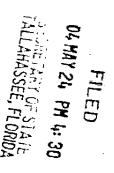
## N03000010905

(Re	questor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	y/State/Zip/Phone	#)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Nam	ne)
(Do	cument Number)	
Certified Copies	Certificates	of Status
Special Instructions to	Filing Officer:	



900033195239

04/26/04--01012--024 \*\*52.50



#### TRANSMITTAL LETTER

Amendment Section

TO:

Divisio	on of Corporations		
SUBJECT:_	Act of Faith Pr		CATALON OF THE PARTY OF THE PAR
DOCUMENT	NUMBER: N03000010	rae of Corporation) 905	· P
	Articles of Correction and fee		;
Please return a	all correspondence concerning	this matter to the follo	wing:
	Robert Wells	Name of Person)	
Act of I	aith Productions, Inc. (Nam	e of Firm/Company)	
6929 West Uni	versity Ave Suite 11C	(Address)	
Gair	nesville, FL 32607 (City	State and Zip Code)	
For further inf	ormation concerning this mat	ter, please call:	
Lauria White	(Name of Person)	at ( 352 ) 219- (Area Code & Dayri	7267 me Telephone Number)
Enclosed is a c	check for the following amou	nt:	
□ \$35.	00 Filing Fee	□ \$43.75 Filin	g Fee & Certificate of Status
□ \$43.	75 Filing Fee & Certified Co	y \$52.50 Filin Certified Co	g Fee, Certificate of Status &
	Mailing Address: Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314	Amenda Division 409 E. (	Address: nent Section n of Corporations Gaines Street ssee, Florida 32399



### FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

May 3, 2004

ROBERT WELLS ACT OF FAITH PRODUCTIONS, INC. 6929 WEST UNIVERSITY AVE - SUITE 11C GAINESVILLE, FL 32607

SUBJECT: ACT OF FAITH PRODUCTIONS, INC. Ref. Number: N03000010905

We have received your document for ACT OF FAITH PRODUCTIONS, INC. and your check(s) totaling \$52.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Articles of Correction must be filed within 30 days of the file date of the document that is being corrected. As the time period for filing Articles of Correction has expired, an amendment to the articles of incorporation could be filed at this time.

We are enclosing the proper form(s) with instructions for your convenience.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6964.

Irene Albritton Document Specialist

Letter Number: 104A00030008

RECEIVED

OF HAY 24 M 8: 38

#### ARTICLES OF AMENDMENT

ťο

#### ARTICLES OF INCORPORATION

of

Act of Faith Productions, Inc.				E. S.	
_		(present name)	*		
	N0300001090	5		<b>1</b>	
	(Document Nu	mber of Corporation (If	known)	77	
Pursuant i ionprofit	to the provisions of section 617. corporation adopts the followin	1006, Florida Statute g articles of amendme	s, the undersigned Flori ent to its articles of inco	da rporation.	
F <b>IRST:</b> DELETED.)	Amendment(s) adopted: (INDIG	CATE ARTICLE NUMBER	t (s) being amended, at	DDED OR	
	5 & 4 are not incompliance was IRS requires to become 50°				
(Secreta office of	5 has been amended becaus ary) have resigned from their Secretary. There is no V-Pr ed articles.	duties and Ms. Delia	a Alexander is now ho	lding the	
	2, the new mailing address is see attached amended article		inesville, FL 32604-14	07.	
SECOND	The date of adoption of the	amendment(s) was:	April 1, 2004		
THIRD:	Adoption of Amendment (CII	• • •			
	The amendment(s) was(wer cast for the amendment was	e) adopted by the mer as sufficient for appro-	nbers and the number of val.	votes	
	There are no members or mamendment(s) was(were) a	nembers entitled to vo adopted by the board of	te on the amendment. Tof directors.	he	
	State	<b></b>			
	Signature of Chairman,	Vice Chairman, President	or other officer		
	Lauria B. White		_		
	Ту	ped or printed name		`	
	President		05/20/04		
	Title	A 1-4	Date		

#### ARTICLES OF INCORPORATION

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

# TALATINAS PARIS OF THE STATE OF

#### **Article I: NAME**

The legal name of the organization shall be Act of Faith Productions, Inc. It is a not for profit corporation.

#### Article II: PLACE

The principal place of business and mailing address of the corporation shall be:

6929 West University Avenue Suite: 11C Gainesville, Florida 32607 Alachua County

#### Article III: PURPOSE

The purpose of the Act of Faith Productions, Inc. shall be:

- 1. To discover, educate and develop performance arts interests in the community and surrounding areas.
- 2. To share in providing the community with cultural and educational benefits in correlation to the Arts.

Said corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

#### Article IV: MANNER OF ELECTIONS

The manner in which the executive board will be elected will be as follows:

<u>Section 1:</u> The offices of this organizations shall be elected every three years and shall Consist of President, Vice-President, Secretary, Treasurer, and Registered Agent.

<u>Section 2:</u> The executive board officers together with six members at large selected From general board members shall constitute the executive board.

#### Article V: INITIAL DIRECTORS AND/OR OFFICERS

NAME Lauria B. White OFFICE President

Fred White Della Alexander

Treasurer Secretary

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 III hereof. 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 or in opposition to 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 IRS Code, or the corresponding section of an future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the IRS Code, or the corresponding section of any future federal tax code.

#### Article VI: DISSOLUTION

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 Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization of organizations, as said Court shall determine, which are organized and operated exclusively for such purposes. In witness whereof, we have hereunto subscribed our names this 27 day of 4pr. 2004

#### Article VII: INITIAL REGISTERED AGENT AND STREET ADDRESS

Robert Wells 6929 West University Avenue Suite: 11C Gainesville, Florida 32607

Article VIII: INCORPORATOR

Robert Wells 6929 West University Avenue Suite: 11C Gainesville, Florida 32607 Having been named as 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.

Signature/Registered Agent

Date

Signature/Incorporator

Date