# F/1000000234

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
(Socialisti Vallissi)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:
THIS WAS FILED AGAINST THE WRONG CORP THIS CORPORATION ISN'T EVEN FILED WITH DEPARTMENT OF STATE.



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Office Use Only

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#### **COVER LETTER**

TO: Amendment Section Division of Corporations	
	Data Solutions, Inc.
Nam	e of Corporation
DOCUMENT NUMBER:	F11000000234
The enclosed Amendment and fee are sub	mitted for filing.
Please return all correspondence concerni	ng this matter to the following:
Stephen L. Camp	
Name of Contact Person	
Stephen L. Camp, P.C	·
Firm/Company	<del></del>
4679 Newell Drive	
Address	
Marietta, Georgia 3006 City/State and Zip Code	2
City/State and Zip Code	
scamplaw@hotmail	com
E-mail address: (to be used for future and	nual report notification)
For further information concerning this ma	atter, please call:
Stephen L. Camp Name of Contact Person	at (404) 660-2576 Area Code & Daytime Telephone Number
Enclosed is a check for the following amount	unt:
\$35.00 Filing Fee S43.75 Filing Fee Certificate of State	& \$43.75 Filing Fee & Certificate of Status & Certified Copy (Additional copy is enclosed)  \$52.50 Filing Fee, Certificate of Status & Certified Copy (Additional copy is enclosed)
Mailing Address:	Street Address:
Amendment Section	Amendment Section
Division of Corporations P.O. Box 6327	Division of Corporations Clifton Building
Tallahassee, FL 32314	2661 Executive Center Circle

Tallahassee, FL 32301

## PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504, F.S.)

	(1	SECTION I -3 MUST BE COMPLETED)	SEC TALL.
		F11000000234	AR PR
	(Docume	ent number of corporation (if known)	
1		n Data Solutions, Inc. it appears on the records of the Department of State	
	(Name of corporation as	it appears on the records of the Department of State	≫ 🛣
_	Delaware	01/1	9/2011 <b>5</b>
2	(Incorporated under laws of)	(Date authorized to do b	usiness in Florida)
	·	SECTION II TE ONLY THE APPLICABLE CHANGES)	
4. If the an	mendment changes the name of the c	corporation, when was the change effected to	under the laws of
its juris	diction of incorporation?	October 26, 2005	
5.	Aı	nvil Holding Corporation	
(Name o	of corporation after the amendment, priate abbreviation, if not contained i	adding suffix "corporation," "company," c	or "incorporated," or
	Iron Data	Solutions, Inc. (Anvil Holding)	
		alternate corporate name adopted for the p	urpose of transacting
6. If the an	mendment changes the period of dur	ation, indicate new period of duration.	
		(New duration)	
7. If the an	mendment changes the jurisdiction o	f incorporation, indicate new jurisdiction.	
		(New jurisdiction)	
90 days having o	d is a certificate or document of sim prior to delivery of the application to custody of corporate records in the in Signature of addirector, president or other of a receiver or other court appointed fiducial	ilar import, evidencing the amendment, aut o the Department of State, by the Secretary urisdiction under the laws of which it is inc	henticated not more than of State or other official orporated.
0		Assistant Secr	etarv
	Stephen L. Camp  (Typed or printed name of person signin		

## Delaware

PAGE 1

#### The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED ARE TRUE AND CORRECT

COPIES OF ALL DOCUMENTS ON FILE OF "ANVIL HOLDING CORPORATION"

AS RECEIVED AND FILED IN THIS OFFICE.

THE FOLLOWING DOCUMENTS HAVE BEEN CERTIFIED:

CERTIFICATE OF INCORPORATION, FILED THE TWENTIETH DAY OF JUNE, A.D. 2001, AT 3 O'CLOCK P.M.

CERTIFICATE OF CORRECTION, FILED THE TWENTIETH DAY OF AUGUST, A.D. 2002, AT 9 O'CLOCK A.M.

CERTIFICATE OF AMENDMENT, CHANGING ITS NAME FROM "IRON DATA SOLUTIONS, INC." TO "ANVIL HOLDING CORPORATION", FILED THE TWENTY-SIXTH DAY OF OCTOBER, A.D. 2005, AT 2:59 O'CLOCK P.M.

CERTIFICATE OF AMENDMENT, FILED THE SECOND DAY OF NOVEMBER,

A.D. 2007, AT 11:10 O'CLOCK A.M.

CERTIFICATE OF AMENDMENT, FILED THE TWENTY-FIRST DAY OF NOVEMBER, A.D. 2007, AT 8 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID

CERTIFICATES ARE THE ONLY CERTIFICATES ON RECORD OF THE

AFORESAID CORPORATION, "ANVIL HOLDING CORPORATION".

3405988 8100H

110370636

Jeffrey W. Bullock, Secretary of State

AUTHENT\(CATION: 8666117\)

DATE: 04-01-11

You may verify this certificate online at corp.delaware.gov/authver.shtml

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 03:00 PM 06/20/2001 010296968 - 3405988

## CERTIFICATE OF INCORPORATION OF IRON DATA SOLUTIONS, INC.

FIRST. The name of the corporation (hereinafter called the "Corporation") is: IRON DATA SOLUTIONS, INC.

SECOND. The address of the Corporation's registered office in the State of Delaware is: 2711 Centerville Rd. Suite 400, Wilmington, DE 19808 (New Castle County). The registered agent in charge thereof is Corporation Service Company.

THIRD. The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware (the "Code").

FOURTH. The Corporation is authorized to issue two classes of shares to be designated respectively as Preferred Stock ("Preferred Stock") and Common Stock ("Common Stock"). The total number of shares of capital stock that the Corporation is authorized to issue is 40,000,000. The total number of shares of Preferred Stock this Corporation shall have authority to issue is 20,000,000. The total number of shares of Common Stock this Corporation shall have authority to issue is 20,000,000. The Preferred Stock shall have a par value of \$0,0001 per share and the Common Stock shall have a par value of \$0,0001 per share.

The Board of Directors of the Corporation is authorized, pursuant to Section 151 of the Code (and any successor provision thereof), to determine by resolution, in whole or in part, without shareholder action, the preferences, limitations and relative rights of one or more series within the class of Preferred Stock, and to designate the number of shares within that series before the issuance of any shares of that series, including, without limitation, the determination of dividend rights, conversion rights, voting powers, designations, qualifications, restrictions, rights and terms of redemption (including sinking find provisions and liquidation preferences), all to the fullest extent now or hereafter permitted by the Code.

FIFTH. The name and address of the incorporator is Michael P. Marshall, Jr., Miller & Martin LLP. 1275 Peachtree Street, N.E., Seventh Floor, Adants, Georgia 30309-3576

SIXTH. Elections of directors need not be by written ballot unless the bylaws of the Corporation shall so provide.

<u>SEVENTH</u>. No director shall be personally liable to the Corporation or its stockholders for monetary damages for any breach of fiduciary duty by such director as a director. Notwithstanding the foregoing sentence, a director shall be liable to the extent provided by applicable law, (i) for breach of the

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director's duty of loyalty to the Corporation or its stockholders, (ii) for acts or omissions not in good faith of law, (iii) pursuant to Section 174 of the Delaware Corporation Law or (iv) for any transaction from which the director derived an improper personal benefit. If the Code is amended to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of this Corporation shall be eliminated or limited to the fullest extent permitted by the Code, as so amended.

To the fullest extent pennitted by applicable law, this Corporation is authorized to provide indemnification to (and advancement of expenses to) directors, officers and agents of this Corporation (and any other persons to which Code permits this corporation to provide indemnification) through bylaw provisions, agreements with such agents or other persons, vote of shareholders or disinterested directors or otherwise, in excess of the indemnification and advancement otherwise permitted by the Code, subject only to limits created by applicable law (statutory or non-statutory), with respect to actions for breach of duty to this Corporation, its shareholders, and others.

Any amendment, roped or modification of the foregoing provisions of this Article SEVENTH shall not adversely affect any right or protection of a director, officer, agent, or other person existing at the time, or increase the liability of any director, officer, agent, or other person with respect to any acts or omissions of such director, officer, agent or other person occurring prior to such amendment, repeal or modification.

<u>EIGHTH</u>. Meetings of shareholders may be held within or outside of the State of Delaware, as the bylaws may provide. The books of this Corporation may be kept (subject to any provision contained in the statutes) outside the State of Delaware at such other place or places as may be designated from time to time by the Board of Directors or in the bylaws of this Corporation.

NINTH. Except as otherwise provided herein, the Corporation reserves the right to adopt, repeal, rescind or amend in any respect any provisions contained in this Certificate of Incorporation in the manner now or hereafter prescribed by applicable law, and all rights conferred on stockholders herein are granted subject to this reservation.

IN WITNESS WHEREOF, the undersigned has executed these articles on June 19, 2001.

Michael P. Marshall, Jr., Incorporator

# CERTIFICATE OF CORRECTION TO THE CERTIFICATE OF INCORPORATION OF IRON DATA SOLUTIONS, INC.

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This Certificate of Correction is being file pursuant to Section 103(f) of the Delaware General Corporation Law to correct the Certificate of Incorporation of Iron Data Solutions, Inc. (the "Corporation").

II.

The number of authorized shares as set forth in the paragraph labeled "FOURTH" in the Corporation's Certificate of Incorporation was stated incorrectly. The correct number of authorized shares is 4,000. The portion of the Company's Certificate of Incorporation in corrected form is as follows:

"FOURTH. The Corporation is authorized to issue two classes of shares to be designated respectively as Preferred Stock ("Preferred Stock") and Common Stock ("Common Stock"). The total number of shares of capital stock that the Corporation is authorized to issue is 4,000. The total number of shares of Preferred Stock this Corporation shall have the authority to issue is 2,000. The total number of shares of Common Stock this Corporation shall have the authority to issue is 2,000. The Preferred Stock shall have a par value of \$0.0001 per share and the Common Stock shall have a par value of \$0.0001 per share.

The Board of Directors of the Corporation is authorized, pursuant to Section 151 of the Code (and any successor provision thereof), to determine by resolution, in whole or in part, without shareholder action, the preferences, limitations and relative rights of one or more series within the class of Preferred Stock, and to designate the number of shares of that series, including, without limitation, the determination of dividend rights, conversion rights, voting powers, designations, qualifications, restrictions, rights and terms of redemption (including sinking fund provisions and liquidation preferences), all to the fullest extent now or hereafter permitted by the Code."

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IN WITNESS WHEREOF, this Certificate of Correction is hereby executed as of the 14th day of August 2002.

Stephen L. Camp, Assistant Secretary

State of Delaware Secretary of State Division of Corporations Delivered 02:59 PM 10/26/2005 FILED 02:59 PM 10/26/2005 SRV 050875543 - 3405988 FILE

## ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF IRON DATA SOLUTIONS, INC.

The Articles of Incorporation of Iron Data Solutions, Inc. (the "Corporation") are hereby amended as follows:

The first Article of the Articles of Incorporation shall amended in its entirety for the purpose of changing the Corporation's corporate name, as follows:

FIRST: The name of the Corporation shall be Anvil Holding Corporation.

SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amendment.

THIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, said corporation has caused this certificate to

This Amendment shall be effective as of the date of filing.

These Articles of Amendment are executed this 26th day of October, 2005.

by: Lefther D. Smoots Dravid

State of Delaware Secretary of State Division of Corporations Delivered 11:17 AM 11/02/2007 FILED 11:10 AM 11/02/2007 SRV 071183675 - 3405988 FILE

### CERTIFICATE OF AMENDMENT ANVIL HOLDING CORPORATION

I. The Certificate of Incorporation of Anvil Holding Corporation (the "Corporation") is hereby amended to add the following Article Tenth to the Certificate of Incorporation:

No share of capital stock or other interest in Anvil Holding Corporation may be issued or transferred to any person, except as permitted by (1) that certain Executive Equity Agreement, dated as of October 30, 2007, by and among Anvil Holding Corporation, Iron Data Solutions, LLC, a Georgia limited liability company, and Jeffrey Smock and (2) that certain Executive Equity Agreement, dated as of October 30, 2007, by and among Anvil Holding Corporation, Iron Data Solutions, LLC, and Michael Coles.

- 2. The foregoing amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware.
  - 3. This Amendment shall be effective as of the date of filing.

This Certificate of Amendment are executed this 30th day of October, 2007.

Jeffrey D. Smock, President

State of Delaware Secretary of State Division of Corporations Deliyered 08:00 AM 11/21/2007 FILED 08:00 AM 11/21/2007 SRV 071246966 - 3405988 FILE

### CERTIFICATE OF AMENDMENT ANVIL HOLDING CORPORATION

I. The Certificate of Incorporation of Anvil Holding Corporation (the "Corporation") is hereby amended to add the following Article to the Certificate of Incorporation:

No share of capital stock or other interest in Anvil Holding Corporation may be issued or transferred to any person, except as permitted by (1) that certain Executive Equity Agreement, dated as of October 30, 2007, by and among Anvil Holding Corporation, Iron Data Solutions, LLC, a Georgia limited liability company, and Jeffrey Smock and (2) that certain Executive Equity Agreement, dated as of October 30, 2007, by and among Anvil Holding Corporation, Iron Data Solutions, LLC, and Michael Coles.

- 2. The foregoing amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware.
  - 3. This Amendment shall be effective as of the date of filing.

This Certificate of Amendment are executed this 30<sup>th</sup> day of October, 2007.

Jeffrey D. Smock President