P18000065008

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TO: Amendment Section Division of Corporations

Division of Corporations

Tallahassee, FL 32314

P.O. Box 6327

NAME OF CORPOR	RATION: PRESSPAGE ENT	ERTAINMENT INC			
	P18000065008				
The enclosed Articles	of Amendment and fee are sul	omitted for filing.			
Please return all corres	pondence concerning this mat	ter to the following:			
	PATRICK O. INGLE				
•	 -	Name of Contact Persor	1		
	PRESSPAGE ENTERTAINN	TENT INC			
		Firm/ Company		_	
	PO BOX 142814				
	·	Address		_	
	GAINESVILLE, FLORIDA	33614-2814			
•		City/ State and Zip Code			
	PRESSPAGE.ENTERTAINM	MENT@GMAIL.COM			
	E-mail address: (to be us	ed for future annual report	notification)		
For further information	n concerning this matter, pleas	se call:		20 C	
PATRICK O INGLE		at (212	879-0758	2022 NOV -9	wlacs
Name o	of Contact Person		de & Daytime Telephone Num	ber 💢 🗷	45+175+
Enclosed is a check fo	r the following amount made	payable to the Florida Depa	artment of State:	22 NOV -9 PX 1	
\$ 35 Filing Fee	S43.75 Filing Fee & Certificate of Status	S43.75 Fiting Fee & Certified Copy (Additional copy is enclosed)	S52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)	(Y 0 기원 나 15	J
	ling Address endment Section		Address ment Section		

Division of Corporations

Tallahassee, FL 32303

The Centre of Tallahassee

2415 N. Monroe Street, Suite 810

FOATH Articles of Amendment to Articles of Incorporation of

PRESSPAGE ENTERTAINMENT INC

(Name of Corpo	oration as currently filed with the Florida Dept. of State)	
	P18000065008	
(Do	ocument Number of Corporation (if known)	
Pursuant to the provisions of section 607.1006, Floits Articles of Incorporation:	orida Statutes, this Florida Profit Corporation adopts the following amendmen	nt(s) t
A. If amending name, enter the new name of the	he corporation:	
	The new	
name must be distinguishable and contain the word "Inc.," or Co.," or the designation "Corp," " "chartered," "professional association," or the a	d "corporation," "company," or "incorporated" or the abbreviation "Corp.," Inc.," or "Co". A professional corporation name must contain the word abbreviation "P.A."	
B. Enter new principal office address, if applic	:able:	
(Principal office address MUST BE A STREET.		
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE	E BOX)	
D. If amending the registered agent and/or reg new registered agent and/or the new register	gistered office address in Florida, enter the name of the ered office address:	
Name of New Registered Agent		
The state of the s		
	(Florida street address)	للمثادي
New Registered Office Address:	Florida	ž ú esterna
Nest Register to Office Than Ess.	(City) (Zip Code AD	
New Registered Agent's Signature, if changing I hereby accept the appointment as registered age	Registered Agent: ent. I am familiar with and accept the obligations of the position.	السيا
A THE COS SECURITY OF THE SECU		
	CV D. January H. L. and H. a	
	Signature of New Registered Agent, if changing	

Check if applicable

[☐] The amendment(s) is/are being filed pursuant to s. 607.0120 (11) (c). F.S.

If amending the Officers 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:

(Attach 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.

X Change	PT John	n Doe	
X Remove	<u>V</u> <u>Mik</u>	e Jones	
X Add	<u>SV</u> <u>Sally</u>	y Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) Change			
Add			
Remove			
2) Change			
Add			
Remove Change			
Add			
Remove			
4) Change			
Add			
Remove			
5) Change			
Add			
Remove			
6) Change			
Add			
Remove			

	ding or adding additional Articles, enter change(s) here: additional sheets, if necessary). (Be specific)
The total au	thorized shares shall be increased to 5,000,000,000,000 (five trillion) shares with a par value of \$5.
The allocati	ion of shares as well as voting percentages are describe on Line F, with the addition of FOUNDER SHARE
allocation fi	rom the EMPLOYEE BENEFITS shares.
All salaried	staff shall have a maximum of \$135,000 per year allowing for the participation in a Roth IRA retirement fi
Longevity a	and fiscal responsibility must be preserved when selecting future staff, including but not limited to future le
Provisions (from previous amendments remain unchanged and enforceable unless modified by subsequent amendments
Future ame	ndments must be approved by two thirds vote of the total voting rights, maximum or
solely by th	e founder if no public float.
F. If an an	nendment provides for an exchange, reclassification, or cancellation of issued shares,
provisi	ons for implementing the amendment if not contained in the amendment itself:
provisi (if	ons for implementing the amendment if not contained in the amendment itself: not applicable, indicate N/A)
provisi (if Total Autho	ons for implementing the amendment if not contained in the amendment itself: not applicable, indicate N/A) prized Shares = 5,000,000,000,000 (five trillion)
provisi (if Total Autho	ons for implementing the amendment if not contained in the amendment itself: not applicable, indicate N/A) prized Shares = 5,000,000,000,000 (five trillion) mares (51%) - 2,550,000,000,000 (two trillion five hundred fifty billion); Votes per share (VPS): 0
provisi (if Total Autho	ons for implementing the amendment if not contained in the amendment itself: not applicable, indicate N/A) prized Shares = 5,000,000,000,000 (five trillion)
provisi (if Total Autho Treasury SI Preferred SI	ons for implementing the amendment if not contained in the amendment itself: not applicable, indicate N/A) prized Shares = 5,000,000,000,000 (five trillion) mares (51%) - 2,550,000,000,000 (two trillion five hundred fifty billion); Votes per share (VPS): 0
provisi (if Total Author Treasury St Preferred St Common St	tons for implementing the amendment if not contained in the amendment itself: not applicable, indicate N/A) prized Shares = 5,000,000,000,000 (five trillion) mares (51%) - 2,550,000,000,000 (two trillion five hundred fifty billion); Votes per share (VPS): 0 thares (10%) - 500,000,000,000 (five hundred billion); Votes per share (VPS): 2
Preferred St Common St Debt Shares	not applicable, indicate N/A) prized Shares = 5,000,000,000,000 (five trillion) hares (51%) - 2,550,000,000,000 (five hundred fifty billion); Votes per share (VPS): 0 hares (10%) - 500,000,000,000 (five hundred billion); Votes per share (VPS): 2 hares (10%) - 500,000,000,000 (five hundred billion); Votes per share (VPS): 1
Preferred Si Common Si Debt Shares Commodity	not applicable, indicate N/A) prized Shares = 5,000,000,000,000 (five trillion) mares (51%) - 2,550,000,000,000 (two trillion five hundred fifty billion); Votes per share (VPS): 0 thares (10%) - 500,000,000,000 (five hundred billion); Votes per share (VPS): 1 s (5%) - 250,000,000,000 (two hundred billion); Votes per share (VPS): 0

	11/01/2022	
The date of each amendment date this document was signed.	s) adoption:	, if other than the
Effective date if applicable:		
	(no more than 90 days after amendment file date)	-
	nis block does not meet the applicable statutory filing requirements, e Department of State's records.	this date will not be listed as the
Adoption of Amendment(s)	(<u>CHECK ONE</u>)	
■ The amendment(s) was/were action was not required.	adopted by the incorporators, or board of directors without sharehold	der action and shareholder
☐ The amendment(s) was/were by the shareholders was/we	e adopted by the shareholders. The number of votes cast for the amen re sufficient for approval.	dment(s)
	e approved by the shareholders through voting groups. The following for each voting group entitled to vote separately on the amendment(
"The number of votes	east for the amendment(s) was/were sufficient for approval	
by	."	
	(voting group)	
DatedSignature (187) set	a director, president or other officer – if directors or officers have no ected, by an incorporator – if in the hands of a receiver, trustee, or other officer by that fiduciary)	t been her court
	PATRICK O. INGLE	
	(Typed or printed name of person signing)	
	FOUNDER/PRESIDENT/SECRETARY	
	(Title of person signing)	,

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