| | | RTMENT OF LABOR & EAU OF COMMERCIAL | |
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| Date Received | | (FOR BUREAU USE ONLY) | |
| Date Neceived | This document is effective of a subsequent effective date received date is stated in the | on the date filed, unless e within 90 days after | Tran Info:1 15094539-1 07/07/09 Chk#: 09115874239 Amt: \$20.00 ID: 13 DETROIT |
| | | | FILED |
| me ussell A. Wolfe | | | JUL 0.9 2009 |
| dress | | | |
| 70 E. Marshall St. | | 1 | Administrator Bureau of Commercial Services |
| у | State | Zip Code | Daroda of Commercial Services |
| erndale | Michigan | 48220 | |
| Document will be re | eturned to the name and a cument will be mailed to t | nddress you enter above. 🕉 | EFFECTIVE DATE: |
| | For use | TICLES OF INCORF by Domestic Nonprof information and instructi | fit Corporations |
| | (Flease lead | I IIIIOIIIIation and instruct | one on the last page) |
| | o the provisions of Act 16 | 62, Public Acts of 1982, the | undersigned corporation executes the following |
| Articles: | | 52, Public Acts of 1982, the | undersigned corporation executes the following |
| Articles: ARTICLE I The name of the | | 52, Public Acts of 1982, the | undersigned corporation executes the following |
| Articles: | | 52, Public Acts of 1982, the | undersigned corporation executes the following |
| Articles: ARTICLE I The name of the i3 Detroit ARTICLE II | corporation is: | | undersigned corporation executes the following |
| Articles: ARTICLE I The name of the i3 Detroit ARTICLE II The purpose or | corporation is: ourposes for which the corporation is: ourposes for which the corporation is: | orporation is organized are: | |
| Articles: ARTICLE I The name of the i3 Detroit ARTICLE II The purpose or | corporation is: ourposes for which the corporation is: ourposes for which the corporation is: | orporation is organized are: | entific purposes within the meaning of section 501(c)(3) of |
| Articles: ARTICLE I The name of the i3 Detroit ARTICLE II The purpose or p Said Corporation is the internal revenu Research and Devenue ARTICLE III | corporation is: ourposes for which the corporation is: ourposes for which the corporation is: | orporation is organized are: charitable, educational and scie the corporation is to educate, o | entific purposes within the meaning of section 501(c)(3) occreate, inspire and innovate through open education, basis. |
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| Articles: ARTICLE I The name of the i3 Detroit ARTICLE II The purpose or | corporation is: ourposes for which the corporation is organized exclusively for oue code. The Mission of the exclopment. on is organized upon a | Proporation is organized are: charitable, educational and scie the corporation is to educate, of the corporation is to educate, or the corporation is to educate it in the corporation in the corporation is to educate it in the corporation is to educate it in the corporation is the corporation in the co | entific purposes within the meaning of section 501(c)(3) of create, inspire and innovate through open education, basis. stock) e corporation has authority to issue is . If the shares are, or are to be, divided into |

| ARTICLE | III (cont.) |
|---------|-------------|
|---------|-------------|

| ARTICLE III (cont.) | | |
|---|--|----------------------|
| a. If organized on a nonstock basis, t None | the description and value of its real property assets are: (if | none, insert "none") |
| b. The description and value of its pe | ersonal property assets are: (if none, insert "none") | |
| None | | |
| c. The corporation is to be financed u | under the following general plan: | |
| Membership and Charitable contributi | ions | |
| d. The corporation is organized on a | Membership | basis. |
| | (Membership or Directorship) | |
| ARTICLE IV | | |
| 1. The name of the resident agent at the | e registered office : | |
| Puscell A Wolfe | | |

| 1. | The name of the resident agent at the regi | istered office : | | |
|----|--|------------------------------|------------|------------|
| | Russell A. Wolfe | | | |
| 2. | The address of the registered office is: | | | |
| | 1770 E. Marshall Street | Ferndale | , Michigan | 48220 |
| | (Street Address) | (City) | , | (ZIP Code) |
| 3. | The mailing address of the registered office | ce, if different than above: | | |
| | | | , Michigan | |
| | (Street Address or P.O. Box) | (City) | | (ZIP Code) |

ARTICLE V

| Name | Residence or Business Address | | |
|------------------|--|--|--|
| Russell A. Wolfe | 1770 E. Marshall St. Ferndale Mi 48220 | | |
| Edward Hansen | 30551 Woodmont Dr. Madison Heights, MI 48071 | | |
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| I, (We), the incorporator(s) sign my (our) name(s) this | oth day of July | 2009 |
|--|-----------------|------|
| i, (vve), the incorporator(s) sign my (our) name(s) this | July 5. Odity | |
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| Edwy & Marins | | |
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Use space below for additional Articles or for continuation of previous Articles. Please identify any Article being continued or added. Attach additional pages if needed.

| MICHIGAN DEPARTMENT OF LICENSING | | | 1 |
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| BUREAU OF COMMERCIA | | | |
| ate Received | | | |
| | | FILED | |
| This document is effective on the date file subsequent effective date within 90 days date is stated in the document. | | OCT 3 1 2011 | 1 |
| Edward L. Platt | | Administrator BUREAU OF COMMERCIAL SERVICES | |
| 237 Vester St. | | | |
| Ferndale MI | ZIP Code | EFFECTIVE DATE: | |
| Document will be returned to the name and address you enter a lf left blank, document will be returned to the registered office | above. S | | 1 |
| (Please read information and Pursuant to the provisions of Act 284, Public Acts of 1972, (p corporations), the undersigned corporation executes the follo | rofit corporation | ns), or Act 162, Public Acts of 198 | 32 (nonprofit |
| . The present name of the corporation is: | | | |
| i3 Detroit | | | |
| . The identification number assigned by the Bureau is: | | 70489T | |
| | | | |
| Article VI The property of this corporation is irrevocably dedicated to c this corporation shall ever inure to the benefit of any director person. Upon the dissolution or winding up of the corporatio payment, of all debts and liabilities of this corporation shall b which is organized and operated exclusively for charitable p | charitable purpo r, officer or men on, its assets re be distributed to | ses and no part of the net incom nber thereof or to the benefit of a maining after payment, or provisi a nonprofit fund, foundation or c | ny private on for orporation |
| Article VI The property of this corporation is irrevocably dedicated to c this corporation shall ever inure to the benefit of any director person. Upon the dissolution or winding up of the corporatio payment, of all debts and liabilities of this corporation shall b which is organized and operated exclusively for charitable p | charitable purpo r, officer or men on, its assets re be distributed to | ses and no part of the net incom nber thereof or to the benefit of a maining after payment, or provisi a nonprofit fund, foundation or c | ny private on for orporation |
| Article VI The property of this corporation is irrevocably dedicated to c this corporation shall ever inure to the benefit of any director person. Upon the dissolution or winding up of the corporatio payment, of all debts and liabilities of this corporation shall b which is organized and operated exclusively for charitable p | charitable purpo r, officer or men on, its assets re be distributed to | ses and no part of the net incom nber thereof or to the benefit of a maining after payment, or provisi a nonprofit fund, foundation or c | ny private on for orporation |
| Article VI The property of this corporation is irrevocably dedicated to c this corporation shall ever inure to the benefit of any director person. Upon the dissolution or winding up of the corporatio payment, of all debts and liabilities of this corporation shall b which is organized and operated exclusively for charitable p | charitable purpo r, officer or men on, its assets re be distributed to | ses and no part of the net incom nber thereof or to the benefit of a maining after payment, or provisi a nonprofit fund, foundation or c | ny private on for orporation |
| Article VI The property of this corporation is irrevocably dedicated to c this corporation shall ever inure to the benefit of any director person. Upon the dissolution or winding up of the corporatio payment, of all debts and liabilities of this corporation shall b which is organized and operated exclusively for charitable p | charitable purpo r, officer or men on, its assets re be distributed to | ses and no part of the net incom nber thereof or to the benefit of a maining after payment, or provisi a nonprofit fund, foundation or c | ny private on for orporation |
| Article VI The property of this corporation is irrevocably dedicated to c this corporation shall ever inure to the benefit of any director person. Upon the dissolution or winding up of the corporation payment, of all debts and liabilities of this corporation shall be which is organized and operated exclusively for charitable properties. | charitable purpo r, officer or men on, its assets re be distributed to | ses and no part of the net incom nber thereof or to the benefit of a maining after payment, or provisi a nonprofit fund, foundation or c | ny private on for orporation |
| Article VI The property of this corporation is irrevocably dedicated to continuous this corporation shall ever inure to the benefit of any director person. Upon the dissolution or winding up of the corporation payment, of all debts and liabilities of this corporation shall be which is organized and operated exclusively for charitable properties. Internal Revenue Code section 501(c)(3). | charitable purpo r, officer or men on, its assets re be distributed to | ses and no part of the net incom nber thereof or to the benefit of a maining after payment, or provisi a nonprofit fund, foundation or c | ny private on for orporation |

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COMPLETE ONLY ONE OF THE FOLLOWING:

| 4. Profit or Nonprofit Corporations: For amendments adopting the board of directors or trustees. | oted by unanimous consent of incorporators before the |
|---|--|
| The foregoing amendment to the Articles of Incorporation | was duly adopted on the day of |
| | |
| incorporator(s) before the first meeting of the Board of Dire | with the provisions of the Act by the unanimous consent of the ectors or Trustees. |
| Signed this | day of , |
| (Signature) | (Signature) |
| (Type or Print Name) | (Type or Print Name) |
| (Signature) | (Signature) |
| (Type or Print Name) | (Type or Print Name) |
| | |
| shareholders at a meeting in accordance with S written consent of the shareholders having not in accordance with Section 407(1) of the Act. Writing has been given. (Note: Written consensuch provision appears in the Articles of Incorp | proposed by the board was was duly adopted on the ,, by the: (check one of the following) Section 611(3) of the Act. less than the minimum number of votes required by statute Written notice to shareholders who have not consented in it by less than all of the shareholders is permitted only if foration.) to vote in accordance with Section 407(2) of the Act. |
| Profit Corporations and Profession Signed this day of By (Signature of an author) (Type or Print N | rized officer or agent) |

| 6. Nonprofit corporation only: Mem | ber, shar | eholder, or board | approval | | | |
|--|--|--|--|--|--|--|
| The foregoing amendment to the A | Articles of | Incorporation was | duly adopted or | n the1 | 8th d | ay of |
| , | 2011 | _ by the (check on | e of the followin | g) | | |
| Member or shareholder approval | for nonp | rofit corporations | organized on | a members | hip or sha | re basis |
| members or shareholders at | a meeting | g in accordance wit | h Section 611(2 | e) of the Act. | | |
| by statute in accordance with who have consented in writin | Section 4 g has bee | 407(1) and (2) of the given. (Note: W | e Act. Written r /ritten consent b | notice to me by less than | mbers or si all of the m | hareholders |
| written consent of all the men | nbers or s | shareholders entitle | ed to vote in acc | ordance witl | h section 4 | 07(3) of the Act. |
| directors at a meeting in acco | rdance w | ith Section 611(2) | of the Act. | directorship | basis) | |
| | | · '3 | | | | |
| | | Nonprofit Corp | oorations | | | |
| 1 | | | | | 2011 | _ |
| By Milan | (Signature | of President, Vice-Preside | nt, Chairperson or Vic | e-Chairperson) | | |
| | | | | | IDG~P | |
| | The foregoing amendment to the A October , 2 Member or shareholder approval members or shareholders at a written consent of the member by statute in accordance with who have consented in writin shareholders is permitted only written consent of all the men Directors (Only if the Articles state directors at a meeting in accordance written consent of all directors Signed this 30 By Mahan | The foregoing amendment to the Articles of October , 2011 Member or shareholder approval for nonp members or shareholders at a meeting written consent of the members or shareholders in accordance with Section who have consented in writing has been shareholders is permitted only if such written consent of all the members or state that the directors at a meeting in accordance with signed this 30 1th signed th | The foregoing amendment to the Articles of Incorporation was October , 2011 by the (check one Member or shareholder approval for nonprofit corporations members or shareholders at a meeting in accordance with written consent of the members or shareholders having not by statute in accordance with Section 407(1) and (2) of the who have consented in writing has been given. (Note: We shareholders is permitted only if such provision appears in written consent of all the members or shareholders entitled. Directors (Only if the Articles state that the corporation is one directors at a meeting in accordance with Section 611(2) of written consent of all directors pursuant to Section 525 of Nonprofit Corporation is one of the section of | Member or shareholder approval for nonprofit corporations organized on members or shareholders at a meeting in accordance with Section 611(2 written consent of the members or shareholders having not less than the by statute in accordance with Section 407(1) and (2) of the Act. Written who have consented in writing has been given. (Note: Written consent shareholders is permitted only if such provision appears in the Articles of written consent of all the members or shareholders entitled to vote in accordance (Only if the Articles state that the corporation is organized on a directors at a meeting in accordance with Section 611(2) of the Act. Monprofit Corporations | The foregoing amendment to the Articles of Incorporation was duly adopted on the1 October | The foregoing amendment to the Articles of Incorporation was duly adopted on the |