

## Florida Department of State

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MASSIVEU, INC.

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Corporate Filing Menu

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## **COVER LETTER**

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то:	Amendment Section Division of Corporations		
SUBJ	ECT: MassiveU, Inc.	ume of Carporation	
	ument number: P13000002		
	nclosed Articles of Correction and fe	•	
	e return all correspondence concernin	·	
Laura	a Lightholder		
-	Name of Contact Person:		
Quar	rles & Brady LLP		
	Firm/Company		
4111	E Wisconsin Ave, Ste 2400		
	Address		
Mllw	/aukee, WI 53202		
1	City/State and Zip Code		
laura	a.lightholder@quarles.com  E.mail address (to be used for future annual or	eport notification)	
E 6	urther information concerning this m	utter please call:	
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Ame Divis P.O.	ing Address: ndment Section sion of Corporations Box 6327 shassee, FL 32314	Street Address: Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahessee, FL 32301	

(((H17000255959 3)))

ARTICLES OF CORRECT	CION
For	T S T
MassiveU, Inc.	P 2
Name of Composition as currently filed with for Florids I	Pepil, of State
P13000002157	
Doeuman Number (If known)	Ç.
Pursuant to the provisions of Section 607,0124 or 617.0124, Flor these Articles of Correction within 30 days of the file date of the	document being corrected.
These articles of correction correct Amended and Restated Art	icles of Incorporation
filed with the Department of State on September 26, 2017  (File Date of Document Ty	pr starge breeding
Specify the inaccuracy, incorrect statement, or defect: The last sentence of Section Fourth B.1. reads that "the "Series B Original I	ssue Price" shall mean \$4.817
(provided, however, that the "Series B Original Issue Price" shall be \$3.854	for shares of Series B Preferred Stock issued pursuant
the conversion of certain SAFEs (Simple Agreement for Future Equity) and	certain convertible promissory notes)" and the secon
to last sentence of Section Fourth B.4.1.1 reads that "The "Series B Conver-	sion Price" shall initially be equal to \$4.817; provided,
however, that the "Series B Conversion Price" shall initially be equal to \$3.	854 per share for shares of Series B Preferred Stock
issued pursuant to the conversion of certain SAFEs (Simple Agreement for	Future Equity) and certain convertible promissory
notes"  Correct the inaccuracy, incorrect statement, or defect:  The last sentence of Section Fourth B.1. shall read that "the "Series B Origin	ial Issue Price" shall mean \$4,794
(provided, however, that the "Series B Original Issue Price" shall be \$3,836	for shares of Series B Preferred Stock issued pursuant t
the conversion of certain SAFEs (Simple Agreement for Future Equity) and	certain convertible promissory notes)" and the second
to last sentence of Section Fourth B.4.1.1 shall read that "The "Series B Con	version Price" shall initially be equal to \$4,794;
provided, however, that the "Series B Conversion Price" shall initially be eq	ual to \$3.836 per share for shares of Series B Preferred
Stock issued pursuant to the conversion of certain SAFEs (Simple Agreeme	nt for Future Equity) and certain convertible promissory
notes"	•
(Signature of director, president or other officer - if director not been sofficied, by an incorporator - if in the bands of the other court appointed (tabiciary, by that fiduciary.)	on or officers have e receiver, trustee, or
A cools Dissi (	Director and Chief Executive Officer
Angelo Biasi (Typed or primed name of person signing)	(Title of person signing)
•	

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