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(Ac	idress)	
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COVER LETTER

TO: Amendment Section Division of Corporations

\sim 1	
NAME OF CORPORATION:	Ilm and Visual Arts Foundation, Inc.
DOCUMENT NUMBER: NO300000	8920
The enclosed Articles of Amendment and fee are	submitted for filing.
Please return all correspondence concerning this n	natter to the following:
Edwin A Green (Name of Cont	1, TIL ESQ act Person)
Blanchard, Meman (Firm/Con	u Adel & Kirkland, PA
4 SE Broadway	(<u>/</u>
Otala FL 3 (City/ State/ and	34471 I Zip Code)
For further information concerning this matter, ple	ase call:
Edwin A. Green III, Esw (Name of Contact Person)	_at (<u>358</u>) <u>732 - 7218</u> (Area Code & Daytime Telephone Number)
Enclosed is a check for the following amount:	
Certificate of Status	Additional copy is enclosed) S52.50 Filing Fee
Mailing Address Amendment Section	Street Address Amendment Section

Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Amendment Section Division of Corporations 409 E. Gaines Street Tallahassee, FL 32399

Articles of Amendment to Articles of Incorporation of

Marion Film and ViSval Av15 Foundation, Tric (Name of corporation as currently filed with the Florida Dept. of State)
(No300000 8 9 2-0 (Document number of corporation (if known) Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit Corporation adopts the following amendment(s) to its Articles of Incorporation:
NEW CORPORATE NAME (if changing):
(must contain the word "corporation," "incorporated," or the abbreviation "corp." or "inc." or words of like import in language; "Company" or "Co." may <u>not</u> be used in the name of a not for profit corporation)
AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)
Article II - Amended Article II - Amended
Article IX - added
Article X - added
(Attach additional pages if necessary)

(continued)

AMENDED ARTICLES OF INCORPORATION OF MARION FILM AND VISUAL ARTS FOUNDATION INC

In compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NAME

The name of the corporation is Marion Film and Visual Arts Foundation, Inc.

ARTICLE II PRINCIPAL OFFICE ADDRESS

The principal office address of the corporation is 50 South Magnolia, Ocala, Florida 34474.

ARTICLE III PRINCIPAL MAILING ADDRESS

The principal mailing address of the corporation is PO Box 2915, Ocala, FL 34478.

ARTICLE IV PURPOSE

The Marion Film and Visual Arts Foundation, Inc. is an outreach and educational foundation focusing on educating and enriching the Citizens of Ocala and the surrounding community, Marion County, and the State of Florida through the magic of film. The foundation will revitalize and renovate the Marion Theatre located in Downtown Ocala, Florida and will, in cooperation with the City of Ocala, offer numerous educational and cultural programs to the community.

The programs offered will include films and plays that deal with social, multi-cultural, and community issues with Q&A sessions and panel discussions following these special screenings. The Theatre will also offer seminars, workshops (including workshops for young film makers), exhibits and events that target children/students, women, seniors, under served communities and minorities. These educational programs will serve area schools and educational institutions from pre-school to college.

The Marion Film and Visual Arts Foundation, Inc., is organized exclusively for educational purposes, including but not limited to conducting numerous film making seminars, and workshops for young film makers from local high schools and community colleges so as to qualify as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE V MANNER IN WHICH DIRECTORS AND OFFICERS ARE ELECTED OR APPOINTED

The Method in which the Directors are elected will be stated in the Bylaws.

ARTICLE VI INITIAL BOARD OF DIRECTORS

This Not for Profit Corporation shall have three (3) directors initially. The number of directors may be either increased or decreased from time to time by an amendment of the Bylaws of the corporation in the manner provided by law,. The name and address of the initial directors of this Not for Profit Corporation are:

Brian Sofsky 141 SE 33rd Avenue Ocala, Florida 34471

Tava Sofsky 141 SE 33rd Avenue Ocala, Florida 34471

Steven William Raulerson 827 SE 4th Street Ocala, FL 34471

ARTICLE VII INCORPORATOR

The name and address of the incorporator signing these Articles of Incorporation is:

Brian Sofsky 141 SE 33rd Avenue Ocala, Florida 34471

ARTICLE VIII INITIAL REGISTERED AGENT AND OFFICE

The name and address of the initial registered office and agent of this corporation is:

(A) Registered Agent: Edwin A. Green, III

(B) Registered Office: 4 S.E. Broadway

Ocala, Florida 34471

ARTICLE IX LIMITATION OF ACTIVITIES AND POWERS

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 IV herein.

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 other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE X **DISTRIBUTION OF ASSETS UPON DISSOLUTION**

Upon the dissolution of the corporation, the Board of Trustees shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, education, religious or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles day of September, 2004.

KY. Incorporator

STATE OF FLORIDA) COUNTY OF MARION)

BEFORE ME, a notary public duly authorized to take acknowledgments in the State and

County set forth above, personally appeared BRIAN SOFSKY, known to me and known by me to be the person who executed the foregoing Amended Articles and acknowledged to me that he executed the same freely and voluntarily.

WITNESS my hand and official seal this day of September, 2004

With Example 1

Notary Public

(Print Name of Notary)

Personally Known or Produced I.D.

Type of Identification Produced

ACCEPTANCE OF APPOINTMENT AS REGISTERED AGENT

Having been named as the registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

DATED this 14th day of September, 2004.

EDWIN A. GREEN III Registered Agent

The date of adoption of the amendment(s) was: 9/19/09			
Effective date if applicable:			
(no more than 90 days after amendment file date)			
Adoption of Amendment(s) (CHECK ONE)			
☐ The amendment(s) was (were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.			
There are no members or members entitled to vote on the amendment. The amendment(s) was (were) adopted by the board of directors.			
Signature (By the chairman or vice chairman of the bodyd, president or other officer- if directors have not been selected, by an incorporator-if the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary.) (Typed or printed name of person signing)			
(Title of person signing)			
(Title of person signing)			

FILING FEE: \$35