REPUBLIC OF TRINIDAD AND TOBAGO

THE COMPANIES ACT, 1995

(Section 9)

ARTICLES OF INCORPORATION

1. Name of Company ..................................................................................... Company No. .........

2. Liability of Members
   □ □ Limited by Shares □ Limited by Guarantee □ Limited by Shares and Guarantee □ Unlimited

3. Is the Company a Public Company?
   □ Yes □ No

4. The classes of shares and any maximum number of shares in each class that the Company is authorize to issue
   ......................................................................................................................

5. Restrictions, if any, on share transfers or share ownership
   ......................................................................................................................

6. Variation of Pre-emptive Rights
   ......................................................................................................................

7. Restrictions, if any, on powers of directors to amend by-laws
   ......................................................................................................................

8. Number (or minimum and maximum number) of Directors
   ......................................................................................................................
9. Number of intended employees


10. Main area of business activity


11. Restrictions, if any, on business the Company may carry on


12. Other provision, if any


13. Incorporators

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<tr>
<th>Name and Occupations</th>
<th>Addresses</th>
<th>Signatures</th>
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Statement

I/WE .................................................................................................................. of


do state as true and correct that none of the signatories to the articles of incorporation herein is an individual who is so described in section 8(2) of the Companies Act, Chap. 81:01 and that all the requirements precedent to the formation and incorporation of a company under the Act have been complied with.

Dated this ........................................ day of ........................................, 20....................

Signature....................................................

THE COMPANIES ACT, 1995

ARTICLES OF INCORPORATION

FORM I

INSTRUCTIONS

Format
Documents required to be sent to the Registrar pursuant to the Act must conform with regulation 3 of the Regulations under the Act. Where any provision required to be set out is too long to be sent out in the space provided in the form, the form may incorporate the provisions by annexing a schedule in the manner described in regulation 3(3) of the said Regulations.

Item 1
Set out a proposed corporate name that complies with section 493 of the Act and with regulations 6 and 7 of the Regulations.

Item 2
Indicate whether the liability of members is limited by shares, by guarantee or by both shares and guarantee or whether the liability of members is unlimited. Tick the appropriate box.

Item 3
Indicate whether the company is a public company. Tick the appropriate box.

Item 4
Set out the details required by section 9(1)(c) of the Act. All shares must be without nominal or par value and must comply with Division 3 of Part III of the Act.

If there will be two or more classes of shares, state the rights, privileges, restrictions and conditions attaching to each class of shares. If a class of shares can be issued in series, state the authority, if any, given to the directors to fix the number of shares in, or to determine the designation of, and the right, privileges, restrictions and conditions attaching to, the shares of each series.

State any maximum number of shares in a class of shares that the company is authorized to issue.

Item 5
If restrictions are to be placed on the right to transfer or own shares of the company, set out a statement to this effect and the nature of such restrictions.

Item 6
If the preemptive rights under section 38 of the Act with respect to the issue of shares are to be varied, state the nature of any such variation.

Item 7
If the power of the directors to make, amend or repeal the by-laws under section 66 of the Act is restricted, state the nature of any such restriction.
Item 8
State the number of directors. If cumulative voting is permitted, the number of directors must be invariable; otherwise it is permissible to specify a minimum and maximum number of directors.

Item 9
State the number of persons that the company intends to employ.

Item 10
Identify the main area of business activity the company will engage in upon incorporation.

Item 11
If restrictions are to be placed on the business the company may carry on, set out the restrictions.

Item 12
Insert any provision which may be included in the articles.

If the company is limited by guarantee, state—

(a) that each member undertakes to contribute to the assets of the company in the event of its being wound up while he is a member, or within one year after he ceases to be a member, for payment of the debts and liabilities of the company contracted before he ceases to be a member, and of the costs, charges and expenses of winding up, and for adjustment of the rights of the contributories among themselves, such amount as may be required, not exceeding a specified amount; and

(b) the number of members with which the company is proposed to be registered.

The articles of a company may provide for anything permitted by the Act or any other law to be provided for by the by-laws of the company.

The following sections of the Act give a company the option to make, in its articles, provisions for the company which are different to the provisions set out in the Act:

(a) section 38(1)—see item 6 above;
(b) section 66—re restriction of power of directors;
(c) section 66(1)—see item 7 above;
(d) section 70—re directors’ shareholdings;
(e) section 80—re director’s meetings;
(f) section 81(1)—re notice of directors’ meetings;
(g) section 98(1) and (2)—re borrowing powers of director;
(h) section 113(3)—re notice of adjourned meeting of shareholders;
(i) section 127(1), (2) and (3)—re quorum at meetings of shareholders;
(j) section 128—re voting on a show of hands or a ballot;
(k) section 136—re voting of shares held by joint shareholders;
(l) section 171—re method of voting at meetings of shareholders;
(m) section 216—re right of shareholders of a class to vote separately on certain proposed amendments to the articles;
(n) section 314—re transferability of member’s interest in a non-profit company; and
(o) section 426—re distribution of property of company on voluntary winding up.
Each incorporator must state his full name (no abbreviations), occupation (if a director of another company, state name of that company) and address and affix his signature. If an incorporator is a company, the address shall be that of the company, and the Articles shall be signed by a person authorized by the company.

**Signature**
An incorporator may solely sign the form. Alternatively, an incorporator and any other person as identified in section 9(2B) of the Act shall sign the form.

**Other Documents**
The Articles must be accompanied by:

(a) Notice of Registered Office (Form 4);
(b) Notice of Directors (Form 8); and
(c) Request for Name Search and Name Reservation (Form 25) as approved by the Registrar.

Completed documents, in duplicate, and the prescribed fees are to be filed at the office of the Registrar and one set of the duplicated originals would be returned to the company or its representative with the endorsement “Registered” and the date of registration.