

P98000085657

MegaChoice Inc.

Two Adalia Avenue
Suite 706
Tampa, Florida 33606.3335

tel 813.258.8899 fax 813.250.6232
EIN 59-3555830

August 4, 1999

Florida Department of Corporations
PO Box 6327 (32314)
409 East Gaines Street
Tallahassee, FL 32399

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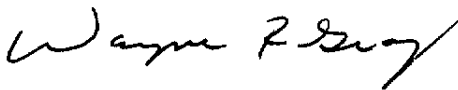
Dear Sir/ Madam:

We are submitting the following items pursuant to the Articles of Amendment to Articles of Incorporation of MEGACHOICE INC., EIN #59-3555830, name change to INUX INC.

1. Two (2) Copies of the Articles of Amendment to Articles of Incorporation of MEGACHOICE INC., signed and dated July 31, 1999, with corporate seal.
2. A Corporate Check for \$52.25 to cover:
 - a) \$35.00 Filing Fee.
 - b) \$8.75 for Certified Copy of the Amendment.
 - c) \$8.50 for certificate of status.

Please contact our office at the address or telephone number above should questions arise.

Cordially,



Wayne R. Gray
President and Secretary

NC
8-11-99
AKS

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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FILED

ARTICLES OF AMENDMENT
TO
ARTICLES OF INCORPORATION
OF
MEGACHOICE INC.
(Present name)

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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(s) adopted:

The name of the corporation, as given in the Articles of Incorporation, Article 1, shall be changed to the name of INUX INC. effective July 31, 1999.

INUX INC. retains all corporate entity status and structure that was placed in effect by the original MEGACHOICE INC. Articles of Incorporation and all subsequent federal/state/local registrations. All corporate contractual activities, contracts, and agreements that have taken place to date by and for MEGACHOICE, INC. are hereafter conferred in their entirety to INUX INC. as if the same original contractual activities, contracts, and agreements were entered into by INUX INC.

SECOND: If an amendment for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

THIRD: The date of each amendment's adoption by the board of directors: July 31, 1999.

FOURTH: Adoption of Amendment(s) were approved by a sufficient number of votes by the shareholders and subsequently adopted by the board of directors.

Signed this 31 day of July, 1999.

Signature

Wayne R. Gray
Wayne R. Gray, President and Secretary

Corporate Seal (of present name):