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PARALEGAL & SECRETARIAL SUITE 2A

152 8th AVENUE S.W. LARGO, FLORIDA 33770-3613

WILLS & TYPING BANKRUPTCY & DIVORCE INCORPORATIONS

TELEPHONE 727 559-8505 FACSIMILE 585-9184

November 15, 1998

Department of State Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

TRANSMITTAL LETTER

SUBJECT: Amendment of Articles to:

500002741385--0 -01/14/99--01048--005 *****35.00 *****35.00

VID ART PRODUCTIONS, INC.

The above named corporation wishes to:

1. Change its name to BAYCOAST GROUP, INC.

Enclosed is an original and one (1) copy of the amendment to articles of incorporand a check for thirty five dollars (\$35) for Filing Fee.

FROM:

Barbara S. Hicks

152 8th Avenue, S.W., Suite 2A Largo, Florida 33770-3613

(727) 559-8505

Sincerely,

Barbara S. Hicks

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ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF VID-ART PRODUCTIONS, INC.

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendments to its articles of incorportation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added, or deleted)

ARTICLE I Corporate name

Amendment: Change the corporate name from Vid-Art Productions, Inc. BAYCOAST GROUP, INC. TO: If an amendment provides for an exchange, reclassification or carrellate SECOND: of issued shares, provisions for implementing the amendment if not contained in The amendment itself; are as follows: N/AThe date of each amendment's adoption: January 8, 1999 THIRD: Adoption of Amendment(s) (check one) FOURTH: The amendments was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval. The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s): "The number of votes cast for the amendment(s) was/were sufficient for approval by

The amendment(s) was/were adopted by the board of directors

VOTING GROUP

without shareholder action and shareholder action was not required.

X The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.

Signed this 8th day of January, 1999.

Signature

ANDREW D. HOPPING Incorporator / Director