P06000110911

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SECRETARY OF STATE
AHASSEE ELOUIN

Amend C.COULLIETTE JUL 22 20097 EXAMINER

COVER LETTER

TO: Amendment Section Division of Corporations	
NAME OF CORPORATION: Weoleo, Inc.	
DOCUMENT NUMBER: P06000110911	
The enclosed Articles of Amendment and fee are submitted for filing.	
Please return all correspondence concerning this matter to the following:	
Jessica Britt Name of Contact Person	
Weobeo, Inc. Firm/Company	
2828 SW Corbett Ave Suite	140
Portland, or 97209 City/ State and Zip Code j brit a weo 600. com E-mail address: (to be used for future annual report notification)	
For further information concerning this matter, please call:	
Jessica Britt at (813) 765 - 82 Name of Contact Person Area Code & Daytime Telephone	
Enclosed is a check for the following amount made payable to the Florida Department	of State:
Certificate of Status Certified Copy C (Additional copy is enclosed)	52.50 Filing Fee ertificate of Status ertified Copy Additional Copy is enclosed)
Mailing AddressStreet AddressAmendment SectionAmendment SectionDivision of CorporationsDivision of CorporationsP.O. Box 6327Clifton BuildingTallahassee, FL 323142661 Executive Center Circle	

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation

of

Weobeo, Inc	2.				
(Name of Corporation as currently fi	iled with the F	lorida Dept. of	State)	_	
P060001109	11				
(Document Number of	Corporation (i	f known)		-	
Pursuant to the provisions of section 607.1006, Flor amendment(s) to its Articles of Incorporation:	ida Statutes, th	nis <i>Florida Pro</i>	fit Corpora	tion adopts	the following
A. If amending name, enter the new name of the co	orporation:				
					The new
name must be distinguishable and contain the wo abbreviation "Corp.," "Inc.," or Co.," or the design name must contain the word "chartered," "profession	nation "Corp,"	" "Inc," or "Co	". A profe.	ssional corp	or the poration
B. Enter new principal office address, if applicable	. •			¥00 -	
(Principal office address <u>MUST BE A STREET ADI</u>					
		·			
				AR SS	turners.
C. Enter new mailing address, if applicable:					
(Mailing address MAY BE A POST OFFICE BO	<u></u>			S 9	
			÷	AIE RID	;
					
D. If amending the registered agent and/or register	red office edd:	ross in Florida	antan tha n	ama af tha	
new registered agent and/or the new registered			enter the n	ame of the	
Name of New Registered Agent:					
Nume of New Registered Agent.					
New Registered Office Address:	(Florida st	reet address)			
	(2 757 75757 27				
	(City)		, Florid (Zip Code)	ia	
	•		(Zip Coue)		
New Registered Agent's Signature, if changing Reg I hereby accept the appointment as registered agent.	istered Agent:	with and account	the ablique	ona of the m	a aiti an
i norcey accept the appointment as registered agent.	ı am jamınar v	чин ана ассері	ine oongan	ons oj ine po	บรนเบน.
Si-su salar	wo of Nov. D	atamad 4	`al	_	
Signatu	re oj wew kegi.	stered Agent, if	cnanging		

	the Officers and/or Directors, ent		
	itional sheets, if necessary)	Officer and/or director being ad	<u>aea:</u>
Title .	<u>Name</u>	- Address	Type of Action
			Add Remove
(attach ad	by amended by a sentirety and replaced to issue 20,	specific) porations Articles deleting the come acing it with the Corporation 000,000 common	the following" Shall have Shares
<u>provisio</u> (<i>if no</i>	nendment provides for an exchange ons for implementing the amendme ot applicable, indicate N/A)		n of issued shares,

ANNEX A TO JOINT ACTION BY WRITTEN CONSENT

Amendment to Articles of Incorporation

WHEREAS, the Board and the Shareholders deem it advisable and in the best interest of the Corporation to increase the authorized capital stock of the Corporation 20,000,000 shares of common stock, par value \$0.01 per share; and

WHEREAS, the Board and the Shareholders have reviewed the terms and provisions of the Articles of Amendment to the Articles of Incorporation of the Corporation attached hereto as Exhibit A (the "Articles of Amendment"), believe that the Articles of Amendment, and the changes, alternations, amendments, additions and deletions to the Articles of Incorporation set forth therein, are advisable and in the best interests of the Corporation.

NOW, THEREFORE, BE IT RESOLVED, that the Articles of Incorporation of the Corporation be, and hereby are, amended in the manner set forth in the Articles of Amendment attached hereto as Exhibit A; and

RESOLVED FURTHER, that the officers of the Corporation be, and each of them hereby is, authorized and directed to execute, and file for and on behalf of the Corporation such Articles of Amendment in the form and manner required by the laws of the State of Florida, and to execute and deliver any and all certificates, authorizations, and other written instruments and in general to do all acts necessary or appropriate to carry out the purposes of the foregoing resolutions.

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF WEOGEO, INC.

P06000110911

(Document Number of Corporation)

Pursuant to the provisions of Section 607.1006 of the Florida Business Corporation Act, Weogeo, Inc., a Florida corporation (the "Corporation"), adopts the following Articles of Amendment to its Articles of Incorporation:

- 1. The name of the corporation is Weogeo, Inc.
- 2. Article III of the Corporation's Articles of Incorporation is hereby amended by deleting the current Article III in its entirety and replacing it with the following:

"ARTICLE III Shares

The Corporation shall have authority to issue 20,000,000 common shares with a par value of \$0.01 per share."

- 3. The amendment was adopted by the board of directors of the Corporation on January 28, 2008, and approved by the shareholders of the Corporation on January 28, 2008.
- 4. The amendment was approved by the shareholders of the Corporation. The number of votes cast for the amendment by the shareholders was sufficient for approval.
- 5. Except as hereby amended, the Articles of Incorporation of the Corporation shall remain the same.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Amendment to the Articles of Incorporation of Weogeo, Inc. on January 28, 2008.

WEOGEO, INC.

W. Paul Bissett III, President

WEOGEO, INC.

Joint Action by Written Consent in Lieu of Special Meetings of the Board of Directors and Shareholders

Pursuant to the provisions of Sections 607.0821 and 607.0704 of the Florida Business Corporation Act, the undersigned, being all the members of the Board of Directors (the "Board") and one or more shareholders (the "Shareholders") holding a least a majority of the issued and outstanding common stock of WEOGEO, INC., a Florida corporation (the "Company"), in lieu of special meetings of the Board and the Shareholders, do hereby consent to the adoption of and do hereby adopt the resolutions attached hereto as Annex A:

This consent may be executed in counterparts, each of which shall be deemed an original, and all of which taken together shall constitute one instrument. A copy of this consent, signed and delivered by telecopy, facsimile, or other electronic transmission, shall be considered an original, executed consent.

IN WITNESS WHEREOF, the undersigned have executed this consent effective as of January 28, 2008.

SHAREHOLDERS:

W. Paul Bissett III

DIRECTORS:

W Paul Riccett II

David D. R. Kohler

CERTIFICATE OF THE PRESIDENT OF WEOGEO, INC.

The undersigned, being the duly and validly elected President of WEOGEO, INC., a Florida corporation (the "Company"), does hereby certify that on February 6, 2008, the Notice of Action by Written Consent of the Shareholders dated February 6 2008, a copy of which is attached hereto as Exhibit A (the "Notice"), was mailed to each shareholder of the Company who did not consent in writing to the action described in the Notice.

The undersigned has executed this Certificate on February 6, 2008.

W. Paul Bissett III, President

The date of each amendment(s) adoption: Janvary 28, 2008, February 6, 2008
(date of adoption is required) Effective date if applicable:
Effective date if applicable: (no more than 90 days after amendment file date)
•
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was/were adopted by the shareholders. The number of votes cast for the amendment(s) by the shareholders 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
(voting group)
The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Dated
Signature (By a director, president or other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
David D. R. Kohler (Typed or printed name of person signing)
Vice - President (Title of person signing)