Form **PTO-1594** RE

(Rev. 03/01)

09-06-2002



U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

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To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.					
Name of conveying party(ies): Biopop Integration Group, Inc.	Name and address of receiving party(ies) Name: Biological & Popular Culture Inc. Internal				
Individual(s) General Partnership Corporation-State Other Additional name(s) of conveying party(ies) attached? Assignment Association Limited Partnership Merger	Limited Partnership				
Security Agreement Change of Name Other Execution Date: January 23, 2001	Corporation-State Other If assignee is not domiciled in the United States, a domestic representative designation is attached: (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No				
4. Application number(s) or registration number(s): A. Trademark Application No.(s) 76/167,711 Additional number(s) att	B. Trademark Registration No.(s)				
5. Name and address of party to whom correspondence concerning document should be mailed: Name: Robert E. Rosenthal	6. Total number of applications and registrations involved:				
Internal Address: Duane Morris LLP	7. Total fee (37 CFR 3.41)\$ Enclosed Authorized to be charged to deposit account				
Street Address: One Liberty Place	8. Deposit account number: 04-1679				
City: Philadelphia State: PA Zip: 19103					
9. Signature.					
Robert E. Rosenthal	August 28, 2002 gnature Date				
Total number of pages including cover sheet, attachments, and document:					

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

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ORDATION FORM COVER SHEET

U.S. DEPARTMENT OF COMMERCE

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101702390	s and Trademarks: F	Please record the attached	original documents or	copy thereof.	
1. Name of conveying party(ies):		2. Name and address of receiving party(ies)			
Biopop Integration Group		Name: Biological & Popular Culture, Inc.			
		Internal			
☐ Individual(s) ☐ Ass	ociation				
🖵 General Partnership 📮 Lim	ited Partnership		Governor Tyler, 1		
Corporation-State		City: Radiord	State:Virginia	Zip:_24141	
Other			enship		
Additional name(s) of conveying party(ies) attact	ned? Dayes Man				
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3. Nature of conveyance:	.		ship		
	Merger	Corporation-State Delaware			
	Change of Name	Other If assignee is not domiciled in the United States, a domestic			
Other	representative designation is attached:				
		Additional name(s) & add	iress(es) attached?	∕es 🕍 No	
4. Application number(s) or registration num	ber(s):				
A. Trademark Application No.(s)	B. Trademark Registration No.(s)				
76137260 76167711					
Ad	ditional number(s) at	ached 📮 Yes 🔯	No		
Name and address of party to whom correspondence concerning document should be mailed:		6. Total number of applications and registrations involved:			
Name: Robert E. Rosenthal, Esquir	e	registrations involve	70		
Name.		7 Total fee (37 CFR 1	3 41) \$	65.00	
Internal Address:	7. Total fee (37 CFR 3.41)\$_65.00				
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Street Address: One Liberty Place		8. Deposit account กเ	imber.		
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City:Philadelphia State:PA	Zip: 19103	<u> </u>	of this page if paying by	y deposit account)	
9. Statement and signature.	DO NOT USE	THIS SPACE			
To the best of my knowledge and belief, to	he foregoing inforn	nation is true and correc	t and any attached c	opy is a true	
copy of the original document.	111	South			
Robert E. Rosenthal, Esquire		innature.	April 20, 2	2001 Date	
Name of Person Signing Total nur		ignature er sheet, attachments, and docume	ent: 5	Date	

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State of Delaware

Office of the Secretary of State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "BIOPOP INTEGRATION GROUP, INC.", CHANGING ITS NAME FROM "BIOPOP INTEGRATION GROUP, INC. " TO "BIOLOGICAL & POPULAR CULTURE INC.", FILED IN THIS OFFICE ON THE TWENTY-THIRD DAY OF JANUARY, A.D. 2001, AT 4:15 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Warnet Smith Windson Secretary of Sease

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AUTHENTICATION: 0931945

DATE: 01-24-01

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THIRD SECURITY

STATE OF DELAMBEROZ SECRETARY OF STATE DIVISION OF COMPORATIONS FILED 04:15 PM 01/23/2001 010037087 - 3104729

CEPTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION OF BIOPOP INTEGRATION GROUP, INC.

Biopop Integration Group, Inc., a corporation duly organized and existing under and by virtue of the General Corporation Law of the State of Delaware (the "Company"), does hereby certify that:

FIRST: That the Board of Directors of the Company, by the unanimous written consent of its members, filed with the minutes of the Board, adopted resolutions proposing, declaring advisable and recommending stockholder approval of the following two smeadments (the "Amendments") to the Certificate of Incorporation of the Company:

1. That Article I of the Company's Certificate of Incorporation be amended to read in its entirety as follows:

"The same of the Corporation is Biological & Popular Culture Inc."

2. That Article IV, Section C.7.(d)(vii) of the Company's Certificate of Incorporation be amended to read in its cutirety as follows:

"Additional Shares of Common Stock' shall mean all shares of Common Stock issued by the Corporation of deemed to be issued pursuant to this subparagraph 7(d)(iv), whether or not subsequently resequired or retired by the Corporation other than (A) shares of Common Stock issued upon conversion of the Series A Professed Stock; (B) shares of Common Stock and/or options, warrants or other Common Stock purchase rights, and the Common Stock issued pursuant to such options, warrants or other rights (as adjusted for any stock dividends, combinations, splits, recapitalizations and the like) after the Original Issue Date to employees, officers or directors of, or consultants or advisors to the Corporation or any subsidiary pursuant to stock purchase or stock option plans or other arrangements that are approved by the Board; and (C) theres of Common Stock issued pursuant to the exercise of options, warrants or convertible securities outstanding as of the Original Issue Date. The "Effective Price" of Additional Shares of Common Stock shall mean the quotient determined by dividing the total number of Additional Shares of Common Stock issued or sold, or deemed to have been issued or sold by the Corporation

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under paragraph 7(d)(lv), into the aggregate consideration received, or deemed to have been received by the Corporation for such latter under paragraph 7(d)(v) for such Additional Shares of Common Stock."

SECOND: That in lieu of a meeting and vote of stockholders, the holders of outstanding stock having not less than the minimum number of votes that would be necessary to authorize or take such action at a meeting at which all shares entitled to vote thereon were present and voted executed a written consent adopting and approving the Amendments and the filing of this Certificate of Amendment in amordance with the provisions of Section 228 of the General Corporation Law of the State of Delaware (the "DGCL").

THIRD: That the aforesaid Amendments were duly adopted in accordance with the applicable provisions of Sections 242 and 228 of the DGCL.

FOURTH: That the capital of the Company shall not be reduced under or by reason of the Amendments.

ISIGNATURE PAGE FOLLOWS

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FROM CORPORATION TRUST 302-655-5049

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IN WITNESS WHEREOF, the Company has caused this Certificate of Amendment to be executed by Marcus B. Smith, its Secretary and an authorized officer of the Company, on this 23rd day of January, 2001.

Secretary

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RECORDED: 09/03/2002

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