

P120000026142

(Requestor's Name)

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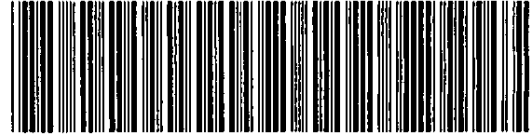
(Business Entity Name)

(Document Number)

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13 MAR -1 PM 4:38

Merger
100 3/1/13

MARLOWE & WEATHERFORD, P.A.

Attorneys and Counselors at Law
1150 LOUISIANA AVENUE
SUITE 4
WINTER PARK, FLORIDA 32789-3738
(407) 629-5008

MICHAEL L. MARLOWE
WILLIAM P. WEATHERFORD, JR.
BRADLEY K. ALLEY

PLEASE REPLY TO
POST OFFICE DRAWER 2366
WINTER PARK, FLORIDA 32790-2366
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February 19, 2013

VIA FEDEX

Florida Department of State
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301


Re: Articles of Merger for Sibling Rivalry Promotions, Inc. with and into DeelioZ, Inc.

Gentlemen:

Enclosed please find the original Articles of Merger for Sibling Rivalry Promotions, Inc., with and into DeelioZ, Inc., together with a check for \$70.00 to cover the filing fee.

Once the Articles of Merger for Sibling Rivalry Promotions, Inc. with and into DeelioZ, Inc. have been filed, please return the original to this office. Thank you for your assistance.

Sincerely yours,



William P. Weatherford, Jr.

WPWjr/ddd
Enclosures
cc: William J. Christy



FLORIDA DEPARTMENT OF STATE
Division of Corporations

February 21, 2013

MARLOWE & WEATHERFORD, P.A.
% WILLIAM P. WEATHERFORD, JR.
1150 LOUSIANA AVENUE - STE. 4
WINTER PARK, FL 32789-3738

SUBJECT: DEELIOZ, INC.
Ref. Number: P12000026142

We have received your document for DEELIOZ, INC. and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

You have listed both corporations as the surviving corporation.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Irene Albritton
Regulatory Specialist II

Letter Number: 213A00004277

Corrected 2/28/13

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13 MAR - 1 AM 10:13
DIVISION OF CORPORATIONS
TALLAHASSEE, FLORIDA

**ARTICLES OF MERGER OF
SIBLING RIVALRY PROMOTIONS, INC.
WITH AND INTO
DEELIOZ, INC.**

Pursuant to the provisions of Section 607.1105 of the Florida Statutes, the undersigned hereby adopt the following Articles of Merger:

ARTICLE I – Name of Surviving Corporation

The name of the surviving corporation is DEELIOZ, INC., a Florida corporation (“DeelioZ”) Florida document number P12000026142.

ARTICLE II – Name of Merging Corporation

The name of the merging corporation is SIBLING RIVALRY PROMOTIONS, INC., a Florida corporation (“Sibling Rivalry Promotions”), Florida document number P12000094008.

ARTICLE III - PLAN OF MERGER

The Plan of Merger of SIBLING RIVALRY PROMOTIONS, INC., a Florida corporation (“Sibling Rivalry Promotions”), Florida document number P12000094008, with and into DEELIOZ, INC., a Florida corporation (“DeelioZ”) Florida document number P12000026142, with DeelioZ being the surviving corporation, is set forth below:

1. Sibling Rivalry Promotions shall merge with and into DeelioZ, with DeelioZ as the surviving corporation.
2. Upon the consummation of the merger of Sibling Rivalry Promotions with and into DeelioZ, the separate existence of Sibling Rivalry Promotions shall cease. DeelioZ, as the surviving corporation, shall continue to exist by virtue of the laws of the State of Florida. The title to all property of every description, whether real or personal, and all interests, rights, privileges, powers and franchises of DeelioZ shall not be affected by the merger and upon the merger, DeelioZ, without further act or deed and without reversion or impairment, shall own and possess all the property of every description, real or personal, and all interests, rights, privileges, powers and franchises of Sibling Rivalry Promotions, prior to the merger as provided in Section 607.1106 of the Florida Statutes. Further, as provided in Section 607.1106 of the Florida Statutes, all rights of creditors and any person or persons dealing with Sibling Rivalry Promotions, shall be preserved and remain unimpaired by the merger, all liens upon the properties of Sibling Rivalry Promotions, shall be preserved and remain unimpaired by the merger, and all debts, liabilities, obligations and duties of Sibling Rivalry Promotions, shall henceforth attach to DeelioZ and may be enforced against DeelioZ to the same extent as if such obligations and duties had been incurred by DeelioZ. Additionally, any existing claim or action or proceeding pending by or against Sibling Rivalry Promotions or DeelioZ may be continued as if the merger did not occur or DeelioZ may be substituted in such proceedings for Sibling Rivalry Promotions.
3. The manner and basis of converting the shares, options and warrants of Sibling Rivalry Promotions into ownership of DeelioZ are as follows:

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CLERK OF DISTRICT COURT
JACKSONVILLE, FLORIDA

a. At the effective date of the merger, all shares of stock of Sibling Rivalry Promotions issued and outstanding immediately prior to the merger shall be cancelled and shall become null and void.

b. At the effective date of the merger, each share of common stock of DeelioZ, issued and outstanding shall remain issued and outstanding.

4. The officers and directors of the surviving corporation, DeelioZ, immediately prior to the merger shall be and remain the officers and directors of DeelioZ, after the merger.

ARTICLE IV – Effective Date

The merger shall become effective on the date these Articles of Merger are filed with the Florida Department of Statement.

ARTICLE V - Adoption of Plan of Merger by Surviving Corporation

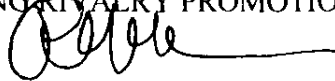
The Plan of Merger was approved by the shareholders of the surviving corporation, DeelioZ, on February 4, 2013 in accordance with Section 607.0704, Florida Statutes.

ARTICLE V - Adoption of Plan of Merger by Merging Corporation

The Plan of Merger was approved by the shareholders of the merging corporation, Sibling Rivalry Promotions, on February 4, 2013 in accordance with Section 607.0704, Florida Statutes.

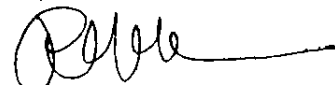
DATED February 4, 2013.

SIBLING RIVALRY PROMOTIONS, INC.



By: _____
Robert J. Waters, President

DEELIOZ, INC.



By: _____
Robert J. Waters, President