS WHEREOF, the undersigned subscriber has executed these Articles of Incorporation this 9th day of November, 2006.

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Corrie Byrd