P11000101484

(Re	equestor's Name)	
	ddress)	
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(Ci	ty/State/Zip/Phone	e #)
PICK-UP		MAIL
(Bu	usiness Entity Nan	ne)
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Certified Copies	_ Certificates	s of Status
Special Instructions to	Filing Officer:	
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COVER LETTER

TO: Amendment Section

Division of Corporations

NAME OF CORFORATION Trend Real Estate Referral Groupinc

DOCUMENT NUMBER; _____ P17000101484

The enclosed Articles of Amendment and feo are submitted for filing.

Please return all correspondence concerning this matter to the following:

Laura Christiano
 Name of Contrast Person
 Trend Real Estate Referral Group Inc
Firm/ Company
1715 Cape Coral parkway W Unit 15
Addrets
Cape Coral , FL 33914
City/ State and Zip Code
Laurachristlano@realty.com

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

For further information concerning this matter, please call:

 Laura Christiano
 at (___239__)
 634-3130

 Name of Contact Person
 Area Code & Daytime Telephone Number

Enclosed is a check for the following amount made payable to the Florida Department of State:

S35 Filing Peo

Certificate of Status

S43.75 Pilling Fee & Certified Copy (Additional copy is enclosed)

S52.50 Filling Fee Certificate of Status Certified Copy (Additional Copy is enclosed)

Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301



FLORIDA DEPARTMENT OF STATE Division of Corporations

January 22, 2018

LAURA CHRISTIANO TREND REAL ESTATE REFERRAL GROUP INC 1715 CAPE CORAL PARKWAY W - UNIT 15 CAPE CORAL, FL 33914

SUBJECT: TREND REAL ESTATE REFERRAL GROUP. INC Ref. Number: P17000101484

We have received your document for TREND REAL ESTATE REFERRAL GROUP. INC and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document you submitted has been prepared pursuant to nonprofit statutes (chapter 617, Florida Statutes). As the entity was originally filed as a corporation for profit, this document should be filed pursuant to chapter 607, Florida Statutes.

We are enclosing the proper form(s) with instructions for your convenience.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Irene Albritton Regulatory Specialist II

Letter Number: 218A00001338

www.sunbiz.org

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	Articles of Amendment		13	
	to Articles of Incorporation			۰ <u>۱</u>
	of			
	Trend Real Estate Referra	al Group Inc	لی	- 7
(Nanie	f Cornoration as currently filed with			10
	P17000101484	. <u> </u>		ڊِي َ
	(Document Number of Corporation	(if known)		÷.
Pursuant to the provisions of section 607. its Articles of Incorporation:	006, Fiorlda Statutes, this Floridu Prof	It Corporation adopts the follow	wing nurendment(s) to	
A. If suicoding name, outer the new ne	me of the cornoration:			
			The new	
name must be distinguishable and con "Corp.," "Inc.," or Co.," or the dasign word "chartered," "professional associa	uton "Corp," "Inc," or "Co". A proj	ny," or "incorporated" or the fessional corporation name mu	abbroviation	
B. Enter new principal office address, (Principal office address <u>AUST BE (1 S</u>	f <u>npplicable;</u> REBT_ADDRESS)		<u> </u>	
				
	, 			
C. Enter new mailing address, if appli				
(Mailing address <u>MAY BE A POST</u> (<u>[[]][][]</u>			
	<u> </u>			-
D. If amending the registered agent an	for registered office address in Florid	a, enter the name of the		
new registered agent and/or the new				
Name of New Registered Agent				
	(Florida sireei address)		_	
Naw Registered Office Address:		, Florida		
	(Ci))	(2)	lp Coile)	
				ľ
New Registered Agent's Signature, If cl	maina Radistored Agout:			
I hereby accept the appointment as registed		i the obligations of the position	и	

Page 1 of 4

If microlling the Officers and/or Directors, cuter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, (f necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO - Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the Y. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SY as an Add.

Example: <u>X</u> Change	PT	John Doy	
<u>Х</u> Келюуо	¥	Mike Jours	
_X Add	<u>sv</u>	Sally Smith	
<u>Typo of Action</u> (Check One)	Title	Name	<u>Addres</u> s
i) Change	T	Christopher Christiano	1 <u>715 Cape Coral Parkway W</u>
Add			Cape Coral, FI 33914
X Remove			
2) Chango		<i>y</i>	
Add			
Remove			
3) Chaugo			
Add			
Remove			<u>_</u>
4) Chango			
Addi			
Remove			<u> </u>
5) Change			
Add			
Removo			
6) Change			
Add			······································
Remove			

- Jan. 31. 2013 2:46PM

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	theets, if necessary). (Be speed	//c)		
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provisions for Imp	rovides for an exchange, reclar dementing the amendment if m	ot contained in the amen	<u>il of issued shares,</u> dment itself:	
(if not applicat	ble, Indicate N/J)			
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			N & A P	

Page 3 of 4

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The date of each amoudment(s) adoption:	01/16/2018	If other than the
date this document was signed.		
Effective date if auniteable:		<u> </u>
	(no more than 90 days after amondment file date)	
Note: If the data inserted in this block doc document's effective date on the Department	s not meet the applicable statutory filing requirements, this date w of State's records.	III not be listed as the
Adaption of Amendment(s) ((CHECK ONE)	
The amendment(s) was/were adopted by the by the shareholders was/were sufficient for	he shareholders. The number of votes cast for the amendment(s) or approval.	
	the shareholders through voting groups. The following statement ing group entitied to vote separately on the amendment(s):	
	nendment(s) was/were sufficient for approval	
by	voting group)	
(i	voting group)	
The amendment(s) was/were adopted by th action was not required.	he board of directors without shareholder action and shareholder	
X The amendment(s) was/were adopted by the action was not required.	ic hicorporators without shareholder action and shareholder	
Dated 01/16/2	2018	
LAUN	C (Philiph	
Signaturo // UUU/U	esident or other officer ··· if directors or officers have not been	_
solected, by an in	corporator – if in the hands of a receiver, trustee, or other court	
appointed fiducia	ry by that fiduciary)	
10	ling (brick a)	
	(Typed or printed name of person signing)	
9		
Y	lesident	
	(Title of person signing)	

Page 4 of 4

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