

(Rev. 03/01) TDADEMAL	102488684 PARTMENT OF COMMERCE U.S. Patent and Trademark Office		
OMB No. 0651-0027 (exp. 5/31/2002) Tab settings	* * * *		
To the Honorable Commissioner of Patents and Trademarks: P	Please record the attached original documents or copy thereof.		
To the Honorable Commissioner of Patents and Trademarks: P 1. Name of conveying party(ies): Acme-Wiley Corporation Individual(s) General Partnership Corporation-State Other Additional name(s) of conveying party(ies) attached? Yes No 3. Nature of conveyance: Assignment Merger Security Agreement Change of Name	2. Name and address of receiving party(ies) Name:		
Other Execution Date: 7/14/2000	Other		
4. Application number(s) or registration number(s): A. Trademark Application No.(s)	B. Trademark Registration No.(s) 2,521,975; 2,498,099 attached Yes No		
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:		
Name:Allison Lucas, Esq.	7. Total fee (37 CFR 3.41)\$65.00 Enclosed Authorized to be charged to deposit account		
Street Address: Greenberg Traurig, LLP 200 Park Avenue	8. Deposit account number: 50-1561		
City: New York State: NY Zip: 10166			
9. Signature. Dawn Harrington Name of Person Signing Total number of pages including cover and accommendation of Pages and accommendation of	June 30, 2003 gnature Date or sheet, attachments, and document:		
FC:8521 40.00 DA FC:8522 25.00 DA	ademarks, box Assignments		

File Number 5911-270-8



To all to whom these Presents Shall Come, Greeting:

I, Jesse White, Secretary of State of the State of Illinois, do

hereby certify that hereby certify that ARTICLES OF AMENDMENT TO THE ARTICLES OF INCOPORATION WERE FILED IN THIS OFFICE ON AUGUST 3, 2000, CHANGING NAME FROM ACME-WILEY CORPORATION TO ICON IDENTITY SOLUTIONS, INC.*



In Testimony Whereof, I, hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, this

day of ____

SECRETARY OF STATE

File Number 5911-270-8

00666131

5665/0309 D7 DD1 Page 1 of 2000-08-28 14:35:01

Cook County Recorder

State of Illinois Office of The Secretary of State

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF ,

ACME-WILEY CORPORATION INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, Jesse White, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, at the City of Springfield, this

day of A.D. AUGUST 2000 the Independence of the United States the two hundred and 25TH

Desse White

Secretary of State

00666131 Page 2 of

Form **BCA-10.30**

ARTICLES OF AMENDMENT

File #5911-270-8

(Rev. Jan. 1999)

Jesse White Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-1832

Remit payment in check or money The filling fee for restated articles of amendment - \$100.00

order, payable to "Secretary of State."

http://www.sos.state.il.us

FILED

AUG-03 2000

JESSE WHITE SECRETARY OF STATE SUBART BY CUPLICATE

This space for use by Secretary of State

Date 8-3-00

Franchise Tax Filing Fee*

\$25.00

Penalty

Approved: Of

CORPORATE NAME: Acme-Wiley Corporation

(Note 1)

2.	MANNER C	F ADOPTION OF	AMENDMENT:
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The following amendment of the Articles of Incorporation was adopted on $\bigcirc QQQ$ in the manner indicated below. ("X" one box only)

By a majority of the incorporators, provided no directors were named in the articles of incorporation and no directors have been elected:

By a majority of the board of directors, in accordance with Section 10.10, the corporation having issued no shares

as of the time of adoption of this amendment, (Note 2)

By a majority of the board of directors, in accordance with Section 10.15, shares having been issued but shareholder action not being required for the adoption of the amendment;

(Note 3) By the shareholders, in accordance with Section 10.20, a resolution of the board of directors having been duly adopted and submitted to the shareholders. At a meeting of shareholders, not less than the minimum number of votes required by statute and by the articles of incorporation were voted in favor of the amendment;

(Note 4) By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution of the board of directors having been duly adopted and submitted to the shareholders. A consent in writing has been signed by shareholders having not less than the minimum number of votes required by statute and by the articles of Incorporation. Shareholders who have not consented in writing have been given notice in accordance with Section 7.10;

By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution of the board of directors having been duly adopted and submitted to the shareholders. A consent in writing has been signed by all the shareholders entitled to vote on this amendment.

(Note 5)

TEXT OF AMENDMENT:

When amendment effects a name change, insert the new corporate name below. Use Page 2 for all others

Article I: The name of the corporation is:

Icon Identity Solutions, Inc.

(NEW NAME)

All changes other than name, include on page 2 (over)

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, •	or a reduc	The manner, if not set forth in Article 3b, in which any exchange, reclassification or cancellation of issued share or a reduction of the number of authorized shares of any class below the number of issued shares of that class provided for or affected by this amendment, is as follows: (if not applicable, insert "No change")			
	No chang	e.			
	capital (P		the terms Stated Capi	aid amendment effects a chan ital and Paid√n Surplus and Is ange")	
	No change	¢.	•		
				es the terms Stated Capital and I adment is as follows: (If not app	
				Before Amendment	After Amendment
			Pald-in Capital	\$ 25.00	\$ <u>25.00</u>
				· · · · · · · · · · · · · · · · · · ·	
		(Complete either iter	n 6 or 7 below. All s	signatures must be in <b>BLAC</b> I	(INK.)
		d corporation has cause of perjury, that the fact		signed by its duly authorized offic	cers, each of whom affirms,
UIR		er J		Acme-Wiley Corporation	on.
Dat	tedJuly	(Month & Day)	. 2000 (Year)	(Exact Name of Confiden	fion at date of execution)
atte	ested by	Sould		by Xeuld	Jan /
	. •	(Signature of Secretary or Assistant Secretary)		(Signature of President or Vice President)	
	Steve	onk, Chief Financial Officer and Secretary Type or Print Name and Title)		Gerald Gary, Chief Operational Officer (Type or Print Name and Title)	
17			•	, .,	•
	mendment is orint name ar	•	Section 10.10 by the i	incorporators, the incorporators	must sign below, and type
			OR	÷	
				ion 10.10 and there are no offi i, must sign below, and type or	
The	e undersigne	d affirms, under the per	naities of perjury, that t	he facts stated herein are true.	
Dat	ted				
		(Month & Day)	(Year)		
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## Text of Amendment

b. (If emendment all ects the corporate purpose, the amended purpose is required to be set forth in its entirety. If there is not sufficient space to do so, add one or more sheets of this size.)

Page 2

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**RECORDED: 06/30/2003**