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TO: Amendment Section Division of Corporations

NAME OF CORPORAT	ION: ACCESS-POW	ER and CO. INC.			
DOCUMENT NUMBER	POAGO	0083992			
The enclosed Articles of A	mendment and fee are su	bmitted for filing.			
Piease return all correspon	dence concerning this ma	tter to the following:			
	Meihua Xu				
	Name of Contact Person				
Firm/ Company					
1017 Hinterland Ct .					
Address Oshawa, ON L4K2M6 Canada					
	City/ State and Zip Code				
	M	eihuaxu2000@gmail.com	I		
	E-mail address; (to be us	sed for future annual repor	t notification)		
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Amendn Division P.O. Bor	Address nent Section of Corporations c 6327 see, FL 32314	Amen Divisi The C 2415	LAddress dment Section on of Corporations Tentre of Tallahassee N. Monroe Street, Suite 810 hassee, F1, 32303		

AMENDMENT TO THE ARTICLES OF INCORPORATION OF ACCESS-POWER AND CO. INC.

Pursuant to § 607.1006 of the 2017 Florida Statutes, the undersigned person, desiring to amend the Articles of Access-Power and Co. Inc.(the "Corporation"), a Florida corporation, does hereby sign, verify and deliver to the Office of the Secretary of State of Florida, this Amendment to the Articles of Incorporation for the above-named company (hereinafter referred to as the "Company"):

The amendment contained herein was approved by a Board of Directors of the Company on March 26, 2021.

FIRST: The Articles of Incorporation of the Corporation were first filed and approved by the Office of the Secretary of State of Florida on October 10, 1996. This Amendment to the Articles will become effective upon the filing of the Articles of Amendment with the Florida Secretary of State.

SECOND: That ARTICLE III shall be amended by adding at the end thereof the following: "Effective at the close of business on March 26, 2021 the Corporation shall increase its authorized Common Stock to 500,000,000 (Five Hundred Million) shares of stock with par value of \$.001.

THIRD: That ARTICLE III shall be amended by adding at the end thereof the following: "Effective at the close of business on April 5, 2021 the Corporation hereby fixes and determines the designation of the number of shares and the rights, preferences, privileges and restrictions relating to the Convertible Series A Preferred Stock, as follows:

- (a) <u>Designation</u>. The series of Series A Preferred Stock as amended, shall be designated the Convertible Series A Preferred Stock [the "Series A Stock"].
- (b) <u>Authorized Shares</u>. The number of authorized shares of Series A Stock shall be 5,000,000 (Five Million) shares with a par value of \$.0001.
- (e) <u>Liquidation Rights</u>. In the event of any liquidation, dissolution or winding up of the Corporation, either voluntary or involuntary, after setting apart or paying in full the preferential amounts due to Holders of senior capital stock, if any, the Holders of Series A Stock and parity capital stock, if any, shall be entitled to receive, prior and in preference to any distribution of any of the assets or surplus funds of the Corporation to the Holders of junior capital stock, including Common Stock, an amount equal to \$.001 per share [the "Liquidation Preference"]. If upon such liquidation, dissolution or winding up of the Corporation, the assets of the Corporation available for distribution to the Holders of the Series A Stock and parity capital stock, if any, shall be insufficient to permit in full the payment of the Liquidation Preference, then all such assets of the Corporation

shall be distributed ratably among the Holders of the Series A Stock and parity capital stock, if any. Neither the consolidation or merger of the Corporation nor the sale, lease or transfer by the Corporation of all or a part of its assets shall be deemed a liquidation, dissolution or winding up of the Corporation for purposes of this Section (c).

- (d) <u>Dividends</u>. The Series A Stock is not entitled to receive any dividends in any amount during which such shares are outstanding.
- (e) <u>Conversion Rights</u>. Each share of Series A Stock shall be convertible, at the option of the Holder, into 1,000 (One Thousand) fully paid and non-assessable shares of the Corporation's Common Stock. The foregoing conversion calculation shall be hereinafter referred to as the "Conversion Ratio."
- (i) Conversion Procedure. Upon written notice to the Holder, the Holder shall effect conversions by surrendering the certificate(s) representing the Preferred Series A Stock to be converted to the Corporation, together with a form of conversion notice satisfactory to the Corporation, which shall be irrevocable. Not later than five [5] business days after the conversion date, the Corporation will deliver to the Holder, (i) a certificate or certificates, which shall be subject to restrictive legends, representing the number of shares of Common Stock being acquired upon the conversion; provided, however, that the Corporation shall not be obligated to issue such certificates until the Series A Stock is delivered to the Corporation. If the Corporation does not deliver such certificate(s) by the date required under this paragraph (e) (i), the Holder shall be entitled by written notice to the Corporation at any time on or before receipt of such certificate(s), to receive 100 Series A Stock shares for every week the Corporations fails to deliver Common Stock to the Holder.
- (ii) Adjustments on Stock Splits. Dividends and Distributions. If the Corporation, at any time while any Series A Stock is outstanding, (a) shall pay a stock dividend or otherwise make a distribution or distributions on shares of its Common Stock payable in shares of its capital stock [whether payable in shares of its Common Stock or of capital stock of any class], (b) subdivide outstanding shares of Common Stock into a larger number of shares, (c) combine outstanding shares of Common Stock into a smaller number of shares, or (d) issue reclassification of shares of Common Stock for any shares of capital stock of the Corporation, the Conversion Ratio shall be adjusted by multiplying the number of shares of Common Stock issuable by a fraction of which the numerator shall be the number of shares of Common Stock of the Corporation outstanding after such event and of which the denominator shall be the number of shares of Common Stock outstanding before such event. Any adjustment made pursuant to this paragraph (e)(iii) shall become effective immediately after the record date for the determination of stockholders entitled to receive such dividend or distribution and shall become effective immediately after the effective date in the case of a subdivision, combination or reclassification. Whenever the Conversion Ratio is adjusted pursuant to this paragraph, the Corporation shall promptly mail to the Holder a notice setting forth the Conversion Ratio after such adjustment and setting forth a brief statement of the facts requiring such adjustment.
- (iii) <u>Adjustments on Reclassifications, Consolidations and Mergers</u>. In case of reclassification of the Common Stock, any consolidation or merger of the Corporation with or into another person, the sale or transfer of all or substantially all of the assets of the Corporation or any

compulsory share exchange pursuant to which the Common Stock is converted into other securities, eash or property, then each Holder of Series A Stock then outstanding shall have the right thereafter to convert such Series A Stock only into the shares of stock and other securities and property receivable upon or deemed to be held by Holders of Common Stock following such reclassification, consolidation, merger, sale, transfer or share exchange, and the Holder shall be entitled upon such event to receive such amount of securities or property as the shares of the Common Stock into which such Series A Stock could have been converted immediately prior to such reclassification, consolidation, merger, sale, transfer or share exchange would have been entitled. The terms of any such consolidation, merger, sale, transfer or share exchange shall include such terms so as to continue to give to the Holder the right to receive the securities or property set forth in this paragraph (e)(iv) upon any conversion following such consolidation, merger, sale, transfer or share exchange. This provision shall similarly apply to successive reclassifications, consolidations, mergers, sales, transfers or share exchanges.

- (iv) <u>Fractional Shares</u>: <u>Issuance Expenses</u>. Upon a conversion of Series A Stock, the Corporation shall not be required to issue stock certificates representing fractions of shares of Common Stock but shall issue that number of shares of Common Stock rounded to the nearest whole number. The issuance of certificates for shares of Common Stock on conversion of Series A Stock shall be made without charge to the Holder for any documentary stamp or similar taxes that may be payable in respect of the issue or delivery of such certificate, provided that the Corporation shall not be required to pay any tax that may be payable in respect of any transfer involved in the issuance and delivery of any such certificate upon conversion in a name other than that of the Holder, and the Corporation shall not be required to issue or deliver such certificates unless or until the person or persons requesting the issuance thereof shall have paid to the Corporation the amount of such tax or shall have established to the satisfaction of the Corporation that such tax has been paid.
- (f) <u>Voting Rights</u>. Except as otherwise expressly provided herein or as required by law, the Holders of shares of Series A Stock shall be entitled to vote on any and all matters considered and voted upon by the Corporation's Common Stock. The Holders of the Series A Stock shall be entitled to 1,000 (One Thousand) votes per share of Series A Stock.
- (g) Reservation of Shares of Common Stock. The Corporation covenants that it will at all times reserve and keep available out of its authorized and unissued Common Stock solely for the purpose of issuance upon conversion of Series A Stock as herein provided, free from preemptive rights or any other actual contingent purchase rights of persons other than the Holders of Series A Stock, such number of shares of Common Stock as shall be issuable upon the conversion of the outstanding Series A Stock. If at any time the number of authorized but unissued shares of Common Stock shall not be sufficient to effect the conversion of all outstanding Series A Stock, the Corporation will take such corporate action necessary to increase its authorized shares of Common Stock to such number as shall be sufficient for such purpose. The Corporation covenants that all shares of Common Stock that shall be so issuable shall, upon issue, be duly and validly authorized, issued and fully paid and non-assessable.

IN WITNESS WHEREOF, the Company has caused these Articles of Amendment to the Articles of Incorporation to be signed by Meihua Xu, its Chief Executive Officer, this 26^{th} day of March 2021.

Meihua Xu

Chief Executive Officer

The date of each amendmenti	s) adoption:	, if other than the
date this document was signed	- · · ·	
Effective date if applicable:		
	ino more than 90 days after amendmen	nt file dater
Note: If the date inserted in the document's effective date on the	is block does not meet the applicable statutory filing re- proportinent of State's records	equirements, this date will not be listed as the
Adoption of Amendment(s)	(CHECK ONE)	
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	Rhonda Keaveney	
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