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### ARTICLES OF ORGANIZATION

**OF** 

### GLOBAL ENTERTAINMENT VISION, LLC

The undersigned, for the purpose of forming a limited liability company under the Florida Limited Liability Company Act, F.S. Chapter 608, hereby make, acknowledge, and file the following Articles of Organization.

### **ARTICLE I -- NAME**

The name of the limited liability company shall be Global Entertainment Vision, LLC.

ARTICLE II -- ADDRESS

ARTICLE II -- ADDRESS

The mailing address of the principal office and the street address of the office of the limited liability company is 2200 NE 36th Avenue, Bldg. 400, Ocala is 34470.

### **ARTICLE III - PURPOSE**

The limited liability company is purposefully organized to operate for any and all lawful purposes.

### **ARTICLE IV - DURATION**

The limited liability company shall commence its existence on the earlier date of October 26, 2006 if allowed by statute or the date these Articles of Organization are filed by the Florida Department of State. The company's existence shall be perpetual unless

the company is dissolved earlier as provided in these Articles of Organization or in Operating Agreement.

### ARTICLE V -- REGISTERED OFFICE AND AGENT

The name of the registered agent and the street address of the registered agent of the limited liability company in the State of Florida is: Cynthia L. Sapp, 2200 NE 36th Avenue, Bldg. 400, Ocala, Florida 34470.

### ARTICLE VI -- INITIAL AND ADDITIONAL CAPITAL CONTRIBUTIONS

Each member shall make initial capital contributions in cash, services and/or property, however, each member shall continue to make additional capital contributions to the limited liability company only with the consent of the members having majority of the capital interests of the company entitled to vote or as otherwise provided the Operating Agreement.

### **ARTICLE VII -- ADMISSION OF NEW MEMBERS**

Except as set forth in the Operating Agreement, no additional members shall be admitted to the company except with the written consent of the members having majority of the capital interests of the company entitled to vote and on the terms and conditions as shall be determined by those members. A member may also transfer his or her interest in the company only with the written consent of the members having majority of the capital interests of the company entitled to vote and on the terms and conditions as shall be determined by those members. Except as otherwise set forth in the Operating Agreement and/or Bylaws of the company, the transferee shall have no right to participate in the management of the business and affairs of the company or become a member unless members having majority of the capital interests of the company entitled to vote approve of such participation and allow the transferee to become a member. Such approval must be provided in writing.

### **ARTICLE VIII -- MEMBERS' RIGHT TO CONTINUE BUSINESS**

The company shall not be dissolved on the death, bankruptcy, or dissolution of a member, or on the occurrence of any other event that terminates the continued membership of a member in the company, unless otherwise stated in the Operating Agreement and/or Bylaws, and only by a majority vote of the remaining members.

### ARTICLE IX - MEMBERS/MANAGEMENT

The limited liability company shall be initially managed by non-member manager Cynthia L. Sapp and Michael T. Burton, and shall continue to be managed by Cynthia Sapp and Michael T. Burton, unless otherwise mandated in accordance with the Operating Agreement and/or Bylaws adopted by the members for the management of the business and affairs of the company. The Operating Agreement and/or Bylaws may contain any provisions for the regulation and management of the affairs of the limited liability company not inconsistent with law or these Articles of Organization. The address of the initial managers is 2200 NE 36th Avenue, Bldg. 400, Ocala, Florida 34470.

### **ARTICLE X**

### AMENDMENT, MODIFICATION, OR REPEAL OF THE ARTICLES OF ORGANIZATION, THE OPERATING AGREEMENT, OR BYLAWS

Except as set forth in the Operating Agreement and/or Bylaws, no amendment, modification or repeal of the Articles of Organization, Operating Agreement or Bylaws may be made without the written consent of the members having majority of the capital interests of the company entitled to vote and on the terms and conditions as shall be determined by the those members.

IN WITNESS WHEREOF, the undersigned organizer has made and subscribed these Articles of Organization at	
Cynthia L. Sapp  Cynthia L. Sapp  2200-WE 36th Avenue, Bldg. 400 Ocala, Florida 34470 Non Member Manager  Witnesses:	
print name: CHEIS DAVIS print name: Melodie Boaunders	Þ
STATE OF FLORIDA COUNTY OF MARION	
Sworn to and subscribed before me on this the day of October 2006, Cynthia L. Sapp who is personally known to me/produced identification Type of identification produced:	
Notary Public State of Florida Printed Name of Notary: Commission No.: Commission Expires:	,

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## OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, AND ACCEPTANCE OF AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Sections 48.091 and 608.415, Florida Statutes, the following is submitted:

FIRST that the Global Entertainment Vision, L.L.C. desiring to organize or qualify under the laws of the State of Florida having its principal place of business at 2200 NE 36<sup>th</sup> Avenue, Bldg. 400, Ocala, Florida 34470, has named Cynthia L. Sapp of the same address, as its agent to accept service of process within Florida.

Dated

This A day of

Michael T. Burton, Managing Member of

Global Vision Entertainment, L.L.C., a

Delaware Corp., Member of Global

Entertainment Vision, L.L.C.

SECOND having been named to accept service of process for the above named Limited Liability Company, at the place designated in this certificate, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper performance of my duties.

Dated: This day of October, 2006.

Cynthia L. Sapp, Res. Agent