P94000045741

(R	equestor's Name)	
(Ac	dress)	
(Ac	ldress)	
(Ci	ty/State/Zip/Phone	#)
PICK-UP		
(Bi	isiness Entity Nam	e)
(Do	ocument Number)	
Certified Copies	Certificates	of Status
Special Instructions to	Filing Officer:	
	Office Use Only	

.



07/21/05--01001--002 **131.25



FILED 5 JUL 20 PM 4: 22 SECRETARY OF STATE TALLAILASSEE, FLORIDA

> RECEIVED 05 JUL 20 PH 3: 04

CURPARA





UCC FILING & SEARCH SERVICES, INC. 526 East Park Avenue Tallahassee, Florida 32301 (850) 681-6528

HOLD FOR PICKUP BY UCC SERVICES OFFICE USE ONLY

July 20, 2005

CORPORATION NAME (S) AND DOCUMENT NUMBER (S):

Epixtar Corp.

Filing Evidence

□ Plain/Confirmation Copy

···· ___ ___

 \boxtimes Certified Copy

Retrieval Request

- \square Photocopy
- □ Certified Copy

Type	of Document	ţ

- □ Certificate of Status
- □ Certificate of Good Standing
- \Box Articles Only
- All Charter Documents to Include Articles & Amendments
- □ Fictitious Name Certificate
- \Box Other

NEW FILINGS
Profit
Non Profit
Limited Liability
Domestication
Other

OTHER FILINGS	
	Annual Reports
	Fictitious Name
	Name Reservation
	Reinstatement

	AMENDMENTS
X	Amendment
	Resignation of RA Officer/Director
	Change of Registered Agent
	Dissolution/Withdrawal
	Merger

	REGISTRATION/QUALIFICATION
	Foreign
	Limited Liability
	Reinstatement
[Trademark
	Other

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF Epixtar Corp.

--- --- --- ----

FILED

05 JUL 20 PM 4: 22

SECRETARY OF STATE TALLAHASSEE, FLORIDA

P 94000045741

(Document Number of Corporation (if known)

Pursuant to the provisions of Section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment adopted: Article III, Authorized Shares, has been amended by adding a new Section Article III (c) (B) as follows:

Article III (c)

5

1

B. SERIES B PREFERRED STOCK

1. **DESIGNATION**. A series of preferred stock designated as Series B Preferred Stock (hereinafter referred to as the "Series B Shares") which shall have rights, privileges, restrictions and conditions set forth hereinafter.

2. **_AMOUNT**. There shall be **1,000 shares** of Series B Shares authorized, having a par value of \$.001 per share.

3. **VOTING RIGHTS**. Except as otherwise expressly required by law or as hereinafter set forth, the holders of Series B Stock shall have no right to vote on any matter.

(a) Following the initial issuance of Series B Stock, no additional shares of Series B Stock shall be issued, and no additional shares of Series B Stock shall be authorized, without the consent of holders of 85% of the outstanding shares of Series B Stock.

(b) Upon the Corporation's failure to comply with any provision of any agreement between the Corporation and a holder of Series B Stock, the holders of Series B Stock shall be entitled, immediately, and thereafter until the earlier to occur of the cure of any such default or the payment in full in cash of all obligations and liabilities of the Corporation to Laurus Master Fund, Ltd. (Laurus') under the Secured Convertible Term Note dated July 15, 2005 and the Purchase Agreement and Related Agreements therein referred to (as each such instrument and agreement may be amended, modified and supplemented from time to time)(the 'Obligations'), to elect a majority of directors, and, to so enable the holders of Series B Stock, the number of directors constituting the board shall be increased, immediately, and thereafter from time to time until such default shall be cured.

(c) Without the consent of holders of 85% of the outstanding shares of Series B Stock, the Corporation shall not file or consent to the filing of a petition in bankruptcy; admit its insolvency or inability to pay its debts as they come due; consent to the appointment of a receiver, trustee, or like person for the Corporation's business or assets; make an assignment for benefit of creditors; or, except in the ordinary course of its business, transfer any of its assets.

(d) Without the consent of holders of 85% of the outstanding shares of Series B Stock, the Corporation shall not amend the articles of incorporation, be party to any merger or share exchange, or otherwise undertake any transaction having an effect described or referred to in Section 607.1004 of the Florida Statutes; causing any outstanding share of Series B Stock to cease to exist; or otherwise adversely affecting any right of a holder of Series B Stock.

4. **DIVIDENDS.** Subject to the rights of holders of any series of Preferred Stock senior to the Series B Stock, holders of Series B Stock shall be entitled to receive on December 15 of each year, when, as, and if declared by the Board of Directors, out of funds of the Corporation legally available for the payment of dividends, before any dividend shall be paid to the holders of Common Stock, non-cumulative dividends per share equal to the quotient obtained by dividing \$1,000 by the number of shares of Series B Preferred Stock outstanding as of the close of business on the day before payment.

5. **LIQUIDATION, DISSOLUTION OR WINDING-UP.** Subject to the rights of holders of any series of Preferred Stock senior to the Series B Stock, in the event of any voluntary or involuntary liquidation, dissolution or winding up of the Corporation, the holders of shares of the Series B Stock then outstanding shall be entitled to be paid out of the assets of the Corporation available for distribution to its stockholders, before any payment shall be made to the holders of Common Stock, a distribution per share equal to the quotient obtained by dividing \$1,000 by the number of shares of Series B Preferred Stock outstanding as of the close of business on the day before payment shall be made.

6. **REDEMPTION**. Upon payment in full in cash of all Obligations to Laurus, the Corporation may redeem the Series B Stock for \$0.01 per share.

SECOND: The date of adoption for this amendment is: July 19, 2005.

ſ

THIRD: Adoption of Amendment

~

.

• The amendment was adopted by the board of directors without shareholder action and shareholder action was not required.

. . .

Signed this 19th day of July, 2005.

Signature: 602 : 5

Irving Greenman, President and Director