No. 0301 P. 2

TO: 17025894710

P2





ROSS MILLER Secretary of State 204 North Careon Street, Suite 1 Careon City, Nevada 20701-4520 (775) 584-5788 Website: www.nvcoc.gov

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Ross Miller Secretary of State

State of Nevada

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C18394-2002

Certificate of Amendment

(PURSUANT TO NRS 78,385 AND 78,390)

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ABOVE SPACE IS FOR OFFICE USE GILLY

Certificate of Amendment to Articles of Incorporation

For Nevada Profit Comporations

(Pursuant to NRS 78.385 and 78.390 - After issuance of Stock)

1. Name of corporation:

BIBB CORPORATION

2. The articles have been amended as follows: (provide article numbers, if available)
FIRST The name of the entity shall be Z3 Enterprises, Inc. (the "Corporation"). The Corporation is a for-profit corporation. The
date of the original formation of the Corporation is July 21, 2002. The primary business address of the Corporation is 2831 St. Rose
Partnery, Suite 204, Henderson, Nevade 89052

THRO Authorized Capital Stock. The authorized capital stock of the Corporation concists of One Hundred Five Milion (105,000, 000) shares having a per value of one tenth of one cent (\$.001) per share, divided into Ninety Five Milion (95,000,000) shares of Common Stock and Ten Milion (10,000,000) shares of Preferred Stock (as such the Preferred stock may be farther divided into an unlimited number of classes of "Preferred" stock as approved by a majority vote the Board of Directors).

Upon the effectiveness (the "Effective Date and Time") of the Amendment to the above Article adding this centence: Each aligne of Common Stock that is issued and cutatanding immediately prior to the Effective Date and Time (utility shall include each fractional share in excess of one (1) share held by any chareholder), shall be increased and reclassified into Six (6) fully-paid shares of Common Stock.

- 3. The vote by which the stockholders holding shares in the corporation entitling them to exercise a least a majority of the voting power, or such greater proportion of the voting power as may be required in the case of a vote by classes or series, or as may be required by the provisions of the articles of incorporation* have voted in favor of the amendment is:
- 4. Effective date of filing: (optional)

9/3/2010

(must not be later than 90 days after the certificate is filed)

5. Signature: (required)

Signiture of Officer

If any proposed amendment would alter or change any graterence or any relative or other right given to any class or series of cutstanding shares, then the amendment must be approved by the vote, in addition to the attimative vote otherwise required, of the holders of shares representing a majority of the voting power of each class or series affected by the amendment regardless to finitelions or restrictions on the voting power thereof.

IMPORTANT: Failure to include any of the above information and submit with the proper face may cause this filing to be rejected.

This form must be encompanied by appropriets fees.

Refer. 3-6-30

Reset