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Florida Department of State

Division of Corporations Electronic Filing Cover Sheet

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Division of Corporations

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FLORIDA PROFIT/NON PROFIT CORPORATION MUSE MOVEMENT, INC.

Certificate of Status	1
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COVER LETTER

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

MUSE Movement, Inc. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for ;

\$70.00 Filing Fee \$78.75 Filing Fee &

Certificate of Status

□\$78.75

Filing Fee

& Certified Copy

\$87.50

Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

Asma Chaudhry

Name (Printed or typed)

2140 Alaqua Drive

Longwood, FL 32779

City, State & Zip

407-409-4867

Daytime Telephone number

asmakhanchaudhry4@gmail.com

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

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



May 17, 2013

FLORIDA DEPARTMENT OF STATE

Division of Corporations

PLEASE GIVE ORIGINAL SUBMISSION DATE AS FILE DATE

5/16/13

C T CORPORATION SYSTEM

SUBJECT: MUSE MOVEMENT, INC.

REF: W13000029062

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

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Ruby Dunlap Regulatory Specialist II New Filing Section

FAX Aud. #: H13000110761 Letter Number: 213A00012445

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PLEASE DATE AS FILE DATE

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LETTER OF NON-REVIVAL AND CONSENT TO USE OF SIMILAR NAME

TO: FLORIDA SECRETARY OF STATE

The undersigned, MUSE Movement, LLC is a duly registered Florida limited-liability company organized under the Florida Limited Liability Company Act (File No. L12000103434). MUSE Movement, LLC, is an inactive entity and the same owners are starting a new not-for-profit corporation under the name MUSE Movement, Inc.

Muse Movement, LLC hereby grants permission to <u>MUSE Movement. Inc.</u> to use the name "MUSE Movement" for all business purpose within and without the State of Florida.

By: MUSE Movement, LLC	5/16/2013
Arry.	Date
Signature of Authorized Person	,
Asma Chaudhry	
Name of Authorized Person	
MANAGER	IASE 3
Title of Authorized Person	CRE # T
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ARTICLES OF INCORPORATION In compliance with Chapter 617, F.S., (Not for Profit)

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ARTICLE I	NAME corporation shall be: MUSE Move!	ment, Inc.	· · · · · · · · · · · · · · · · · · ·	ر دن
ARTICLE II	PRINCIPAL OFFICE		AL CRECAR	艺艺
907	Principal <u>street</u> address: Outer Road		Mailing address, if different is	WI 16 P
Suit	e A			Sec. 13
Orla	ando, FL 32814			ALK. DO
	PURPOSE which the corporation is organized is: MM ment and cultural exchange, by and			
MMI primari	ly promotes such engagement and	exchange by	conducting art shows, holding	arts and craft
workshops, vo	plunteering at local shelters and hospital	s, sponsoring a	n "Iron Chef" style cullnary experince	and other such
cultural e	xchange activities. Also s	see continu	uation page attached he	ereto.
<u></u>				
ARTICLE IV	MANNER OF ELECTION The ma	anner in which the	directors are elected and appointed:	
Directors w	vill be appointed by the outgoing			
ARTICLE V	INITIAL OFFICERS AND/OR DI	RECTORS		_
Name and Title	Asma Chaudhry, President	Name and Title	Laila Rizvi, Director	_
Address	2140 Alaqua Drive	Address:	4321 Flora Vista Drive	<u>-</u>
1	Longwood, FL 33279		Orlando, FL 32837	_
•				-
Name and Title	Arig Wageeh Elhamouly	Name and Title	Azra Battla, Director	_
Address	2613 Galliano Circle	Address:	10945 Emerald Chase Drive	: -
	Winter Park, FL 32792	•	Orlando, FL 32836	-
<u> </u>	Nishad Khan, Director	•		-
,	907 Outer Road, Suite B		·	•
Address	Orlando, FL 32814	Address:		-
		•		_

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			(FAX)	
		,	H1300	0110761
Name and Title:		Name and Title:		
Address		Address:		_ _ ′s
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Address _	·	Address:		-63
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_			·	`
The <u>name and</u> F	REGIFTERED AGENT Sorida atreet address (P.O. Box NOT socep Nishad Khan	iable) of the registered agent is	:	
ARTICLE YI The <u>name and F</u> Name: Address;	RECIPTERED AGENT orida airret address (P.O. Box NOT sceep Nishad Khan 907 Outer Road, Suite Orlando, FL 32814			
The <u>name and F</u> Name: Address: ARTICLE VII	Nishad Khan 907 Outer Road, Suite Orlando, FL 32814			
The <u>name and F</u> Name: Address: ARTICLE VII	Nishad Khan 907 Outer Road, Suite Orlando, FL 32814			
The name and F Name: Address: ARTICLE VIII The name and s	Nishad Khan 907 Outer Road, Suite Orlando, FL 32814 INCORPORATOR direg of the Incorporator is:	<u>B</u>		
The name and F Name: Address: ARTICLE VII The name and a Name:	Nishad Khan 907 Outer Road, Suite Orlando, FL 32814 INCORPORATOR Asma Chaudhry	<u>B</u>		
Name: Address: ARTICLE VIII The name and a Name: Address:	Nishad Khan 907 Outer Road, Suite Orlando, FL 32814 INCORPORATOR Asma Chaudhry 2140 Alaqua Drive	B	d corporativa at the pi	ioce designa
The name and F Name: Address: ARTICLE VIII The name and a Name: Address:	Nishad Khan. 907 Outer Road, Suite Orlando, FL 32814 INCORPORATOR Asma Chaudhry 2140 Alaqua Drive Longwood, FL 32779	B f process for the above states registered agent and agree to	d corporativa at the pi	lace designa
The name and F Name: Address: ARTICLE VII The name and a Name: Address: Having been na certificate, I am	Nishad Khan. 907 Outer Road, Suite Orlando, FL 32814 INCORPORATOR Asma Chaudhry 2140 Alaqua Drive Longwood, FL 32779 med as registered agent to accept service of familiar with and accept the appointment as	process for the above states registered agent and agree to agent and agree to a gent.	i corporation at the place in this capacity	//3 sic

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SECRETARY OF MUSE Movement, Inc.
TALLAHASSEE, FLORIDA
Articles of Incorporation

Article VIII. Additional Provisions

- The Corporation may carry on any business, operation or activity referred to in Article III to the same
 extent as an individual, whether as principal, agent, contractor or otherwise, and either alone or in
 conjunction or a joint venture or other arrangement with any corporation, association, trust, firm or
 individual.
- 2. The Corporation shall have no members.
- 3. The directors may make, amend or repeal the Bylaws in whole or in part, except with respect to any provision thereof which is prohibited by law.
- 4. A director of the Corporation shall not be liable to the Corporation for monetary damages for breach of fiduciary duty as a director, except to the extent that elimination of liability is not permitted under Fla. Stat. § 617.01011, et. seq., as in effect at the time such liability is determined. No amendment or repeal of this Article VIII shall apply to or have any effect on the liability or alleged liability of any director of the Corporation for or with respect to any acts or omission of such director occurring prior to such amendment or repeal.
- 5. The Corporation shall have all powers granted to corporations organized under the laws of the State of Florida provided that no such power shall include any activity impermissible under Fla. Stat. § 617.01011et. seq. or Article III that references purposes of the Corporation.
- 6. The Corporation is organized exclusively for charitable, religious, educational and/or scientific purposes under Section 501(c)(3) of the Internal Revenue Code (the "Code").
- 7. 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 4. 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 any candidate for public office. Notwithstanding any provision hereof, the Corporation shall not carry on any activity not permitted to be carried on by (a) an organization exempt from federal income tax under Section 501(c)(3) of the Code, or corresponding section of any future federal tax code, or (b) an organization, contributions to which are deductible under Section 1709(c)(2) of the Code, or corresponding section of any future federal tax code.
- 8. 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 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 public purpose.