TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM472043

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Optima Brand Vision, Inc.		03/20/2008	Corporation: ILLINOIS

RECEIVING PARTY DATA

Name:	Soulsight, Inc.
Street Address:	205 W. Wacker Drive, Suite 400
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60606
Entity Type:	Corporation: ILLINOIS

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3644088	SOULSIGHT

CORRESPONDENCE DATA

Fax Number: 3122226379

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 312/755-3179

Email: mhays@agdglaw.com

Correspondent Name: Mary Vidal Hays

Address Line 1: 330 N. Wabash, Ste. 1700 Address Line 4: Chicago, ILLINOIS 60611

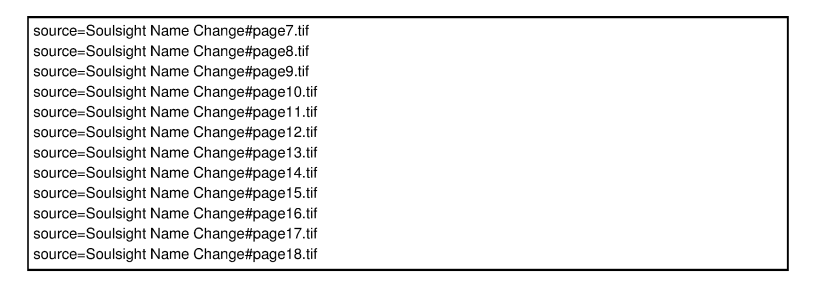
NAME OF SUBMITTER:	Mary Vidal Hays
SIGNATURE:	/Mary Vidal Hays/
DATE SIGNED:	05/01/2018

Total Attachments: 18

source=Soulsight Name Change#page1.tif source=Soulsight Name Change#page2.tif source=Soulsight Name Change#page3.tif source=Soulsight Name Change#page4.tif source=Soulsight Name Change#page5.tif source=Soulsight Name Change#page6.tif

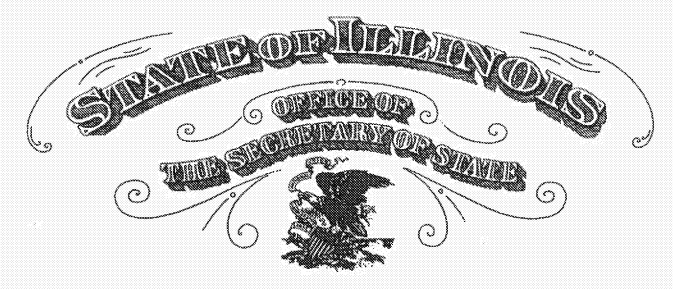
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File Number

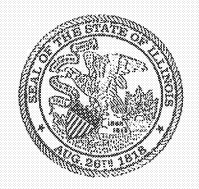
5955-276-7



To all to whom these Presents Shall Come, Greeting:

I, Jesse White, Secretary of State of the State of Illinois, do hereby certify that I am the keeper of the records of the Department of Business Services. I certify that

ATTACHED HERETO IS A TRUE AND CORRECT COPY, CONSISTING OF 11 PAGE(S), AS TAKEN FROM THE ORIGINAL ON FILE IN THIS OFFICE FOR SOULSIGHT, INC..



Ambenication 8: 1008501807
Authenticate at: http://www.cyberdrivellänois.com

In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, this 26TH

day of MARCH

A.D.

2010

SECRETARY OF STATE

FORM BCA 10.30 (rev Dec 2003) ARTICLES OF AMENDMENT Business Corporation Act

Secretary of State
Department of Business Services
Springfield, IL 62756
217-782-1832
www.cyberdriveillinois.com

Remit payment in the form of aMAR 2 0 2008 check or money order payable JESSE WHITE SECRETARY OF STATE

•		File # 59552767 Filing Submit in duplicate Type or Print clearly in black ink Do no	i Fee: \$50 X write abo	Approved	<u> </u>		
۹,	Ce	Corporate Name (See Note 1 on page 4.): Optima Brand Vision, Inc.			·		
2.	'n	Manner of Adoption of Amendment: The following amendment to the Articles of Incorporation was adopted on April 30 in the manner indicated below:	Month & Da		2007		
		Mark an "X" in one box only,	mount o Ge	3 y	year		
		D By a majority of the incorporators, provided no directors were named in the Artic tors have been elected. (See Note 2 on page 4.)	cles of Inc	orporation	and no direc		
	a	O 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. (See Note 2 on page 4.)					
	0	O 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. (See Note 3 on page 4.)					
	O 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 tavor of the amendment. (See Note 4 on page 4.)						
	Ø.	By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution of duly adopted and submitted to the shareholders. A consent in writing has been sign than the minimum number of votes required by statute and by the Articles of Incorp consented in writing have been given notice in accordance with Section 7.10. (See	the board ted by sha	of directors reholders h	having been aving not less		
	0	By the shareholders, in accordance with Section 10.20, a resolution of the board of ed and submitted to the shareholders. A consent in writing has been signed by a on this amendment. (See Note 5 on page 4.)	d diezalara		، د هند.		
3.		fext of Amendment:					
	8.	2. When amendment effects a name change, insert the New Corporate Name below ments. Article I: Name of the Corporation: Soulsight, Inc.	w. Use pa	ge 2 for all	other amend-		
		New Name	~~~~	***************************************	······································		
		(All changes other than name include on page	2.)				

Page 1

FORM BCA 5.10/5.20 (rev. Dec. 2003) STATEMENT OF CHANGE OF REGISTERED AGENT AND/OR REGISTERED OFFICE Bushoss Corporation Act

Jesse White, Secretary of State Copartment of Business Services 501 S. Second St., Rm. 328 Springitetd, IL. 62788 217-782-7608 www.cyberdrivellinots.com

*

Remit payment in the form of a check or money order payable to Secretary of State.

SECRETARY OF STATE JESSE WHITE FILED 03/17/2010

			File #_59552767	Filing Fee: \$25 Approved: SG	•••••
	Submit in dup	licale	- Type or Print clearly in black ink	Do not write above this line	
1,	Corporate Name: Sos	ilsight, Inc.			
2.	State or Country of Inc	orporation: _	illingis	AL018\$280	
3.	Name and Address of Secretary of State (bef	Registered cre change):	Agent and Registered Office as they	appear on the records of the Office of	i tha
	Registered Agent: <u>Lyis</u>		<u> </u>	Zimmermen	
		First Name	Middle Name	Last Hame	
	Registered Office: 136		Ridge Road		
		şenmpat	Street	Sulte # (P.O. Box slone is uneccepteb	183
	High	tiand Park Cilv	60035 ZIP Code	Lake County	
	Registered Agent: Nor	Pirst Name		Finkel ' Lasi Name	
	Registered Office: 222		S. Riverside Pir		
		Number	Steet	Suite # (P.O. Box slone la unacceptet	(6)
	Chl	Cago Cliv	60606 ZiP Code	Cook County	
5. 6.	identical. The above change was	stered office authorized	and the address of the business offic by: ("X" one box only)	e of the registered agent, as changed, wi	II bi
	 a. Si Resolution duly 	adopted by	the board of directors. (See Note 5 o nt. (See Note 6 on reverse.)	n reverse.)	
			SEE REVERSE FOR SIGNATURE	(S).	

Printed by authority of the State of Illinois, September 2008 $\sim 1 \sim C \ 135.19$

The undersig	l by the board of director ned corporation has cause prijury, that the lacts stated	d this statement	to be signed by a duly authorized officer who affirms, or	ıder
Dated March	11	. 2010	Soulsight, Inc.	
	Month & Day A 1 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1	Year	Exact Name of Corporation	*****
<u>Ann V</u>	Vorner - President Name and Title (type or pri	nt)		
If change of The undersig	registered office by regis ned, under penallies of pe	stered agent, si rjury, allirms the	gn here. (See Note 6 below.) the facts stated herein are true and correct.	
Dated		*		
	Month & Day	Year	Signature of Registered Agent of Record	
			Name (type or print) If Registered Agent is a corporation, Plame and Tale of officer who is signing on its bahalf.	verser er

NOTES

- The registered office may, but need not be, the same as the principal office of the corporation. However, the registered office and the office address of the registered agent must be the same.
- 2. The registered office must include a street or road address (P.O. Box alone is unacceptable).
- 3. A corporation cannot act as its own registered agent.
- 4. If the registered office is changed from one county to another, the corporation must file with the Recorder of Dende of the new county a certified copy of the Articles of Incorporation and a certified copy of the Statement of Change of Registered Office. Such certified copies may be obtained ONLY from the Secretary of State.
- Any change of registered agent must be by resolution adopted by the board of directors. This statement must be signed by a duty authorized officer.
- 6. The registered agent may report a change of the registered office of the corporation for which he/she is a registered agent. When the agent reports such a change, this statement must be signed by the registered agent. If a corporation is acting as the registered agent, a duly authorized officer of such corporation must sign this statement.

Printed by authority of the State of Illinois, Soptomber 2008 $-1 \sim 0.135,10$

FORM BCA 10.30 (rev. Dec. 2003) ARTICLES OF AMENDMENT Business Corporation Act

Secretary of State
Department of Business Services
Springlistd, IL 62766
217-782-1832 www.cyberdriveillingis.com

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MAR 2 0 2008

	inoun white					
	JESSE WHITE . SECRETARY OF STATE	1				
****	File # 59552767 Filing Fee; \$50	Approved: <u>VYP</u>				
	Submit in duplicate Type or Print clearly in black ink Do not write at	sove this line				
	Park to the control of					
1.	Corporate Name (See Note 1 on page 4.): Optima Brand Vision, Inc.	CP0292418				
2.	Manner of Adoption of Amendment:	***************************************				
	The following amendment to the Articles of Incorporation was adopted on April 30 hours & Communicated below: North & Communicated below:	2907)ay Year				
	Mark on "X" in one box only.					
	By a majority of the incorporators, provided no directors were named in the Articles of tors have been elected. (See Note 2 on page 4.)	corporation and no direc-				
	O 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. (See Note 2 on page 4.)					
	O 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. (See Note 3 on page 4.)					
	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 layor of the amendment. (See Note 4 on page 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. (See Notes 4 and 5 on page 4.)					
	O By the shareholders, in accordance with Section 10.20, a resolution of the board of director ed and submitted to the shareholders. A consent in writing has been signed by all the shi on this amendment. (See Note 5 on page 4.)	-troha vich naad onivad 21				
3.	Text of Amendment: u. When amendment effects a name change, insert the New Corporate Name below. Use presents. Article I: Name of the Corporation: Souisight, Inc.	age 2 for all other amend-				
	Now Hama					
	(All changes other than name include on page 2	AA I))				
	DE miles	PARTMENT OF				

Page 1

Printed by suthority of the State of Blinets, April 2008 - 10M - C 173.14

Text of Amendment

b. If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety. For more space, eitech additional sheets of this size.

Fago g

The manner, it not sot forth in reduction of the number of au Or effected by this amendmen	thorized shares of any class	below the number of Issued	incellation of issued shares, or a shares of that class, provided for
is as ionows (ii noi applica	ible, maeri "No changa"):		e in the amount of paid-in capital i to the total of these accounts.)
b. The emount of paid-in cap (Paid-in Capital replaces to (See Note 6 on page 4.)	olisi as changed by this ame he terms Stated Capital and	indment is as follows (if not a I Pald-in Surplus and is equa	ipplicable, insert "No change"); i to the total of these accounts.)
		Before Amendment	After Amendment
	Pald-in Capital;	\$_No change	\$ No change
CTyle Zimmemen, Pres	Oilicer's Signature	Optima Brand Vision, Inc. Exect Nam	e of Corporation
Cyfe Zimmerman, Pre Nanio and Tit	Skdent ie (type or print)		
or print name and title.	mauann 10 3action 10,10 by i	ine incorporatora, the incorpo	valors must sign below, and typo
OR If amondment is authorized by tors, or such directors as may	y the directors pursuant to S the designated by the board	ection 10.10 and there are n 1. must sign below, and type	o officers, a majority of the direc- or oriot name and title
The undersigned affirms, und			
Dated Month & Di	sy , <i>M</i> en		
		000.00000000000000000000000000000000000	***************************************

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	70.		

FORM BCA 10.30 (rev Dec 2003) ARTICLES OF AMENDMENT Business Corporation Act

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to Secretary of State. JESSE WHITE

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Total Amt: \$29.00 Page 1 of 4
Lake County IL Recorder
Hary Ellen Vanderventer Recorder
File 6042911

SECRETARY OF STATE 955a76 ---- Submit in duplicate ---- Type or Print clearly in black ink ---- Do not write above this line 1. Corporate Name (See Note 1 on page 4.): OPTIMA GROUP, INCONDING. 2. Manner of Adoption of Amendment: 2008 The following amendment to the Articles of Incorporation was adopted on June 26. in the manner indicated below: Month & Day Mark an "X" in one box only. U. By a majority of the incorporators, provided no directors were named in the Articles of Incorporation and no directors have been elected. (See Note 2 on page 4.) 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. (See Note 2 on page 4.) 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. (See Note 3 on page 4.) 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. (See Note 4 on page 4.) Q 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. (See Notes 4 and 5 on page 4.) 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. A consent in writing has been signed by all the shareholders entitled to vote on this amendment. (See Note 5 on page 4.) Text of Amendment: When amendment effects a name change, insert the New Corporate Name below. Use page 2 for all other amend-Article I: Name of the Corporation: OPTIMA BRAND VISION, INC New Name

(All changes other than name include on page 2.)

Text of Amendment

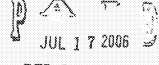
b. If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety.
 For more space, attach additional sheets of this size.

Page 2

4.	 The manner, if not set forth in Article 3b, in which any exchar reduction of the number of authorized shares of any class bel- or effected by this amendment, is as follows (If not applicable 	ow the number of issued shares of that class, provided for
S.	The manner, if not set forth in Article 3b, in which said am is as follows (if not applicable, insert "No change"): (Paid-in capital replaces the terms Stated Capital and Pail	
	 The amount of paid-in capital as changed by this amendn (Paid-in Capital replaces the terms Stated Capital and Paid (See Note 6 on page 4.) 	
	Peid-in Capital: \$	\$
	Complete either Item 6 or Item 7 below. Al	signatures must be in BLACK INK.
6.	The undersigned Corporation has caused this statement to I penalties of perjury, that the facts stated herein are true and a stated herein are true and a stated herein are true.	
	Dated 06/26 06 OP	TIMA GROUP, INCONDOCATIO
	Dated	Exact Name of Corporation
	Any Authorized Officer's Signature	
	Any Authorized Officer's Signature ANN WERNER PRINCIPAL So Name and Title (type or print)	yahan.
7.	7. If amendment is authorized pursuant to Section 10.10 by the or print name and title.	ncorporators, the incorporators must sign below, and type
	OR	
	If amendment is authorized by the directors pursuant to Secti- tors, or such directors as may be designated by the board, m	
	The undersigned affirms, under penalties of perjury, that the	facts stated herein are true and correct.
	Para d	
	Dated	

FORM BCA 10.30 (rev. Dec. 2003) ARTICLES OF AMENDMENT Business Corporation Act

Socretary of State
Department of Business Services
Springfield, IL 62756
217-782-1832
www.cyberdriveitinois.com



DEPARTMENT OF BUSINESS SERVICES

Remil payment in the form of a JUL 13 2006 check or money order payable UL 13 2006 to Secretary of State

SECRETARY OF STATE

1.		File # <u>J/559767</u> Filing Fee: \$50 Approved <u>F</u> Submit in displicate Type or Print clearly in black ink Do not write above this line -/ prorate Name (See Note 1 on page 4.): OPTIMA GROUP, INCOMMATE.				
2.		inner of Adoption of Amendment: € following amendment to the Articles of Incorporating was adopted on June 25, 2008				
		e following amendment to the Articles of Incorporation was adopted on <u>June 28.</u> 2008. The manner indicated below: Year				
	Ma	rk an "X" in one box only.				
	u	By a majority of the incorporators, provided no directors were named in the Articles of Incorporation and no dectors have been elected. (See Note 2 on page 4.)				
	u	By a majority of the board of directors, in accordance with Section 10.10, the Corporation I CP0342882 as of the time of adoption of this amendment. (See Note 2 on page 4.)				
	0	By a majority of the board of directors, in accordance with Section 10.15, shares having been issued but sharehold or action not being required for the adoption of the amendment. (See Note 3 on page 4.)				
	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. (See Note 4 on page 4.)					
	ធ	By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution of the board of directors having beel duly adopted and submitted to the shareholders. A consent in writing has been signed by shareholders having not les than the minimum number of votes required by statute and by the Articles of Incorporation. Shareholders who have no consented in writing have been given notice in accordance with Section 7.10. (See Notes 4 and 5 on page 4.)				
	Ú	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. A consent in writing has been signed by all the shareholders entitled to vot on this amendment. (See Note 5 on page 4.)				
3.		kt of Amendment:				
	3 3.	When amendment effects a name change, insert the New Corporate Name below. Use page 2 for all other amendments Article I: Name of the Corporation: OPTIMA BRAND VISION, INC.				
		New Harne				

(All changes other than name include on page 2.)

Page 1

Printed by authority of the State of linnois. April 2006 - 10M - C 173 14

Text of Amendment

b. If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety.
For more space, attach additional sheets of this size.

Page 2

(Fan	i follows (if not applic	able, insert "No change"):	id amendment effects a change d Paid-in Surplus and is equal	
b. The	amount of paid-in ca	ipital as changed by this an	nendment is as follows (if not ap nd Pald-in Surplus and is equal	oplicable, insert "No cha
	Note 6 on page 4.)		Before Amendment	After Amendin
		Paid-in Capital:	\$	\$
		n has caused mis siateme facts stated herein are true		
Daled	06/26 Month & 1 Any Authorized ANN WERNER	06 Day Year ###################################	OPTIMA GROUP, INCOLY) Exact Hashe	OTALLO of Corporation
	dment is authorized (ete (type or print) oursuant to Section 10.10 b	the incorporators, the incorpor	ators must sign below, :
7. If amen	and the second distriction			
7. If amen or print OR	name and title.			
or print OR II amen	dment is authorized t		Section 10.10 and there are no ard, must sign below, and type o	
or print OR If amen fors, or	dment is authorized t such directors as mi	ly be designated by the boa		or print name and title.
or print OR If amentors, or The unc	dment is authorized t such directors as ma dersigned affirms, un Month &	ly be designated by the boa der penalties of perjury, tha	ird, must sign below, and type o	or print name and title.

8390 J

Text of Amendment b. If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety. For more space, attach additional sheets of this size.

Page 2

	4. The manner, if not set forth in Article 3b, in which any exchange, reclassification or cancellation of issued shares, or reduction of the number of authorized shares of any class below the number of issued shares of that class, provided to or effected by this amendment, is as follows (If not applicable, insert "No change"):
)	 The manner, if not set forth in Article 3b, in which said amendment effects a change in the amount of paid-in capital is as follows (if not applicable, insert "No change"): (Paid-in capital replaces the terms Stated Capital and Paid-in Surplus and is equal to the total of these accounts.)
	 b. The amount of paid-in capital as changed by this amendment is as follows (if not applicable, insert "No change"): (Paid-in Capital replaces the terms Stated Capital and Paid-in Surplus and is equal to the total of these accounts.)
	Before Amendment After Amendment
	Paid-in Capital: \$ <u>No change</u> \$ <u>No change</u>
	Optima Brand Vision, Inc. Nonin & Day Year Exact Name of Corporation Any Agricultural Officer's Signature Lyle Ziammer map, President Name and Tiske (type of print) 7. If amendment is authorized pursuant to Section 10.10 by the incorporators, the incorporators must sign below, and type or print name and title. OR If amendment is authorized by the directors pursuant to Section 10.10 and there are no officers, a majority of the directors, or such directors as may be designated by the board, must sign below, and type or print name and title.
	The undersigned affirms, under penalties of perjury, that the facts stated herein are true and correct.
	Dated Month & Day Year
Ž	

5955-276-7 File Number

State of Allinois Office of The Secretary of State

Whereas. ARTICLES OF INCORPORATION OF OPTIMA GROUP INCORPORATED 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, George H. Ryan, 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 Costimony 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 AUGUST A.D. 19 and of

the Independence of the United States the two 22ND hundred and

Deorge H Ryan Secretary of State

C2122

				P_{A} ,
ŧ	- Form BCA-2	.10 ARTICLES OF I	NCORPORATION	AUG 75 m
(Rev. Jan. 1995) George H. Ryan Secretary of State Department of Business Services Springfield, IL 62756 http://www.ses.state.ll.us Payment must be made by certi- lied check, cashler's check, Illi- nois attorney's check, Illinois C.P.A's check or money order, payable to "Secretary of State."		This space for use t	This space for use by Secretary of State	
		cernii (, IIII- Inois GEORGE I		
۱.	CORPORATE NAM	e: <u>Oltima "Gro</u>	2R. Incorpor	ated /
	(The corporate name m	usi contain the word "corporation", "	"company," "incorporated," "	limited" or an abbreviation thereof.)
2.	Initial Registered Agen	First Name	Aladie Iniliai	ZIMMERMAN Lasi nama
	Initial Registered Office	o: <u>13/a O</u> Number <u>HIGH LANYO PARK</u> Cily	<u> </u>	Suile # <u>LAKE</u> County
3,	Purpose or purposes fo (If not sufficient space	or which the corporation is organia to cover this point, add one or mo	red: re shoots of this size.)	0
	MARKETIN	G- DE31GN CONSI	ULTANTS	•
•••••• 4,	Parngraph 1: Authorize	d Shares, Isaucd Shares and Cor	ralderntion Received:	
	Par Vr Class per Sh		s Number of Proposed to	

Cannon & 10

For agraph 2: The preferences, qualifications, limitations, restrictions and special or relative rights in respect of the shares of each class are:

(if not sufficient space to cover this point, add one or more sheets of this size.)

5955-276-7

2.

(over)

5. OPTIONAL:	(a) Number of directors constituting the initi (b) Names and addresses of the persons v shareholders or until their successors as Name	vho are lo serve as directors u	oration: 2 ntil the first annual meeting of City, State, ZIP
	C	TTLLEE LANE DEET	aasancondennanachteenanacesnicedalistatellätätätätätätätätätätätätätä
	LYLE ZIMMERMAN 1360/		NDPAKK, IL, 6003:
000000000000000000000000000000000000000			00000000000000000000000000000000000000
6. OPTIONAL:	(a) It is estimated that the value of all prope corporation for the following year where:	ny to be owned by the	
	(b) It is estimated that the value of the prope	ity to be located within	
	the State of Illinois during the following y	rear will be: \$	***************************************
	(c) It is estimated that the gress embuni of transacted by the corporation dwimgine	i Dusilioss i lat will bo following vear will be: S	
	(d) it is estimated that the gross amount o	f business that will be	
	transacted from places of Business In the the following year will be:	: State of Illinois during	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	me morning year mit of	₽	00000000000000000000000000000000000000
7. OPTIONAL:	OTHER PROVISIONS Allach a separate sheet of this size for an incorporation, e.g., authorizing preemptive rallairs, voting mojerity requirements, lixing a	lights, denying cumulative votic	ig, reculating internal
Β.	NAME(S) & ADDRESS(ES) OF	INCORPORATORIS)	***************************************
2 Elgophia Typkor 3. Signatur	WERVER Bini Viamo JULE ZIMMERMAN Print Namo)	City/Torvin S 2. 13.60 F106F Stroot H16H1ANO AARK	UFE <u>LANE</u> (LINOIS <u>(600/5</u> late Zip Code (20)
Signatures musi ised on conform VOTE: If a corpoi	Print Name) I be in BLACK INK on original decoment. Carb ed copies.) ration acts as incorperator, the reame of thecorp e by its president or vice president and verifier	on copy, pholocopy or rubber s xeration and the state of incomo	ralion shall be shown and the
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represented The filling le The minima (Applies wh The Departs Illinois Secr	FEE SCHI ranchise tax is assessed at the rate of 16/10 f in this state, with a minimum of \$25, e is \$75, um total due (franchise tax + filing feè) is \$10 en the Consideration to be Received as sel to ment of Business Services in Springfield will pr etary of State Springfield, it 62756 t of Business Services Telephone (217) 782-	0 of 1 percent (\$1.50 per \$1,0 0. ;; < th in Itom 4 does not exceed \$ evide essistance in calculating t	16.6671
C-462.19			,

TRADEMARK REEL: 006332 FRAME: 0846

RECORDED: 05/01/2018