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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM827755

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ENTITY CONVERSION

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DSTECH, Inc.		08/12/2022	Corporation: MICHIGAN

RECEIVING PARTY DATA

Name:	DSTech, LLC	
Street Address:	1431 North 26th Street	
City:	Escanaba	
State/Country:	MICHIGAN	
Postal Code:	49829	
Entity Type: Limited Liability Company: MICHIGAN		

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	5513209	DSTECH

CORRESPONDENCE DATA

Fax Number: 2485668621

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: 248-566-8620

Email: kbrinkley@honigman.com

Correspondent Name: Steven Forte

Address Line 1: 39400 Woodward Ave., Suite 101

Address Line 4: Bloomfield Hills, MICHIGAN 48304-5151

NAME OF SUBMITTER:	Steven M Forte
SIGNATURE:	/steven m forte/
DATE SIGNED:	07/28/2023

Total Attachments: 5

source=filed Certificate of Conversion and Articles of Organization - DSTech, LLC#page1.tif source=filed Certificate of Conversion and Articles of Organization - DSTech, LLC#page2.tif source=filed Certificate of Conversion and Articles of Organization - DSTech, LLC#page3.tif source=filed Certificate of Conversion and Articles of Organization - DSTech, LLC#page4.tif source=filed Certificate of Conversion and Articles of Organization - DSTech, LLC#page5.tif

TRADEMARK
REEL: 008155 FRAME: 0690

Date Received AUG 12 2022	AC1 (FOR BUREAU USE O	PNLY)
ADJUSTED PURSUANT TO TELEPHONE AUTHORIZATION	\$1100 AMEX CEPAS 22081229940764 This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.	FILED
Name Address		ADMINISTRATOR CORPORATIONS DIVISION
City	State ZIP Code	EFFECTIVE DATE:
Document will be returned to the name and address you enter above. If left blank, document will be returned to the registered office.		Expiration date for new assumed names: December 31,
		Expiration date for transferred assumed names appear on page

Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 23, Public Acts of 1993 (limited liability companies), and Act 162, Public Acts of 1982 (nonprofit corporations), the undersigned corporation executes the following Certificate of Conversion.

Entity Name:			Entity ID:	
DSTECH, Inc. 800220262		800220262		
	X	Domestic Profit Corporation		
Indicate (X) Entity Type		Domestic Nonprofit Corporation		
		Street Address, if different than the one provided in Item 3:		
		Foreign Profit Corporation		
		Foreign Nonprofit Corporation		
2. After Conve	ersion			
Entity Name:				
DS	STech, LLC			
Indicate (X) Entity Type		Domestic Profit Corporation		
		Foreign Profit Corporation		
	X	Domestic Limited Liability Company		
		Foreign Limited Liability Company		
,		n is a domestic corporation that has not commenced business, has elected a board of directors, proceed to Item 9.	s not issued any shares or	
		is a domestic corporation that has commenced business or a foreign	on compration, proceed to Item 3	
In the convention	- corporation	rio a dornessio corporation tractinas commencea business of a toret	gn corporation, proceed to item 5.	

1. Before Conversion

3. Surviving Business Organization (After Conversion Entity)
Governing Statute:
Michigan Limited Liability Company Act
Street Address:
1431 North 26th Street, Escanaba, MI 49829
Principal Place of Business:
Same
4. Complete only if before conversion entity is a domestic profit corporation.
Designation and number of outstanding shares in each class and series Common 210
Indicate class and series of shares entitled to voteCommon
Indicate class and series entitled to vote as a class, if any
If the number of shares is subject to change prior to the effective date of the conversion, the manner in which the change may occur is as follows:
5. Complete only if before conversion entity is a nonprofit corporation and it is organized on a stock basis.
Designation and number of outstanding shares in each class
Indicate class of shares entitled to vote
Indicate class of shares entitled to vote as a class, if any
If the number of shares is subject to change prior to the effective date of the conversion, the manner in which the change may occur is as follows:
6. Complete only if before conversion entity is a nonprofit corporation and it is organized on a membership basis.
For a corporation organized on a membership basis, state (a) a description of its members and (b) the number, classification, and voting rights of its members:
7. Complete only if before conversion entity is a nonprofit corporation and it is organized on directorship basis.
For a corporation organized on a directorship basis, state (a) a description of the organization of its board and (b) the
number, classification, and voting rights of its directors:
TRADEMARK

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8. Complete only if before conversion entity is a domestic profit of	or nonprofit corporation.
The manner and basis of converting the shares or memberships interests or obligations of the surviving business organization, in ownership interests or obligations of an entity that is not a party other consideration.	to cash, into other consideration that may include
The Board of Directors and all Shareholders by unanimous vo Domestic Profit Corporation to a Limited Liability Company. A cancelled and the shareholder shall receive pro rata members	Il of the common stock of the corporation shall be
 (Complete only if a later effective date is desired other than 90 days after the receipt of this document by the administrat 	
The conversion is effective on the day of	
The plan of conversion will be furnished by the surviving business orgonous member of the converting corporation. The conversion is permitted by the law that will govern the internal affactivity surviving business organization complies with that law in converting.	
10. The assumed names being transferred to continue for the Assumed Name on file prior to the conversion are:	remaining effective period of the Certificate of
Assumed Name	Expiration Date
11. The converting corporation's name and/or assumed name surviving business organization:	(s) to be used as new assumed name(s) of the
Assumed Name	Expiration Date

TRADEMARK REEL: 008155 FRAME: 0693 12. Signatures: Complete only Section (a) or (b) if the converting corporation is domestic. Complete only (c) if the converting corporation is foreign. Complete if the domestic corporation has not commenced business: a) The plan of conversion was approved by unanimous consent of the incorporators of the converting domestic corporation and the corporation has not yet commenced business, has not issued any shares or memberships, and has not elected a board of directors in accordance with Section 745(1)(d) of the Act. (Signature of Incorporator) (Signature of Incorporator) (Type or Print Name) (Type or Print Name) (Signature of Incorporator) (Signature of incorporator) (Type or Print Name) (Type or Print Name) Complete if the domestic corporation has commenced business: b) The plan of conversion was adopted by the Board of Directors and approved by the shareholders of the domestic corporation in accordance with Section 745(1)(c) of the Act. Signed this 11th day of August , _______ (Signature of Authorized Officer or Agent) Eric Wakkuri (Type or Print Name) Complete only if the converting corporation is foreign: c) The plan of conversion was adopted and submitted for approval in the manner required by the law governing the internal affairs of the converting foreign corporation. Signed this _____ day of _____

> TRADEMARK REEL: 008155 FRAME: 0694

(Signature of Authorized Officer or Agent)

(Type or Print Name)

Signed this 11 day of August , 2022

By (Signature(s) of Organizer(s))

Eric Wakkuri TRADEMARK

RECORDED: 07/28/2023 (Type or Print Name(s) of Organizer(s))

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