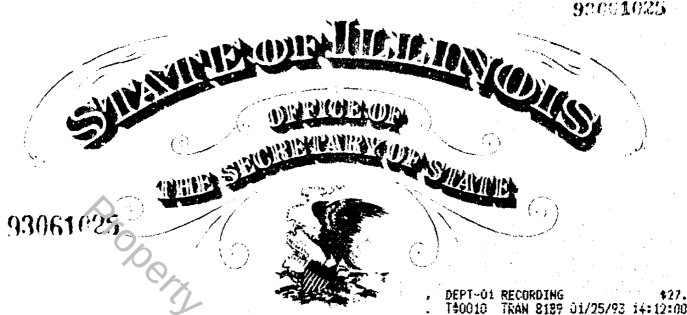
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90001025



ARTICLES OF AMENDMENT TO THE ARTICLES OF

INCORPORATION OF

IMAGE PLUS OF ILLINOIS, INC.

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 DEPTH TO RECORDENG 1984.

COOK COUNTY RECORDER

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. 4266**1**025

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

		,
, Contraction	20 10/	

at the City of Springfiel	d, this 31ST
day of DECEMBER	
of the Independence of t	
the two hundred and	17ТН

Company of

of Colonia Control

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BCA-10.30 ARTICLES OF AMENDMENT

Form BUA-10.30 (Rev. Jan. 1991)	AHTICLES OF AMENDMENT	File #				
George H. Ryan Secretary of State 02/14 0000	to gother barroof to cololigate a	SUBMIT IN DUPLICATE				
Department of Business Services Springfield, IL 62756 Telephone (217) 782-6961 Remit payment in check or money	Dic 3.1 1392	This space for use by Secretary of State Date 12-91-92 Franchise Tax \$ Filing Fee \$ 25.				
order, payable to "Secretary of State."	GEORGE H. PYAN SECRETARY OF STATE	Penalty \$				
1. CORPORATE NAME:	IMAGE PLUS OF ILLINOIS, INC.	(Note 1)				
2. MANNER OF ADOPTION	and the second s	Thoracas and the second control of the secon				
	of the Articles of Incorporation was adopted on	August 31,				
-	r indicared below. ("X" one box only)	,				
	rators, provided no directors were named in the articles of in	icomoration and no directors have been				
	the board of directors, in accordance with Section 10.10, the	ne corporation having issued no shares				
	τ_{\circ}	(Note 2)				
By a majority of the board o being required for the adop	of directors, in accordance vith Section 10.15, shares having nation of the amendment;	g been issued by snarencider action not (Note 3)				
submitted to the sharehold	cordance with Section 10.20, a resolution of the board of ders. At a meeting of shareholders, not less than the minimularition were voted in favor of the amendment:	irectors having been duly adopted and im number of votes required by statute				
	C.	(Note 4)				
and submitted to the share	ordance with Sections 10.20 and 7.10, a resolution of the boat holders. A consent in writing has been signed by share look y stailute and by the articles of incorporation. Shareholders thanks with Section 7.10:	fars having not less than the minimum				
By the shareholders, in acco	ordance with Sections 10.20 and 7.10, a resolution of the boar scholders. A consent in writing has been signed by all the	(Note 4) rd of directors having been duly adopted a sharehold are untitled to vote on this				
amendment.		(Note 4) .				
	(INSERT AMENDMENT)	9:04,1023				
(Ady article being amended is required to is RESOLVED, that the Articles of Incol	o be set forth in its entirety.) (Suggested language for an amorporation be amended to read as follows:)	endment to change the corporate name				
Davis Banco	cp, Incorporated The Market Ma	r Bullia				

164 Walk Resolution Advantage Community Community

ì	RESOLVE	D,	that	the	Artic	les	of	Incor	porat:	ion	of	Image	Plus	of	Illinois,
· · :	Inc. be	a	mended	to	read	85	[01]	COMB:	Davis	Dat	nco:	rp, In	corpo	rat	ed

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NOTE 1:	THE PERSON OF THE PERSON
	No specific of
NOTE 2:	directors have been named or elected. (§ 10.10
NOTE 3:	
	(a) to remove the names and addresses of directors named in the articles of incorporation;
	(b) to remove the name and address of the initial registered agent and registered office, provided a statement
	pursuant to § 5.10 is also filed; (c) to split the issued whole shares and unissued authorized shares by multiplying them by a whole number, s
	long as no class or series is adversely affected thereby:
	(d) to change the corporate name by substituting the word "corporation", "incorporated", "company", "limited", o
and at the	the abtreviation "corp.", "inc.", "co.", or "ltd." for a similar word or abbreviation in the name, or by adding
e división.	geographical attribution to the name: A second of the seco
	§ 9.05, the to restate the articles of incorporation as currently amended. (§ 10.15)
	(f) to restate the articles of incorporation as currently amended. (§ 10.15
NOTE 4:	All amendments not adopted under § 10, 10 or § 10, 15 require (1) that the board of directors adopt a resolution setting
	forth the proposed amendment and (2) that the shareholders approve the amendment.
	Park to the first terms of the second
	Shareholder approval may be (1) by voice at a shareholders' meeting (either annual or special) or (2) by consent
	in writing, without a meeting ស្រសួងជា និងស្នាក់ កម្មជាចំនាន់ប្រជាជាប្រាស់ 📜 💮 💮 💮 💮 💮 💮 💮 💮 💮 💮 💮 💮 💮
	The advantage of the body and must receive the affirmative value or concept of the holders of at least 2/3 of the
partition in	To be adopted, the amendment must receive the affirmative vote or consent of the holders of at least 2/3 of the outstanding shares entitled to vote on the amendment. It util class voting applies, then also at least a 2/3 vote within
	each class is required).
	The state of the s
)	The articles of incorporation may supercede the 2/3 vote requirement by specifying any smaller or larger vote
₹	requirement not less than a majority of the outstanding shares entillad to vote and not less than a majority within
1	each class when class voting applies. Substitution to be a substitution of the participation
	where the property of the state of the second amondment a
NOTE 5:	When shareholder approval is by consent, all shareholders must be given notice of the proposed amendment a
1	least 5 days before the consent is signed. If the amendment is adopted, sha eholders who have not signed the
	consent must be promptly notified of the passage of the amendment. The left video of the passage of the amendment.
C-179.4	If amending it is authorized by the descripts and there are no officers, than a majority of the directors or such
مثلفاك يمين	as more be consumpted by the frauer constraints
	γ . The anti-engineed s ⁴⁴ and under the denistries of pagety, that the causa status names are much
	make of a control of the control of
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معتقدين مدحاتي ومرد	The state of the s
	Without the Company and a supplication of the Company of the Compa
	Applied the control of the control o

3. The n	nanner in which any exchange, reclassification or cancellation of issue, below the number of issued shares of that class, provided for or effective.")	id shares, or a reduction of the number of authorized shares of any ited by this amendment, is as follows: (If not applicable, insert "No
	The section of the se	
	N- whomas	A CAMP A STANTANT OF A CONTRACT OF A STANTANT OF A STANTAN
}	No change Population which proceeds a complete which which	san karangan kang sang menghaban kang dianggan keranggan dianggan beranggan dianggan beranggan dianggan berang
		en e
4. (a) Th	ne manner in which said amendment effects a change in the amount of	of paid-in capital (Paid-in capital replaces the terms Stated Capital
	Paid-in Surplus and is equal to the total of these accounts) is as follo	ws: (If not applicable, insert "No change")
	and the second of the second o	
*		
1	No change	
		and the second second second
(b) Tr	ne amount of) aid-in capital (Paid-in Capital replaces the terms Stat	nd Capital and Paid-in Surplus and is equal to the total of these
accou	ints) as charging by this ameridment is as follows: (If not applicable,	insert "No change")
	tegrin into a sign a	Committee of the commit
	No change	
	To change	Before Amendment After Amendment
	the state of the part of the p	Salota Milationary (Moleculary)
•	Poxtun Capital	\$\$
•		
	(Complete either item 5 or	5 below)
5. The unders	signed corporation has caused this statemen to be signed	dby its duly authorized officers, each of whom affirms,
	alties of perjury, that the facts stated herein are true.	
Datad	Aug 3, - 역군 19 92	Image Plus of Illinois, Inc.
Dated	4	(Exact Name of Corporation)
attested by	, (celegra) deposition by	Laur Navis
,	(Signature of Secretary or Assistant Secretary)	(Signature of President or Vice President)
	Evelyn Herron Secretary Type or Print Name and Title)	Dava Davis
	(Type or Print Name and Title)	(Typ: or Print Name and Title)
		On the above the form
. If amendm	ent is authorized by the incorporators, the incorporators	s must sign below.
	OR	U _S
·		
If amendme	ent is authorized by the directors and there are no office	rs, then a majority of the directors or such directors
as may be	designated by the board, must sign below.	CA
The unders	signed affirms, under the penalties of perjury, that the fa	icts stated herein are true.
Dated	, 19	
Date()		
÷		
19-19-19-19-19-19-19-19-19-19-19-19-19-1		
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