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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: Inner-city	Youth Cultural Exchange, Inc.		
DOCUMENT NUMBER: N07000011149	9		
The enclosed Articles of Amendment and fee	e are submitted for filing.		
Please return all correspondence concerning	this matter to the following:		
Dawn Holman-Smith		<u> </u>	
(Nan	ne of Contact Person)		
I.Y.C.E.			
((Firm/ Company)		
1758 Forest Creek Drive			
	(Address)		
Jacksonville, FL 32225			
	/ State and Zip Code)		
For further information concerning this matter	er, please call:	. ,	
Dawn Holman-Smith	at (904) 997-0410	,	
(Name of Contact Person)	(Area Code & Daytime Telepho	•	
Enclosed is a check for the following amount	t made payable to the Florida Departmen	nt of State:	
\$35 Filing Fee \$\bigcup \$43.75 Filing Fee & Certificate of Status	Certified Copy (Additional copy is	\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)	
Mailing Address Amendment Section	Street Address Amendment Section		
Division of Corporations	Division of Corporations	Division of Corporations	
P.O. Box 6327 Tallahassee, FL 32314	Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301		

Articles of Amendment to Articles of Incorporation of



Inner-city Youth Cultu (Name of Corporation as currently filed with	Iral Exchange, Inc. FALLAHAS RE. FL	
(Document Number of Corpor		
Pursuant to the provisions of section 617.1006, Florida Statut the following amendment(s) to its Articles of Incorporation:	es, this Florida Not For Profit Corporation adopts	
A. If amending name, enter the new name of the corporat	tion:	
The new name must be distinguishable and contain the word abbreviation "Corp." or "Inc." "Company" or "Co," may re		
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS	1758 Forest Creek Drive	
	Jacksonville, FL 32225	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	1758 Forest Creek Drive	
	Jacksonville, FL 32225	
D. If amending the registered agent and/or registered office a new registered agent and/or the new registered office a		
Name of New Registered Agent:		
New Registered Office Address: (Flo	orida street address)	
	(City) , Florida_ (Zip Code)	
New Registered Agent's Signature, if changing Registered I hereby accept the appointment as registered agent. I amposition.		
Signature of Ne	ow Registered Agent if changing	

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

<u>Title</u>	Name	<u>Address</u>	Type of Action
	see attached for changes		
	·		— —
(attach ad	ing or adding additional Articles, ento ditional sheets, if necessary). (Be spec ment for Ammendments to Article	cific)	

. ARTICLES OF AMENDMENT OF THE ARTICLES OF INCORPORATION FOR INNER-CITY YOUTH CULTURAL EXCHANGE, INC.

ARTICLE I: NAME/REGISTERED OFFICE

The name of this corporation shall be Inner-city Youth Cultural Exchange, Inc. The corporation's registered office is located at: 1758 Forest Creek Drive, Jacksonville, Florida 32225.

ARTICLE II: PURPOSE

This corporation is organized exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including for such purposes, the making of distributions to organization that also qualify as Section 501(c)(3) exempt organizations. To this end, Inner-city Youth Cultural Exchange, Inc., is organized exclusively for charitable, scientific and educational purposes shall provide a diverse body of teenagers with an opportunity to interact in a positive and safe environment amongst their peers. Teaching them the skills to make positive decisions in everyday life, build their self-esteem, and express themselves creatively and aspiring ethnic harmony. All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

ARTICLE III: LIMITATIONS

At all times the following shall operate as conditions restricting the operations and activities of the corporation:

- 1. No part of the net earning of the corporation shall inure to any member of the corporation not qualifying as exempt under Section 501(c)(3) of the Internal Revenue Code of 1986, as no enacted or hereafter amended, nor to any Director or officer of the corporation, nor to any other private persons, excepting solely such reasonable compensation that the corporation shall pay for services actually rendered to the corporation, or allowed by the corporation as a reasonable allowance for authorized expenditures incurred on behalf of the corporation;
- 2. No substantial part of the activities of the corporation shall constitute carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office; and
- 3. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax

under Section 501(c)(3) of the Internal Revenue code of 1986, as no enacted or hereafter amended.

4. The corporation shall not lend any of its assets to any officer of director of this corporation or guarantee to any person the payment of a loan by an officer or director of this corporation.

ARTICLE IV: DIRECTORS/MEMBERS

The corporation shall have no voting members. The management and affairs of the corporation shall be at all times under the direction of the Board of Directors, whose operations in governing the corporation shall be defined by statute and by the corporation's by-laws. No Director shall have any right, title, or interest in or to any property of the corporation.

ARTICLE V: DEBT OBLIGATIONS AND PERSONAL LIABILITY

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, no shall any of the property of the members, officers or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE VI: DISSOLUTION

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provision for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, 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.

ARTICLE VII: INCORPORATOR

The incorporator(s) of this corporation is Dawn M. Holman-Smith, 1758 Forest Creek Drive, Jacksonville, Florida 32225

(Registered Agent) Dawn M) Holman-Smith

Amendment to Officers and Directors

REMOVE

- Dawn M. Holman-Smith as President 4090 Hodges Blvd, ste. 2511 Jacksonville, FL 32224
- Alex L. Smith as Vice President 4090 Hodges Blvd, ste. 2511 Jacksonville, FL 32224
- Rochelle Holman as Vice President 2903 Barrington Court Fullerton, CA 92831
- 4. Rosalynd Thomas VICE President 1227 Spring Creek Court Jacksonville, FL 32218

ADD

- Rosalynd Thomas Chairman 1227 Spring Creek Court Jacksonville, FL 32218 US
- 2. Rochelle Holman Co-Chairman 2903 Barrington Court Fullerton, CA 92831 US
- 3. Kayla Jackson Treasurer 54 Ivory Way Henrietta, NY 14467 US
- 4. Ginee Reddick Secretary 9670 Hazel Lake Drive Jacksonville, FL 32222 US
- Valerie Jackson Director
 2501 Shoma Drive
 Royal Palm Beach, FL 33414 US

The date of each amendment	(s) adoption:	15	109	
Effective date <u>if applicable</u> :	-	5	09	
	(no more than 90 days at	ter am	endment file date)	
Adoption of Amendment(s)	(CHECK O	<u>NE</u>)		
The amendment(s) was/we was/were sufficient for appr		s and th	ne number of votes car	st for the amendment(s)
There are no members or radopted by the board of dir		n the ar	mendment(s). The arr	nendment(s) was/were
hav		-incor	orator – if in the han	or other officer-if directors ands of a receiver, trustee, o
	DAWN (Typed or pr	inted n	OLMAN-Same of person signing	MHH MHH
	Chief E	XE of persi	ECULIVE on signing)	OFFICER

Page 3 of 3