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September 15, 2011

FLORIDA DEPARTMENT OF STATE

DIVERSITY GROUP INTERNATIONAL, INC.

375 PARK AVE STE 2607 NEW YORK, NY 10152

SUBJECT: DIVERSITY GROUP INTERNATIONAL, INC.

REF: P97000092145

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The current name of the entity is as referenced above. Please correct your document accordingly.

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Teresa Brown Regulatory Specialist II FAX Aud. #: H11000225780 Letter Number: 411A00021359



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H11000225780

Articles of Amendment to Articles of Incorporation

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Diversity Group International, Inc. (Name of Corporation as currently filed with the Florida Dept. of State P97000092145 (Document Number of Corporation (if known)

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida Profit Corporation adopts the following. amendment(s) to its Articles of Incorporation:

name must be distinguishable and contain abbreviation "Corp.," "Inc.," or Co.," or t name must contain the word "chartered," "p	he designation "Corp," "Inc,	" or "Co". A professional corpora
B. <u>Enter new principal affice address, if a</u> (Principal office address <u>MUST BE A STRA</u>		
C. Enter new mailing address, if applicable (Mailing address MAY BE A POST OF		
D. If amending the registered agent and/o new registered agent and/or the new re		Florida, enter the name of the
Name of New Registered Agent:		
New Registered Office Address:	(Florida street a	
•	(City)	, Florida, Cip Code)

Page 1 of 3

Signature of New Registered Agent, if changing

N 1 1 0 0 0 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	
If amending the Officers and/or Directors, enter the title and name of each officer/director be	ìng

	<u>Name</u>	Address	Type of Action
* 			
		 	
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<u>provisi</u>	mendment provides for an exchange, ons for implementing the amendmen not applicable, indicate N/A)	reclassification, or cancell t if not contained in the ap	ation of issued shares, rendment itself:
<u>provisi</u>	ons for implementing the amendmen	reclassification, or cancell t if not contained in the ap	ation of issued shares, rendment itself:

Page 2 of 3

The date of each amendment	(s) adoption: <u>09/13/2011</u>
Effective date if applicable:	(date of adoption is required)
	(no more than 90 days after amendment file date)
Adoption of Amendment(s).	(CHECK ONE)
The amendment(s) was/we by the shareholders was/w	re adopted by the shareholders. The number of votes cast for the amendment(sere sufficient for approval.
The amendment(s) was/we must be separately provide	te approved by the shareholders through voting groups. The following statement of 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	, n
•	(voting group)
The amendment(s) was/we action was not required.	are adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/we action was not required.	re adopted by the incorporators without shareholder action and shareholder
Dated	9-13-2011
Signature	Dath L. Koverton
	a director, president or other officer - if directors or officers have not been
	exted, by an incorporator - if in the hands of a receiver, trustee, or other court
app	ointed fiduciary by that fiduciary)
	Kathleen Roberton
	(Typed or printed name of person signing)
	President
	(Title of person signing)

CERTIFICATE OF DESIGNATIONS, PREFERENCES AND RIGHTS OF SERIES A CONVERTIBLE PREFERRED STOCK, \$.001 PAR VALUE PER SHARE

Diversity Group International, Inc., a corporation organized and existing under the laws of the State of Florida (the "Corporation"), hereby certifies that the following resolution was adopted by the Board of Directors of the Corporation (the "Board") on September 13, 2011 in accordance with the provisions of its Certificate of Incorporation (as amended and restated through the date hereof, the "Certificate of Incorporation") and Bylaws. The authorized series of the Corporation's previously-authorized preferred stock shall have the following preferences, privileges, powers and restrictions thereof, as follows:

RESOLVED, that pursuant to the authority granted to and vested in the Board in accordance with the provisions of the Certificate of Incorporation and by-laws of the Corporation, each as amended or amended and restated through the date hereof, the Board hereby authorizes a series of the Corporation's previously authorized preferred stock (the "Preferred Stock"), and hereby states the designation and number of shares, and fixes the relative rights, preferences, privileges, powers and restrictions thereof as follows:

I. NAME OF THE CORPORATION

Diversity Group International, Inc.

11. DESIGNATION AND AMOUNT; DIVIDENDS

- A. <u>Designation</u>. The designation of said series of preferred stock shall be Series A Convertible Preferred Stock, \$.001 par value per share (the "Series A Preferred Stock").
- B. Number of Shares. The number of shares of Series A Preferred Stock authorized shall be one hundred million (100,000,000). Each share of Series A Preferred Stock shall have a stated value equal to \$.001 (as may be adjusted for any stock dividends, combinations or splits with respect to such shares) (the "Series A Stated Value").
- C. <u>Dividends</u>: Initially, there will be no dividends due or payable on the Series A Preferred Stock. Any future terms with respect to dividends shall be determined by the Board consistent with the Corporation's Certificate of Incorporation. Any and all such future terms concerning dividends shall be reflected in an amendment to this Certificate, which the Board shall promptly file or cause to be filed.

III. <u>LIQUIDATION RIGHTS</u>.

In the event of any liquidation, dissolution or winding up of the affairs of the Corporation, whether voluntary or involuntary, the holder of Series A Preferred shall be entitled to receive, on parity with the holders Common Stock, assets of the Corporation available for distribution to the holders of capital stock of the Corporation. The Series A Preferred shall not have any priority or preference with respect to any distribution of any of the assets of the Corporation. Neither a consolidation or merger of the Corporation with another corporation or other entity nor a sale, transfer, lease or exchange of all or part of the Corporation's assets will be considered a liquidation, dissolution or winding up of the affairs of the Corporation for purposes of this Article III.

- IV. <u>CONVERSION</u>. In the event of a conversion of shares (the "Conversion") of Series A Preferred Stock to shares of common stock, par value \$.001 per share (the "Common Stock"), each one share of Series A Preferred Stock shall be converted into one (1) share of Common Stock.
- A. Conversion at the Option of the Holder. (a) Each share of Series A Preferred Stock is convertible, in whole or in part, at the option of the Holder thereof ("Optional Conversion"), into one share of Common Stock (the "Conversion Rate").
- B. Mechanics of Conversion. The conversion right of a holder shall be exercised by the holder of shares of Series A Preferred Stock by the surrender to the Corporation of the certificates representing shares of Series A Preferred Stock to be converted at any time during usual business hours at its principal place of business or the offices of the Transfer Agent, accompanied by written notice to the Corporation that the holder elects to convert all or a portion of the shares of Series A Preferred Stock represented by such certificate and specifying the name or names (with address) in which a certificate or certificates or other appropriate evidence of ownership representing shares of Common Stock are to be issued and (if so required by the Corporation or the Transfer Agent) by a written instrument or instruments of transfer in form reasonably satisfactory to the Corporation or the Transfer Agent duly executed by the holder of Series A Proferred Stock or its duly authorized legal representative. The date on which a holder of Series A Preferred Stock satisfies the foregoing requirements for conversion is referred to herein as the "Conversion Date." The Corporation will deliver shares of Common Stock due upon conversion. Immediately prior to the close of business on the Conversion Date, each converting holder of Series A Preferred Stock shall be deemed to be the holder of record of the shares of Common Stock issuable upon conversion of such holder's Series A Preferred Stock notwithstanding that the share register of the Company shall then be closed or that certificates or other appropriate evidence of ownership representing such Common Stock shall not then be actually delivered to such holder. On the Conversion Date, all rights with respect to the shares of Series A Preferred Stock so converted, including the rights, if any, to receive notices, will terminate, except the rights of Holders thereof to (a) receive certificates or other appropriate evidence of ownership representing the number of whole shares of Common Stock into which such shares of Series A Preferred Stock have been converted and (b) exercise the rights to which they are entitled as holders of Common Stock
- C. <u>Settlement upon Conversion</u>. The Company shall satisfy its obligation to deliver shares of Common Stock upon conversion of Series A Preferred Stock by delivering to holders of Series A Preferred Stock surrendering shares for conversion the applicable number of shares in accordance with the Conversion Rate, as soon as practicable after the third Trading Day (but in no event later than the fifth Business Day) following the Conversion Date.
- D. No Fractional Shares: No fractional shares of Common Stock will be issued from the Conversion of the Series A Preferred Stock. If the Conversion of Series A Preferred Stock would result in the issuance of a fractional share of Common Stock to a holder (aggregating all shares of Series A Preferred Stock being converted pursuant to a given Conversion), then the Corporation shall issue one share of Common Stock to each holder of Series A Preferred Stock with a fractional share as the result of the Conversion.

v. <u>RANK</u>

All shares of the Series A Preferred Stock shall rank (i) senior to the Corporation's Common Stock, par value \$.001 per share (the "Common Stock"), and any other class or series of capital stock of the Corporation hereafter created, (ii) pari passu with any class or series of capital stock of the Corporation hereafter created and specifically ranking, by its terms, on par with the Series A Preferred Stock and (iii) junior to any class or series of capital stock of the Corporation hereafter created specifically ranking, by

its terms, senior to the Series A Preferred Stock, in each case as to distribution of assets upon liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary.

VL. <u>VOTING RIGHTS</u>

Each one share of the Series A Preferred Stock shall have voting rights equal to one (1) vote of Common Stock. With respect to all matters upon which stockholders are entitled to vote or to which stockholders are entitled to give consent, the holders of the outstanding shares of Series A Preferred Stock shall vote together with the holders of Common Stock, without regard to class, except as to those matters on which separate class voting is required by applicable law or the Corporation's Certificate of Incorporation or by-laws.

VII. MISCELLANEQUS

- A. <u>Status of Converted or Redeemed Stock</u>: In case any shares of Series A Preferred Stock shall be redeemed or otherwise repurchased or reacquired, the shares so redeemed, repurchased, or reacquired shall resume the status of authorized but unissued shares of preferred stock, and shall no longer be designated as Series A Preferred Stock.
- B. <u>Lost or Stolen Certificates</u>: Upon receipt by the Corporation of (i) evidence of the loss, theft, destruction or mutilation of any Preferred Stock Certificate(s) and (ii) in the case of loss, theft or destruction, indemnity (with a bond or other security) reasonably satisfactory to the Corporation, or in the case of mutilation, the Preferred Stock Certificate(s) (surrendered for cancellation), the Corporation shall execute and deliver new Preferred Stock Certificates. However, the Corporation shall not be obligated to reissue such lost, stolen, destroyed or mutilated Preferred Stock Certificates if the holder of Series A Preferred Stock contemporaneously requests the Corporation to convert such holder's Series A Preferred Stock.
- C. <u>Waiver</u>: Notwithstanding any provision in this Certificate of Designation to the contrary, any provision contained herein and any right of the holders of Series A Preferred Stock granted hereunder may be waived as to all shares of Series A Preferred Stock (and the holders thereof) upon the unanimous written consent of the holders of the Series A Preferred Stock.
- D. Notices: Any notices required or permitted to be given under the terms hereof shall be sent by certified or registered mail (return receipt requested) or delivered personally, by nationally recognized overnight carrier or by confirmed facsimile transmission, and shall be effective five (5) days after being placed in the mail, if mailed, or upon receipt or refusal of receipt, if delivered personally or by nationally recognized overnight carrier or confirmed facsimile transmission, in each case addressed to a party as set forth below, or such other address and telephone and fax number as may be designated in writing hereafter in the same manner as set forth in this Section.

If to the Corporation:

Diversity Group International, Inc. 375 Park Avenue, Suite 2607 New York, New York 10152 Attention: Kathleen Roberton: Telephone: 214-354-0700

Facsimile: 214-347-0750

If to the holders of Series A Proferred Stock, to the address listed in the Corporation's books and records.

IN WITNESS WHEREOF, the undersigned has signed this certificate as of the 13 day of September, 2011.

DIVERSITY GROUP INTERNATIONAL, INC.

By: /s/ Kathleen Roberton

Name: Kathleen Roberton

Title: President and Chief Executive

Officer

4812-3429-1465, v. 8

CERTIFICATE OF DESIGNATIONS, PREFERENCES AND RIGHTS OF SERIES B PREFERRED STOCK, \$ 001 PAR VALUE PER SHARE

Diversity Group International, Inc., a corporation organized and existing under the laws of the State of Florida (the "Corporation"), hereby certifies that the following resolution was adopted by the Board of Directors of the Corporation (the "Board") on September 13, 2011 in accordance with the provisions of its Articles of Incorporation (as amended and may be amended from time to time, the "Articles of Incorporation") and by-laws. The authorized series of the Corporation's previously-authorized preferred stock shall have the following preferences, privileges, powers and restrictions thereof, as follows:

RESOLVED, that pursuant to the authority granted to and vested in the Board in accordance with the provisions of the Articles of Incorporation, as amended, and by-laws of the Corporation, the Board hereby authorizes a series of the Corporation's previously authorized preferred stock (the "Preferred Stock"), and hereby states the designation and number of shares, and fixes the relative rights, preferences, privileges, powers and restrictions thereof as follows:

I. NAME OF THE CORPORATION

Diversity Group International, Inc.

II. <u>DESIGNATION AND AMOUNT; DIVIDENDS</u>

- A. <u>Designation</u>. The designation of said scries of preferred stock shall be Series B Preferred Stock, \$.001 par value per share (the "Series B Preferred").
- B. <u>Number of Shares</u>. The number of shares of Series B Preferred authorized shall be one (1) share and shall have a stated value equal to \$.001 (as may be adjusted for any stock dividends, combinations or splits with respect to such shares) (the "Series B Stated Value").
- C. <u>Dividends</u>: Initially, there will be no dividends due or payable on the Series B Preferred. Any future terms with respect to dividends shall be determined by the Board consistent with the Corporation's Articles of Incorporation. Any and all such future terms concerning dividends shall be reflected in an amendment to this Certificate, which the Board shall promptly file or cause to be filed.

111. LIQUIDATION RIGHTS.

In the event of any liquidation, dissolution or winding up of the affairs of the Corporation, whether voluntary or involuntary, the holder of Series B Preferred shall be entitled to receive, on parity with the holders Common Stock, assets of the Corporation available for distribution to the holders of capital stock of the Corporation. The Series B Preferred shall not have any priority or preference with respect to any distribution of any of the assets of the Corporation. Neither a consolidation or merger of the Corporation with another corporation or other entity nor a sale, transfer, lease or exchange of all or part of the Corporation's assets will be considered a liquidation, dissolution or winding up of the affairs of the Corporation for purposes of this Article III.

IV. RANK

All shares of the Series B Preferred shall rank (i) senior to the Corporation's common stock, par value \$.001 per share ("Common Stock"), senior the Corporation's Series A Convertible Preferred Stock and any other class or series of capital stock of the Corporation hereafter created, (ii) pari passu with any class or series of capital stock of the Corporation hereafter created and specifically ranking, by its terms, on par with the Series B Preferred and (iii) junior to any class or series of capital stock of the Corporation hereafter created specifically ranking, by its terms, senior to the Series B Preferred, in each case as to distribution of assets upon liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary.

VI. <u>VOTING RIGHTS</u>

Each one (1) share of the Series B Preferred shall have voting rights equal to (x) the total issued and outstanding Common Stock and Preferred Stock eligible to vote at the time of the respective vote divided by (y) forty nine one-hundredths (0.49) minus (z) the total issued and outstanding Common Stock plus Preferred Stock eligible to vote at the time of the respective vote. For the avoidance of doubt, if the total issued and outstanding Common Stock plus Preferred Stock eligible to vote at the time of the respective vote is 5,000,000, the voting rights of the Series B Preferred shall be equal to 5,204,082 (e.g. (5,000,000 / 0.49) - 5,000,000 = 5,204,082).

VII. <u>PROTECTION PROVISIONS</u>

So long as any shares of Series B Preferred are outstanding, the Corporation shall not, without first obtaining the unanimous written consent of the holders of Series B Preferred, alter or change the rights, preferences or privileges of the Series B Preferred so as to affect adversely the holders of Series B Preferred.

XIII. MISCELLANEOUS

- A. <u>Status of Redeemed Stock</u>: In case any shares of Series B Preferred shall be redeemed or otherwise reacquired, the shares so redeemed or reacquired shall resume the status of authorized but unissued shares of preferred stock, and shall no longer be designated as Series B Preferred.
- B. <u>Lost or Stolen Certificates</u>: Upon receipt by the Corporation of (i) evidence of the loss, theft, destruction or mutilation of any Preferred Stock Certificate(s) and (ii) in the case of loss, theft or destruction, indemnity (with a bond or other security) reasonably satisfactory to the Corporation, or in the case of mutilation, the Preferred Stock Certificate(s) (surrendered for cancellation), the Corporation shall execute and deliver new Preferred Stock Certificates.
- C. <u>Waiver</u>: Notwithstanding any provision in this Certificate of Designation to the contrary, any provision contained herein and any right of the holders of Series B Preferred granted hereunder may be waived as to all shares of Series B Preferred (and the holders thereof) upon the unanimous written consent of the holders of the Series B Preferred.
- D. Notices: Any notices required or permitted to be given under the terms hereof shall be sent by certified or registered mail (return receipt requested) or delivered personally, by nationally recognized overnight carrier or by confirmed facsimile transmission, and shall be effective five (5) days after being placed in the mail, if mailed, or upon receipt or refusal of receipt, if delivered personally or by nationally recognized overnight carrier or confirmed facsimile transmission, in each case addressed to a

party as set forth below, or such other address and telephone and fax number as may be designated in writing hereafter in the same manner as set forth in this Section.

If to the Corporation:

Diversity Group International, Inc. 375 Park Avenue, Suite 2607 New York, NY 10152 Attention: Kathleen Roberton;

Telephone: 214-347-0700 Facsimile: 214-347-0750

If to the holder of Series B Preferred, to the address listed in the Corporation's books and records.

IN WITNESS WHEREOF, the undersigned has signed this certificate as of the 13 day of September, 2011.

DIVERSITY GROUP INTERNATIONAL, INC.

By: /s/ Kathleen Roberton

Name: Kathleen Roberton

Title: President and Chief Executive

Officer