P13000077362

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA



APPROVEU AND EILED

COVER LETTER

TO: Amendment Section

Division of Corporations

NAME OF CORPORATION: DISINFOMEDIA INC DOCUMENT NUMBER: P13000077362 The enclosed Articles of Amendment and fee are submitted for filing. Please return all correspondence concerning this matter to the following: **Jestin Coler** Name of Contact Person Firm/ Company 16712 Saybrook Lane #219 Huntington Beach, CA 92649 City/ State and Zip Code icoler@savetheword.com E-mail address: (to be used for future annual report notification) For further information concerning this matter, please call: Jestin Coler Area Code & Daytime Telephone Number Name of Contact Person Enclosed is a check for the following amount made payable to the Florida Department of State: □\$43.75 Filing Fee & **□\$43.75** Filing Fee & □\$52.50 Filing Fee ■ \$35 Filing Fee Certificate of Status Certificate of Status - ≈ Certified Copy Certified Copy (Additional copy is (Additional Copy enclosed) is enclosed) **Mailing Address Street Address** Amendment Section Amendment Section Division of Corporations Division of Corporations Clifton Building P.O. Box 6327 Tallahassee, FL 32314 2661 Executive Center Circle Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

(Name of Corporation as curren	tly filed with the Florida	a Dept. of State)	\. <u> </u>	JAT 3S	13
P13000077362		, <u></u>		CRE	SE
(Document Numb	er of Corporation (if know	wn)		TAR	23
Pursuant to the provisions of section 607.1006, Fl its Articles of Incorporation:	orida Statutes, this Florid	da Profit Corporation ado	pts the following	anyendu EK≺	nei
A. If amending name, enter the new name of the	he corporation:			ORIDA): L 3
name must be distinguishable and contain the "Corp.," "Inc.," or Co.," or the designation "C word "chartered," "professional association," or	Corp," "Inc," or "Co".	A professional corporati	nted" or the ab on name must c	The ne breviation ontain to	on
B. Enter new principal office address, if applic (Principal office address MUST BE A STREET)					
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE	: BOX)				
D. If amending the registered agent and/or reg new registered agent and/or the new registered Name of New Registered Agent	ristered office address in ered office address:	Florida, enter the name	of the		
	(Florida street add	dress)			
New Registered Office Address:	(City)	, Florida	(Zip Code)		
New Registered Agent's Signature, if changing I hereby accept the appointment as registered age	Registered Agent:	nd accept the obligations o	,		
Signature of	of New Registered Agent,	if changing			

and address of each Officer and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

tAttach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President: V = Vice President: T = Treasurer: S = Secretary: D = Director: TR = Trustee: C = Chairman or Clerk: CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation. Sally Smith is named the V and S. These should be noted as John Doe. PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X Change	<u>PT</u>	John Doe	
X Remove	$\underline{\mathbf{v}}$	Mike Jones	
X Add	<u>sv</u>	Sally Smith	
Type of Action (Check One)	<u>Title</u>	Name	Address
1) Change	<u></u>		16712 Saybrook Lane #219
Add			
Remove			
2) Change			
Add			
Remove			
3) Change	.		
Add			
Remove			
4) Change			
Add			
Remove			
5) Change			
Add			
Remove			
6) Change	<u></u>		
Add			
Remove			

If amending or adding add (Attach additional sheets, if				
Article IX added -	Sub-S Design	ation (attache	ed)	
1 - Debbs X. auton	ndemnification	n (aπacneα)		
				
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If an amendment provides	ing the amendment if	assification, or cance	ilation of issued shar amendment itself:	r <u>es.</u>
(if not applicable, ind	icate N/A)			
			•	

20 date of each amendment(s)	adoption: <u>U9/19/2013</u>	, if other than th
date tills document was signed.	9/19/2013	
	(no more than 90 davs after amendment file aa:	
Adoption of Amendment(s)	(<u>CHECK ONE</u>)	
The amendment(s) was/were as by the shareholders was/were s	dopted by the shareholders. The number of votes cast for the amendment(s) sufficient for approval.	
	oproved by the shareholders through voting groups. The following statement or each voting group entitled to vote separately on the amendment(s):	
	st for the amendment(s) was/were sufficient for approval	
by	inaliaa asami)	
	initiga imoniti)	
The amendment(s) was/were action was not required.	dopted by the board of directors without shareholder action and shareholder	
☐ The amendment(s) was/were as action was not required.	dopted by the incorporators without shareholder action and shareholder	
_{Dated} 9/19	/2013	
Signature	All	
setec	director, president or other officer – if directors or officers have not been ted, by an incorporator – if in the hands of a receiver, trustee, or other court inted fiduciary by that fiduciary)	
	Jestin Coler	
	(Typed or printed name of person signing)	
	Director	
	(Title of person signing)	

ARTICLE IX - SUB-CHAPTER S CORPORATION

The Corporation may elect to be an S Corporation, as provided in Sub-Chapter S of the Internal Revenue Code of 1986, as amended.

- 9.1 The shareholders of this Corporation may elect and, if elected, shall continue such election to be an S Corporation as provided in Sub-Chapter S of the Internal Revenue Code of 1986, as amended, unless the shareholders of the Corporation unanimously agree otherwise in writing.
- 9.2 After this Corporation has elected to be an S Corporation, none of the shareholders of this Corporation, without the written consent of all the shareholders of this Corporation shall take any action, or make any transfer or other disposition of the shareholders' shares of stock in the Corporation, which will result in the termination or revocation of such election to be an S Corporation, as provided in Sub-chapter S of the Internal Revenue Code of 1986, as amended.
- 9.3 Once the Corporation has elected to be an S Corporation, each share of stock issued by this Corporation shall contain the following legend:

"The shares of stock represented by this certificate cannot be transferred if such transfer would void the election of the Corporation to be taxed under Sub-Chapter S of the Internal Revenue Code of 1986, as amended."

ARTICLE X - INDEMNIFICATION

The Corporation shall indemnify a director or officer of the Corporation who was wholly successful, on the merits or otherwise, in the defense of any proceeding to which the director or officer was a party because the director or officer is or was a director or officer of the Corporation against reasonable attorney fees and expenses incurred by the director or officer in connection with the proceeding. The Corporation may indemnify an individual made a party to a proceeding because the individual is or was a director, officer, employee or agent of the Corporation against liability if authorized in the specific case after determination, in the manner required by the board of directors, that indemnification of the director, officer, employee or agent, as the case may be, is permissible in the circumstances because the director, officer, employee or agent has met the standard of conduct set forth by the board of directors. indemnification and advancement of attorney fees and expenses for directors, officers, employees and agents of the Corporation shall apply when such persons are serving at the Corporation's request while a director, officer, employee or agent of the Corporation, as the case may be, as a director, officer, partner, trustee, employee or agent of another foreign or domestic Corporation, partnership, joint venture, trust, employee benefit plan or other enterprise, whether or not for profit, as well as in their official capacity with the Corporation.

The Corporation also may pay for or reimburse the reasonable attorney fees and expenses incurred by a director, officer, employee or agent of the Corporation who is a party to a proceeding in advance of final disposition of the proceeding. The Corporation also may purchase and maintain insurance on behalf of an individual arising from the individual's status as a director, officer, employee or agent of the Corporation, whether or not the Corporation would have power to indemnify the individual against the same liability under the law. All references in these Articles of Incorporation are deemed to include any amendment or successor thereto. Nothing contained in these Articles of Incorporation shall limit or preclude the exercise of any right relating to indemnification or advance of attorney fees and expenses to any person who is or was a director, officer. employee or agent of the Corporation or the ability of the Corporation otherwise to indemnify or advance expenses to any such person by contract or in any other manner. If any word, clause or sentence of the foregoing provisions regarding indemnification or advancement of the attorney fees or expenses shall be held invalid as contrary to law or public policy, it shall be severable and the provisions remaining shall not be otherwise affected. All references in these Articles of incorporation to "director", "officer", "employee" and "agent" shall include the heirs, estates, executors, administrators and personal representatives of such persons.