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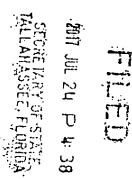
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JUL 2 7 2017

T. LEMIEUX

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₩ COVER	LETTER
TO: Amendment Section Division of Corporations	
Insight Direct USA, Inc.	
SUBJECT: Name of Surviving Corpora	tion
State of Starts ing Corpora	
The enclosed Articles of Merger and fee are submitted	for filing!
	a.u.
Please return all correspondence concerning this matter	to following:
No. 1. Dr. W. W.	
Michael L. Walker	
Contact Person	
Insight Direct USA, Inc.	
Firm/Company	
6820 S. HARL Ave.	
Address	
Tempe, AZ 85283	
City/State and Zip Code	
·	
swest2@insight.com	
E-mail address: (to be used for future annual report notificati	on)
For further information concerning this matter, please c	alt:
	222.2425
Michael L. Walker or Sherri L. West	480 333-3425 A ()
Name of Contact Person	Area Code & Daytime Telephone Number
Certified copy (optional) \$8.75 (Please send an addit	ional copy of your document if a certified copy is requested)
STREET ADDRESS:	MAILING ADDRESS:
Amendment Section	Amendment Section
Division of Corporations	Division of Corporations
Clifton Building	P.O. Box 6327
2661 Executive Center Circle Tallahassee, Florida 32301	Tallahassee, Florida 32314
	1

ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act. pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the sur	viving corporation:	
Name	Jurisdiction	Document Number (If known/applicable)
Insight Direct USA, Inc.	Illinois	F95000002053
Second: The name and jurisdiction of each	merging corporation	n:
Name	Jurisdiction	Document Number (If known/ applicable)
Datalink Corporation	Minnesota	F98000006770
		TO THE PERSON OF
Third: The Plan of Merger is attached. Fourth: The merger shall become effective Department of State.	on the date the Artic	cles of Merger are filed with the Florida
than 90 days a Note: If the date inserted in this block does not mee document's effective date on the Department of State	after merger file date.) It the applicable statutory e's records.	ive date cannot be prior to the date of filing or more filing requirements, this date will not be listed as the
Fifth: Adoption of Merger by <u>surviving</u> c The Plan of Merger was adopted by the shared by the sha	· - ·	
The Plan of Merger was adopted by the boa and shareholder	rd of directors of the	- -
Sixth: Adoption of Merger by <u>merging</u> con The Plan of Merger was adopted by the share		
The Plan of Merger was adopted by the boa and shareholder	rd of directors of the	

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Insight Direct USA, Inc.	michael & Worlker	Michael L. Walker, Assistant Secretary
Datalink Corporation	Michael & Worlker	Lynn Willden, Treasurer
		
		-

Office of the Minnesota Secretary of State

FILED

MAY 01 2017

JESSE WHITE BECRETARY OF STATE

I, Steve Simon, Secretary of State of Minnesota, do certify that: The filing(s) listed below were filed in the Minnesota computerized/central filing system on the date(s) listed below and that the copies associated with this certification are a true and complete copy of those filings as filed in that system.

Filing(s) filed on:

Filing Date

Filing Type

Filing Number

01/06/2017

Merger Survivor - Business Corporation

926865100057

(Domestic)

This certificate has been issued on: 05/01/2017

Steve Simon

Secretary of State

State of Minnesota

IN WITNESS WHEREOF, each of the parties hereto have caused these Articles of Merger to be duly executed by its duly authorized officer as of the date hereof.

Executed on 30th day of April, 2017.

DATALINK CORPORATION, a Minnesota corporation

By:

Name: Glynis A

Title: Chief Financial Offi ing ang kalanggan dan kalanggan kalanggan dan kalanggan kalanggan kalanggan kalanggan kalanggan kalanggan kala Panggan kalanggan ka

EXHIBIT A

PLAN OF MERGER

(Please see the attached.)

- 1.2 Articles of Merger; Effective Time. The Parties shall file the Articles of Merger attached hereto as Exhibit A (the "Minnesota Articles of Merger") with the Secretary of State of the State of Minnesota and the Articles of Merger attached hereto as Exhibit B (the "Illinois Articles of Merger") with the Secretary of State of the State of Illinois, in each case, as soon as practicable after the execution and delivery of this Agreement by the Parties, and shall take such further steps as shall be reasonably required to cause the Merger to be effective as of the Effective Time. The Merger shall become effective as of May 1. 2017 (the "Effective Time").
- 1.3 Effects of the Merger. At the Effective Time, the effects of the Merger shall be as provided by this Agreement and the applicable provisions of the MBCA and the IBCA. Without limiting the generality of the foregoing and subject thereto, at the Effective Time, by virtue of the Merger and without any action on the part of any Party:
 - (a) Immediately following the Merger, the name of the Surviving Entity shall be "Insight Direct USA, Inc.";
 - (b) The Articles of Incorporation of the Company, as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation of the Surviving Entity until altered or amended in accordance with the provisions thereof and the IBCA;
 - (c) The Bylaws of the Company (the "Bylaws"), as in effect immediately prior to the Effective Time, shall be the Bylaws of the Surviving Entity until altered, amended or repealed in accordance with the provisions thereof and the IBCA;
 - (d) The directors and officers of the Company in office immediately prior to the Effective Time shall be the directors and officers of the Surviving Entity, with each director and officer retaining his or her respective positions, from and after the Effective Time until their respective successors are duly elected and qualified;
 - (e) The designated registered agent for service of process for the Company immediately prior to the Effective Time will be the registered agent for service of process for the Surviving Entity; and
 - (f) All the properties, rights, privileges, immunities, powers and franchises of the Company and Datalink shall vest in the Surviving Entity, and all debts, liabilities, obligations and duties of the Company and Datalink shall become the debts, liabilities, obligations and duties of the Surviving Entity.

ARTICLE 2. CANCELLATION AND CONVERSION OF SHARES

2.1 At the Effective Time, by virtue of the Merger and without any further action on the part of Datalink or the Company (or the Surviving Entity), each share of stock then held by Datalink or held in Datalink's treasury shall automatically be canceled and retired and shall cease to exist, and no consideration will be delivered in exchange therefor.

IN WITNESS WHEREOF, each of the Parties has caused this Agreement to be duly executed by its duly authorized officer as of the day and time first written above.

DATALINK CORPORATION, a

Minnesota corporation

By:

Name: Glynis A Bryan

Title: Chief Financial Officer

FORM BCA 11.25 (rev. Dec. 2003) ARTICLES OF MERGER, CONSOLIDATION OR EXCHANGE Business Corporation Act		
	iled	
check or money order payable	4Y 0 1 2017 588E WHITE	
Filing fee is \$100, but if merger or consolidation involves more than two corporations, submit \$50 for each additional corporation.	73 863 Filing Fee: \$ [€ Approved t
Submit in duplicate Type or Pi		
NOTE: Strike inapplicable words in items 1, 3, 4	and 5.	
1. Names of Corporations proposing to consolid exchange.	date—and Stale or Country of in	corporation.
Name of Corporation	State or Country of Incorporation	Corporation File Number
Insight Direct USA, Inc.	Minois	57773863
Datalink Corporation	Minnesota	56800271
2. The laws of the state or country under which e	ach Corporation is incorporated to	ermits such merger consolidation or
exchange.	act corporation is incorporated pe	armits such merger, consolidation of
surviving 3. a. Name of the new corporation: Insight	Direct USA, Inc.	
b. Corporation shall be governed by the laws of	: Illinois	
For more space,	attach additional sheets of this s	size.
merger 4. Plan of encolidation is as follows: exchange		
The Plan of Merger is attached hereto and here	by made a part hereof.	

Page 1

•			oration and the number of sw r by the parent Corporation:
Name of Corporation		mber of Shares	Number of Shares of Eac Class Owned Immediatel Prior to Merger by the Parent Corporation
Datatink Corporation	1,000 Con	n nnon	1,000 Common
Insight Direct USA, Inc.	43,010 Con	imon	43,010 Common
Not applicable to 100 percent-owned subsidi The date of mailing a copy of the plan of merger		le right to dissent to	the chareholders of each me
Ing subsidiary Corporation was Month		Year	THE SHALEHOUGHE OF EACH HIS
Was written consent for the merger or written wai of all subsidiary Corporations received?			lers of all the outstanding shar
(If "No," duplicate copies of the Articles of Merge following the mailing of a copy of the plan of men merging subsidiary Corporation.) The undersigned Corporation has caused this state	ger and the noti	ce of the right to dis	sent to the shareholders of ea
ponalties of perjury, that the facts stated herein are	true and correc		
$\mathcal{M}_{o,d,l}$			ust be in BLACK INK.
Dated May , 201 Month Day , 201 Metail F. Walker Any Authorized Officer's Signature	7 INSIGHT	DIRECT USA, INC.	ust be in BLACK INK.
Daled May Day , 201 Wetail P. Walker	7 INSIGHT	DIRECT USA, INC.	ust be in BLACK INK.
Daled May , 201 Month Day , 201 Michael F. Walker Any Authorized Officer's Signature MICHARL L WALLER, 1955T SEC	INSIGHT	DIRECT USA, INC Exact Name	ool Corporation
Dated May 201 Month Day 7e Metal & Walker Any Authorized Officer's Signature MICHARL L WALLER, ASST SECTION Name and Title (type of print) Dated May 20	INSIGHT	DIRECT USA, INC Exact Name	od Corporation
Dated May Day , 201 Month Day , 201 Michael E. Walker Any Authorized Officer's Signature Michael L. Walter, 1957. Sec. Name and Title (hypo of print) Dated Month Day , 20: Ye willies	17 INSIGHT	DIRECT USA, INC Exact Name	oust be in BLACK INK.
Dated May Authorized Officer's Signature Michael L Walter, Asst Storage Name and Title (type of print) Dated Any Authorized Officer's Signature Link Will Libert Total path Name and Title (type or print)	17 INSIGHT	DIRECT USA, INC Exact Name	oust be in BLACK INK.
Dated May Authorized Officer's Signature Michael L Walter, Asst Secondary and Title (type of print) Dated Marrie and Title (type of print) Any Authorized Officer's Signature LIND WILLDEN Terrasieth Name and Title (type or print)	INSIGHT INSIGHT DATALIN SSVP	DIRECT USA, INC Exact Name	ol Corporation

FOHM **BCA-14.35** (rev. Dec. 2014)

Report Following Merger or Consolidation
Business Corporation Act

FILED

Department of Business Services 501 S. Second St., Rm. 350 Springlield, IL 62756 217-782-6961 www.cyberdriveillinois.com

MAY 01 2017

JESSE WHITE SECRETARY OF STATE

Payment must be made by check or money 5680027 order payable to Secretary of State. Approve Franchise Tax: S Filing Fee: S5 Penalty: S ___ ___ Interest: S Type or Print clearly in black ink --- Do not write above this line 1. Corporate Name: Datalink Corporation 2. State or Country of Incorporation: Minnesola 3. Issued shares of each corporation party to the merger prior to the merger: Class Par Value Corporation Number of Shares Common 22,535,572.000 Datalink Corporation .001 1,000,000 Reel Acquisition Co. Common 01 Paid-in Capital of each corporation party to the merger prior to the merger: Paid-in Capital Corporation Datalink Corporation (survivor) 114,430,749 S Reef Acquisition Co. 990 \$ \$ 5. Description of merger: (Include effective date and brief explanation of the conversion as stated in the plan of merger.) Please see the attached. 6. Issued shares after merger: Number of Shares 1,000 Par Value Class Sories .001 Common 114,431,739 Paid-in Capital of the surviving or new corporation: S ___ ("Paid-in Capital" replaces the terms Stated Capital and Paid-in Surplus and is equal to the total of these accounts.) ITEM 8 MUST BE SIGNED The undersigned corporation has caused this statement to be signed by a duly authorized officer who affirms, under penalties of perjury, that the facts stated herein are true and correct. DATALINK CORPORATION May 1 Dated Exact Name of Corporation Month & Day Any Authonzed Officer's Signature Michael L. Walker, Asst Secretary Name and Title (type or print)