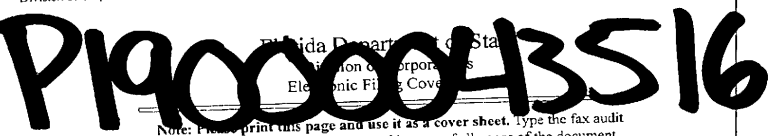
Division of Corporations

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(((H190001684893)))



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Fax Number : (850) 617-6351

From:

Account Name : ANN FISHER, F.A. Account Number: 07272000G265 : (305)655-5944 Phone : (305)667-3089 Fax Number

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

ann.fisher@comcast.net Email Address:___

FLORIDA PROFIT/NON PROFIT CORPORATION

LOL Gaming, Inc.

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K. PAGE

MAY 29 2019

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PLEASE GIVE THIS FAX TO KMYNA PAGE...CANNOT GET THROUGH BY PHONE



May 28, 2019

FLORIDA DEPARTMENT OF STATE
Division of Corporations

ANN FISHER, P.A.

SUBJECT: LOL GAMING, INC.

REF: W19000050920

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

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an administratively dissolved/revoked entity. Names of administratively dissolved/revoked entities are not available for one year from the date of administrative dissolution/revocation.

One or more major words may be added to make the name distinguishable.

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) 245-6052.

Keyna E Page Regulatory Specialist II FAX Aud. #: H19000168489 Letter Number: 719A00010643

Keyna, the same party that dissolved the LLC (LOL Gaming LLC) meant to file an "S" Corp instead. Therefore, he approves the use of the name for this new entity. What do you need from us now to accept this filing. I have been trying all morning to get through on the phone and the operator is continually busy.

P.O BOX 6327 - Tallahassee, Flonda 32314 305-665-5944

н19000168489 3

ARTICLES OF INCORPORATION

OF

LOL GAMING, INC.

The undersigned adopts the following Articles of Incorporation to form a corporation under the laws of the State of Florida.

ARTICLE I -NAME

The name of the corporation shall be LOL Gaming, Inc.

ARTICLE II - COMMENCEMENT & DURATION

The corporation shall commence its existence on June 1, 2019 and shall exist perpetually unless sooner dissolved according to law.

ARTICLE III - ADDRESS

The principal and mailing address of the corporation is 7009 SW 66 Ave., Miami FL 33143.

ARTICLE IV - STATED CAPITAL

The corporation is authorized to issue the following capital stock:

No. Shares	Classification	Par Value
500	Common	\$1.00

Subject to applicable Florida statutes, every Shareholder, upon the sale of any new stock of the corporation of the same kind, class or series as he or she already holds, shall have the right to purchase his or her pro rata share thereof (as nearly as may be done without issuance of fractional shares) at the price at which it is offered to others.

Prepared low: Non-Fisher, P.A. 1514 Mileta Ave. Gosel Gatlus FE 33146 305-885-5844 Fla Baz Ho: 0378227

page 1 of 3

H19000168489 3

ARTICLE V - REGISTERED AGENT

The name and address of the Registered Agent of the corporation is Robert E. Willoughby, 7009 SW 66 Ave., Miami FL 33143.

ARTICLE VI - INCORPORATOR

The name and address of the incorporator of the corporation is Robert E. Willoughby, 7009 SW 66 Ave., Miami FL 33143.

ARTICLE VII - BOARD OF DIRECTORS

The corporation shall have one director initially. The number of directors may be increased or decreased from time to time thereafter according to the bylaws of the corporation but shall never be less than one. The name and street address of the initial director of this corporation is Robert E. Willoughby, 7009 SW 66 Ave., Miami FL 33143.

ARTICLE VIII - SHAREHOLDER PROPERTY

Private property of the shareholders shall not be subject to the payment of the corporation's debts. The corporation shall have a first lien on the shares of its shareholders and upon the dividends due them for any indebtedness of the shareholders to the corporation.

ARTICLE IX - AMENDMENTS TO ARTICLES

The Directors shall have the power to amend or repeal these Articles of Incorporation with not less than a two-thirds vote of the common stock.

IN WITNESS WHEREOF, the undersigned incorporator executes these Articles of Incorporation this 23 day of May, 2019.

Robert E. Willoughby

Incorporator

H19000168489 3

ACCEPTANCE BY REGISTERED AGENT

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. 1 FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

> Robert E. Willoughby Registered Agent