(Reque	estor's Name)	
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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: Poli-Tainment	, Incorporated	
DOCUMENT NUMBER: N08000010469		
The enclosed Articles of Amendment and fee are	submitted for filing.	
Please return all correspondence concerning this	matter to the following:	
Opio Sokoni	Contact Boson	
(Name of	Contact Person)	
Poli-Tainment, Inc.	/ Company)	
12620-3 Beach Blvd. #114	Address)	
Jacksonville, Florida 32246	te and Zip Code)	
For further information concerning this matter, p	•	
Opio Sokoni (Name of Contact Person)	at (<u>818</u>) <u>588-800</u> (Area Code & Daytime	
Enclosed is a check for the following amount ma	•	•
\$35 Filing Fee \$43.75 Filing Fee & Certificate of Status	S43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center C	ircle

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation



	of	\$500	-° 711 3: 34		
D_U T	Tainmant loss	TALL ALLA	RYDFORE		
(Name of Corneration as an	Poli-Tainment, Incorporated SECRETARY OF STATE (Name of Corporation as currently filed with the Florida Dept. of State)				
(Name of Corporation as Cu	irrentiy meu with t	ne Florida Dept, of Stati	E) STILLY		
	N080000104				
(Document N	lumber of Corporati	on (if known)			
Pursuant to the provisions of section 617.100 the following amendment(s) to its Articles of		this Florida Not For Pro	fit Corporation adopts		
A. If amending name, enter the new name	e of the corporation	<u>ı:</u>			
n/a			·		
The new name must be distinguishable and abbreviation "Corp." or "Inc." "Company			porated" or the		
B. Enter new principal office address, if a	pplicable:	n/a			
(Principal office address MUST BE A STR.	EET ADDRESS)				
C. Enter new mailing address, if applical (Mailing address MAY BE A POST OF)		n/a			
(Manning was 155) (MIII 255 MI 155)					
					
D. If amending the registered agent and/o			r the name of the		
new registered agent and/or the new re	egistered office add	iress:			
Name of New Registered Agent:	n/a				
	0645 Old Bay	meadows Rd. #610,			
New Registered Office Address:		da street address)			
<u></u>	•	,			
	<u>Jacksonville</u>		, Florida 32256-7861		
		(City)	(Zip Code)		
New Registered Agent's Signature, if chan	iging Registered A	gent:			
I hereby accept the appointment as registe			the obligations of the		
position.					

Signature of New 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>	<u>Name</u>	Address	Type of Action
<u>Dir</u>	Nkechi Taifa, Esq.	5735 27th Street N.W. Washington, DC 20015	☐ Add ☐ Remove
<u>Dir</u>	Shantay Dabney	2168 Commissary Circle Odenton, MD 21113.	Add Remove
Dir	Lena Foster Williams	6566 Gentle Oaks Dr. S. Jacksonville, Fl 32244	Add Remove
Article Article Article Article Article Article Article	III - Purpose: added to language (of IV - Directors/Members: added Die V - Registered Agent: changed Review VI - Limitations: added VII - Dissolution: added VIII - Debt Obligations and Person	specific) entire articles attached) ectors (see above) and added to l egistered Agent address (see abo	ve)
Article.	IX - Incorporator: added N c	enger made 4	o incaporator
* Pleas	se find entire ARTICLES OF INCO		のしら N attached
to this	document.		
			

AMENDED ARTICLES OF INCORPORATION

The undersigned incorporator(s), (a) natural person(s) 18 years of age or older, in order to form a not for profit corporate entity under Florida Statutes, Chapter 617A, adopt(s) the following articles of incorporation.

ARTICLE I NAME/REGISTERED OFFICE

The name of this corporation shall be: **Poli-Tainment Incorporated**.

ARTICLE II PRINCIPAL PLACE OF BUSINESS ADDRESS

The corporation's registered office is located at: 7052 103rd Street Suite 305, Jacksonville, FL 32210

MAILING ADDRESS:

12620-3 Beach Blvd. #114, Jacksonville, FL 32246.

ARTICLE III PURPOSE

The specific purpose for which this corporation is organized is:

Poli-Tainment, Inc. organization is organized exclusively for educational, scientific, religious and charitable 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 corresponding section of any future federal tax code.

This corporation is organized exclusively for educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code as laid out in criteria of organizations that qualify as Section 501(c)(3) exempt organizations. To this end, Poli-Tainment Incorporated is a not-for-profit organization which uses education and entertainment to improve community relations. This organization informs the community about policy, politics, life skills and race in business, government and everyday life. Poli-Tainment accomplishes its goals via scheduled panel discussions, forums, media, dance, art and lectures that provide instruction to the public on subjects useful to the individual and beneficial to the community. The main focus is on low income communities as well as on youth in all walks of life. The end result is to create leaders,

end violence, enable understanding, improve and foster cross cultural and community relationships.

All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

ARTICLE IV DIRECTORS/MEMBERS

The manner in which directors are elected or appointed is:

First Directors will be appointed / removed by First Initial Director. Organization By-laws shall then govern appointment and removal.

Poli-Tainment Incorporated:

shall have no voting members. The management and affairs of the corporation shall be at all times under the direction of a 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.

may have members, and such membership, if any, and classes thereof, shall be as defined in the corporation's bylaws. The management and affairs of the corporation shall be at all times under the direction of a Board of Directors, whose operations in governing the corporation shall be defined by statute and by the corporation's by-laws. No member or Director shall have any right, title, or interest in or to any property of the corporation.

shall have a voting membership, and may have classes of same (if any), as defined in the corporation's bylaws. The management and affairs of the corporation shall be at all times under the direction of a Board of Directors, whose operations in governing the corporation shall be defined by statute and by the corporation's by-laws. No member or Director shall have any right, title, or interest in or to any property of the corporation.

The corporation's Board of Directors shall be comprised of the following natural persons:

Opio Sokoni, 12620-3 Beach Blvd. #114, Jacksonville, FL 32246 Robert Jackson III, 2481 Brook Parkway, Jacksonville, FL 32246 Diane Jackson, 2481 Brook Parkway, Jacksonville, FL 32246

Nkechi Taifa, Esq., 5735 27th Street, N.W., Washington, DC 20015 (2/13/2009) Shantay Dabney, 2168 Commissary Cir. Odenton, MD 21113 (3/15/2009) Lena Foster Williams, 6566 Gentle Oaks Dr., Jacksonville, FL 32244 (4/2/2009)

ARTICLE V REGISTERED AGENT

The name and Florida street address of the registered agent is: Opio Sokoni 9645 Old Baymeadows Rd. #610, Jacksonville, Fl 32256-7861

ARTICLE VI LIMITATIONS

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

- 1. No part of the net earnings of the corporation shall inure to the benefit of or be distributed to any member of the corporation not qualifying as exempt under Section 501(c)(3) of the Internal Revenue Code, as now 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 and to make payments and distributions in furtherance of the purpose clause hereof;
- 2. No substantial part of the activities of the corporation shall constitute the 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 in (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, or corresponding section of the Internal Revenue Code, or corresponding section of any future federal tax code.
- 4. The corporation shall not lend any of its assets to any officer or director of this corporation, or guarantee to any person the payment of a loan by an officer or director of this corporation.

ARTICLE VII DISSOLUTION

Upon the time of 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 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 Common Pleas of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VIII 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, nor shall any of the property of the members, officers or Directors be subject to the payment of the debts or obligations of this corporation.

(Amended and Adopted 4/3/2009)

The undersigned incorporator certifies both that he executes these Articles for the purposes herein stated, and that by such execution, he affirms the understanding that should any of the information in these Articles be intentionally or knowingly misstated, he is subject to the criminal penalties as if this document had been executed under oath.

Opio Sokoni

SIGNATURE

DATE

The date of each amendment	(s) adoption: All amendments adopted April 3, 2009
Effective date <u>if applicable</u> :	April 3, 2009 (no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/wer was/were sufficient for appr	re adopted by the members and the number of votes cast for the amendment(s) roval.
There are no members or n adopted by the board of dir	nembers entitled to vote on the amendment(s). The amendment(s) was/were sectors.
have	the chairman or vice chairman of the board, president or other officer-if directors e not been selected, by an incorporator – if in the hands of a receiver, trustee, or court appointed fiduciary by that fiduciary) (Typed or printed name of person signing) (Title of person signing)