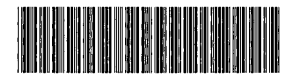
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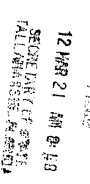
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COVER LETTER

TO: Amendment Section Division of Corporations	
SUBJECT: Cygnus Internet, Inc.	lame of Corporation
DOCUMENT NUMBER: P09000071	866
The enclosed Articles of Correction and fe	e are submitted for filing.
Please return all correspondence concerning	g this matter to the following:
Stacie Daley	
Name of Contact Person	
Firm/Company	
2147 NE 65th Street	
Address	
Fort Lauderdale, Florida 33308	
City/State and Zip Code	
sdaleyes@aol.com E-mail address. (to be used for future annual rej	nort notification)
For further information concerning this ma	tter, please call:
Stacie Daley	at (954) 873-1973
Name of Contact Person	Area Code & Daytime Telephone Number
Enclosed is a check for the following amou	
✓ \$35.00 Filing Fee	\$43.75 Filing Fee & Certificate of Status
\$\frac{43.75}{}\$ Filing Fee & Certified Copy	\$52.50 Filing Fee, Certificate of Status & Certified Copy
Mailing Address:	Street Address:
Amendment Section	Amendment Section
Division of Corporations	Division of Corporations
P.O. Box 6327	Clifton Building
Tallahassee, FL 32314	2661 Executive Center Circle Tallahassee, FL 32301
	* *** * *** * * * * * * * * * * * * *

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	Cygnus Internet, Inc.		2	THE STATE OF
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	P0900071866		ĈĐ.	
•	Document Number (if known)	33.7	S t	
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Pur:	rsuant to the provisions of Section 607.0124 or 617.0 24, Florida Statutes, this corporese Articles of Correction within 30 days of the file date of the document being correc	ation files		
The	nese articles of correction correct Articles Of Amendment			
•	(Document Type Being Corrected)			
filed	ed with the Department of State on March 13, 2012			
•	(File Date of Document)			
Spe	ecify the inaccuracy, incorrect statement, or defect:			
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Corr	rrect the inaccuracy, incorrect statement, or defect:			
See	e attached Exhibit A		-	
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	All Will Williams			
:	(Signature of a director, president or other officer - if directors or officers have			
•	not been selected by an incorporator - if in the hands of the receiver, trustee, or other court appointed fiduciary, by that fiduciary.)			
		10	.0	1
,	Jeffrey Pollitt CEO	Presi	αe	11
	(Typed or printed name of person signing) (Title of person signing)	zni ng)		

Filing Fee: \$35.00

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EXHIBIT

Article 4 shall be corrected to state the following:

(A) All outstanding shares of Company's Series A Preferred Stock and Series B Preferred Stock shall be convertible into Company's common stock, on a one-for-one basis; (B) in connection with any agreement providing for any transaction that is intended to be tax-free within the meaning of Section 368 of the Internal Revenue Code, as amended, all outstanding shares of Company's Series A Preferred Stock and Series B Preferred Stock shall automatically convert into shares of Company's common stock; and (C) the number of authorized shares of Company's common stock shall be increased to 30,000,000 shares

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