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formerly: Moran Dome Explo	ration, Inc.			
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660 East Jefferson Street Tallahassee, FL 32301 Tel. 850 222 1092 Fax 850 222 7615 X00789, 00524, 00672



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

May 9, 2001

CT Corporation System 660 East Jefferson St. Tallahassee, FL 32301

SUBJECT: MORAN DOME EXPLORATION, INC.

Ref. Number: F00000001107

We have received your document for MORAN DOME EXPLORATION, 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 date is wrong on line 4. Please note the certified copy from Nevada. The date on the front page is different then the date on the stamp on the back page.

If you have any questions concerning the filing of your document, please call (850) 487-6907.

Annette Ramsey Corporate Specialist

Letter Number: 301A00027839

Please Back- Date : f possible

File Date: March Com

issue date: March 16th

issue date: March 16th

which your guestions call me 22

PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504, F.S.)

SECTION I (1-3 MUST BE COMPLETED)

	•	PCC 3
1. Moran Dome Exploration, Inc.	<u></u>	
Name of corporation as it appears of	n the records of the Department of State.	See do In
2Nevada	3. 3/1/2000	明里口
Incorporated under laws of	Date authorized to do busin	ess in Florida
		골금 5
		32 2
(4-7 COMPLETE ONLY	TION II	
(4) COMILLETE ONLY	THE APPLICABLE CHANGES	
4. If the amendment changes the name of the corporation	n when was the change effected ur	ider the laws of
its jurisdiction of incorporation? 3/6/2001	i, whom was the change chected in	idel the laws of
no jurisdiction of incorporation? 37 6/2001		
5. International Commercial Televi		
Name of corporation after the amendment, adding suffix "corporation of contained in new name of the corporation.	tion" "company" or "incorporated," or ap	propriate abbreviation, if
5. If the amendment changes the period of duration, indi	cate new period of duration.	
• • • • • • • • • • • • • • • • • • • •	F	
New	Duration	
7. If the amendment changes the jurisdiction of incorpor	ation, indicate new jurisdiction.	
	-	
N. V		
New J	urisdiction '	
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Signature V		<u> </u>
KELVINI CLANEY	C.E.O	•
Typed or printed name		•

Amended and Restated Articles of Incorporation of international commercial television inc.

FILED # C15079-98
MAR 0 6 2001

The corporation does by these present restate its articles of incorporation as

ARTICLE I

The name of the corporation is "International Commercial Television Inc."

ARTICLE II

2.1. Authorized Capital

follows:

The total number of shares that this corporation is authorized to issue is 120,000,000, consisting of 100,000,000 shares of Common Stock having a par value of \$0.001 per share and 20,000,000 shares of Preferred Stock having a par value of \$0.001 per share. The Common Stock is subject to the rights and preferences of the Preferred Stock as set forth below.

2.2. Issuance of Preferred Stock by Class and in Series

The Preferred Stock may be issued from time to time in one or more classes and one or more series within such classes in any manner permitted by law and the provisions of these Articles of Incorporation, as determined from time to time by the Board of Directors and stated in the resolution or resolutions providing for its issuance, prior to the issuance of any shares. The Board of Directors shall have the authority to fix and determine and to amend the voting powers, designations, preferences, limitations, restrictions and relative rights of the shares (including, without limitation, such matters as dividends, redemption, liquidation, conversion and voting) of any class or series that is

wholly unissued or to be established. Unless otherwise specifically provided in the resolution establishing any class or series, the Board of Directors shall further have the authority, after the issuance of shares of a class or series whose number it has designated, to amend the resolution establishing such class or series to decrease the number of shares of that class or series, but not below the number of shares of such class or series then outstanding.

ARTICLE III

The purpose of this corporation is to engage in any business, trade or activity that may lawfully be conducted by a corporation organized under the law of the state of Nevada (hereinafter, "applicable corporate law") and to engage in any and all such activities as are incidental or conducive to the attainment of the foregoing purpose or purposes.

ARTICLE IV

Except as may be authorized pursuant to Section 2.2 of Article II, no preemptive rights shall exist with respect to shares of stock or securities convertible into shares of stock of this corporation.

ARTICLE V

The right to cumulate votes in the election of Directors shall not exist with respect to shares of stock of this corporation.

ARTICLE VI

6.1. Number of Directors

The Board of Directors shall be composed of not less than one nor more than six

Directors. The specific number of Directors shall be set by resolution of the Board of

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Directors or, if the Directors in office constitute fewer than a quorum of the Board of Directors, by the affirmative vote of a majority of all the Directors in office. The number of Directors of this corporation may be increased or decreased from time to time in the manner provided herein, but no decrease in the number of Directors shall have the effect of shortening the term of any incumbent Director.

6.2. Classification of Directors

The Directors shall be divided into three classes, with each class to be as nearly equal in number as possible, as specified by resolution of the Board of Directors or, if the Directors in office constitute fewer than a quorum of the Board of Directors, by the affirmative vote of a majority of all the Directors in office. The term of office of Directors of the first class shall expire at the first annual meeting of shareholders after their election. The term of office of Directors of the second class shall expire at the second annual meeting after their election. The term of office of Directors of the third class shall expire at the third annual meeting after their election. At each annual meeting after such classification, a number of Directors equal to the number of the class whose term expires at the time of such meeting shall be elected to hold office until the third succeeding annual meeting. Absent his or her death, resignation or removal, a Director shall continue to serve despite the expiration of the Director's term until his or her successor shall have been elected and qualified or until there is a decrease in the number of Directors.

6.3. Removal of Directors

The shareholders may remove one or more Directors with or without cause, but

only at a special meeting called for the purpose of removing the Director or Directors, and the meeting notice must state that the purpose, or one of the purposes, of the meeting is removal of the Director or Directors.

6.4. Vacancies on Board of Directors

If a vacancy occurs on the Board of Directors, including a vacancy resulting from an increase in the number of Directors, the Board of Directors may fill the vacancy, or, if the Directors in office constitute fewer than a quorum of the Board of Directors, they may fill the vacancy by the affirmative vote of a majority of all the Directors in office. The shareholders may fill a vacancy only if there are no Directors in office.

ARTICLE VII

This corporation reserves the right to amend or repeal any of the provisions contained in these Articles of Incorporation in any manner now or hereafter permitted by the applicable corporate law, and the rights of the shareholders of this corporation are granted subject to this reservation.

ARTICLE VIII

The Board of Directors shall have the power to adopt, amend or repeal the Bylaws of this corporation, subject to the power of the shareholders to amend or repeal such Bylaws. The shareholders shall also have the power to amend or repeal the Bylaws of this corporation and to adopt new Bylaws.

ARTICLE IX

9.1. Shareholder Actions

Subject to any limitations imposed by applicable securities laws, any action required or permitted to be taken at a shareholders meeting may be taken without a

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meeting, without prior notice and without a vote, if a consent or consents in writing, setting forth the action so taken, shall be signed by the holders of outstanding stock having not less than the minimum number of votes that would be necessary to authorize or take such action at a meeting at which all shares entitled to vote thereon were present and voted.

9.2. Number of Votes Necessary to Approve Actions

Whenever applicable corporate law permits a corporation's articles of incorporation to specify that a lesser number of shares than would otherwise be required shall suffice to approve an action by shareholders, these Articles of Incorporation hereby specify that the number of shares required to approve such an action shall be such lesser number.

9.3. Special Meetings of Shareholders

So long as this corporation is a public company, except as may be authorized pursuant to Section 2.2 of Article II, special meetings of the shareholders of the corporation for any purpose may be called at any time by the Board of Directors or, if the Directors in office constitute fewer than a quorum of the Board of Directors, by the affirmative vote of a majority of all the Directors in office, but such special meetings may not be called by any other person or persons.

9.4. Quorum for Meetings of Shareholders.

Except with respect to any greater requirement contained in these Articles of Incorporation or the applicable corporate law, one-third of the votes entitled to be cast on a matter by the holders of shares that, pursuant to the Articles of Incorporation or the applicable corporate law, are entitled to vote and be counted collectively upon such

matter, represented in person or by proxy, shall constitute a quorum of such shares at a meeting of shareholders.

ARTICLE X

To the full extent that applicable corporate law, as it exists on the date hereof or may hereafter be amended, permits the limitation or elimination of the personal liability of Directors, a Director of this corporation shall not be liable to this corporation or its shareholders for monetary damages for conduct as a Director. Any amendments to or repeal of this Article X shall not adversely affect any right or protection of a Director of this corporation for or with respect to any acts or omissions of such Director occurring prior to such amendment or repeal.

ARTICLE XI

11.1. Indemnification.

The corporation shall indemnify its directors to the full extent permitted by applicable corporate law now or hereafter in force. However, such indemnity shall not apply if the director did not (a) act in good faith and in a manner the director reasonably believed to be in or not opposed to the best interests of the corporation, and (b) with respect to any criminal action or proceeding, have reasonable cause to believe the director's conduct was unlawful. The corporation shall advance expenses for such persons pursuant to the terms set forth in the Bylaws, or in a separate Board resolution or contract.

11.2. Authorization.

The Board of Directors may take such action as is necessary to carry out these indemnification and expense advancement provisions. It is expressly empowered to adopt,

approve, and amend from time to time such Bylaws, resolutions, contracts, or further indemnification and expense advancement arrangements as may be permitted by law, implementing these provisions. Such Bylaws, resolutions, contracts or further arrangements shall include but not be limited to implementing the manner in which determinations as to any indemnity or advancement of expenses shall be made. The Board of Directors shall have further power to authorize the corporation to indemnify its officers, employees or agents (whether serving the corporation directly or serving at its request) to the full extent permitted by applicable corporate law now or hereafter in force.

11.3. Insurance.

The corporation shall have the power, exercised by authority of the Board of Directors, to purchase and maintain insurance on behalf of any person to whom indemnity is provided under or through this Article XI to the full extent permitted by applicable corporate law now or hereafter in force.

11.4. Effect of Amendment.

No amendment or repeal of this Article shall apply to or have any effect on any right to indemnification provided hereunder with respect to acts or omissions occurring prior to such amendment or repeal.

IN WITNESS WHEREOF, the undersigned, President of the corporation, for the purpose of amending and restating the corporation's Articles of Incorporation, hereby makes, files and records these Amended and Restated Articles of Incorporation of INTERNATIONAL COMMERCIAL TELEVISION INC., formerly known as MORAN DOME EXPLORATIONS, INC., and certifies that it is the act and deed of the corporation and that the facts stated herein are true.

Tom Woolsey, President

Date:

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Tom Woolsey, Secretary

3/02/0/ Date:

FI. 7 # C15079-98

Form Prescribed By the Secretary of State Accompanying the Amended and Restated Articles of Incorporation For a Nevada Corporation

Minut 0 6 2001

1.	Name of	Name of Nevada entity last recorded in this office: Moran Dome Exploration, Inc.		
2.	Indicate	Indicate what changes have been made by checking the appropriate spaces.*		
	<u>X</u> <u>Televisio</u>	The entity name has been amended. The new name is <u>International Commercial</u> on <u>Inc.</u>		
	•	The resident agent has been changed. (attach Certificate of Acceptance from new resident agent)		
	<u> x</u>	The purpose of the entity has been amended.		
	X	The authorized shares have been amended.		
	<u>x</u>	The directors, managers or general partners have been amended.		
-	-	The duration of the entity has been amended.		
		IRS language has been added.		
	<u>x</u>	Articles have been added to the articles or certificate.		
	<u>_x</u>	Articles have been deleted from the articles or certificate.		
	follows:	None of the above apply. The articles or certificate have been amended as (provide article numbers if available)		

* This form is to accompany Restated Articles which contain newly altered or amended articles. The Restated Articles must contain all of the requirements as set forth in the statutes for amending or altering Articles of Incorporation, Articles of Organization or Certificates of Limited Partnership.

IMPORTANT: Failure to include any of the above information and remit the proper fees may cause this filing to be rejected.

Tom Woodsey, President

2/28/

Date



Date

STATE OF NEVADA Secretary of State

I hereby certify that this is a true and complete copy of the document as filed in this office.

MAR 16 01

DEAN HELLER Secretary of State

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