# OFFICE OF THE SECRETARY OF STATE OF THE STATE OF COLORADO

## CERTIFICATE OF DOCUMENT FILED

I, Wayne W. Williams, as the Secretary of State of the State of Colorado, hereby certify that, according to the records of this office, the attached document is a true and complete copy of the

Articles of Incorporation

with Document # 20181438268 of DIGTA TRADING INC

Colorado Corporation

(Entity ID # 20181438268)

consisting of 7 pages.

This certificate reflects facts established or disclosed by documents delivered to this office on paper through 05/25/2018 that have been posted, and by documents delivered to this office electronically through 05/29/2018@ 18:20:41.

I have affixed hereto the Great Seal of the State of Colorado and duly generated, executed, and issued this official certificate at Denver, Colorado on 05/29/2018 @ 18:20:41 in accordance with applicable law. This certificate is assigned Confirmation Number 10926601



Secretary of State of the State of Colorado

Notice: A certificate issued electronically from the Colorado Secretary of State's Web site is fully and immediately valid and effective. However, as an option, the issuance and validity of a certificate obtained electronically may be established by visiting the Validate a Certificate page of the Secretary of State's Web site, http://www.sos.state.co.us/biz/CertificateSearchCriteria.do entering the certificate's confirmation number displayed on the certificate, and following the instructions displayed. Confirming the issuance of a certificate is merely optional and is not necessary to the valid and effective issuance of a certificate. For more information, visit our Web site, http://www.sos.state.co.us/click"Businesses, trademarks, trade names" and select "Frequently Asked Questions."



Document must be filed electronically. Paper documents are not accepted. Fees & forms are subject to change. For more information or to print copies of filed documents, visit www.sos.state.co.us.

Colorado Secretary of State

Date and Time: 05/29/2018 06:12 PM

ID Number: 20181438268

Document number: 20181438268

Amount Paid: \$50.00

ABOVE SPACE FOR OFFICE USE ONLY

## **Articles of Incorporation for a Profit Corporation**

filed pursuant to § 7-102-101 and § 7-102-102 of the Colorado Revised Statutes (C.R.S.)

he domestic entity name for the corp				
	DIGTA TRADING INC			
Caution: The use of certain terms or abbre	viations are restricted by law. Re	ead instructions for	more information.)	
he principal office address of the cor	poration's initial principal of	office is		
Street address	1625 Tuskegee PI #170			
	(Street number and name)			
	COLORADO SPRING	s co	80915	
	(City)	(State) United S	(ZIP/Postal Code)	
	(Province – if applicable)	(Countr	ry)	
Mailing address				
(leave blank if same as street address)	(Street number and name or Post Office Box information)			
	(City)	(State)	(ZIP/Postal Code)	
	(Province – if applicable)	(Counti		
he registered agent name and registe  Name  (if an individual)	red agent address of the cor	poration's initial	I registered agent are	
(II all lilulvidual)	(Last)	(First)	(Middle) (Suffi	
or				
(if an entity) (Caution: Do not provide both an indivi	idual and an entity name.)			
Street address	1625 Tuskegee PI #17	0		
	(Street number and name)			
	COLORADO SPRING	S <u>CO</u>	80915	
	(City)	(State)	(ZIP/Postal Code)	
Mailing address (leave blank if same as street address)	(Street number and name or Post Office Box information)			
		СО		
	(City)	(State)	(ZIP/Postal Code)	

4. The true name and mailing address of the incorporator are Name (if an individual) (First) (Middle) (Suffix) (Last) or INTERNET BRAND DEVELOPMENT(HK) LIMITED (if an entity) (Caution: Do not provide both an individual and an entity name.) 1625 Tuskegee PI #170 Mailing address (Street number and name or Post Office Box information) COLORADO SPRINGS CO 80915 (City) (State) (ZIP/Postal Code) United States (Province - if applicable) (Country) (If the following statement applies, adopt the statement by marking the box and include an attachment.) The corporation has one or more additional incorporators and the name and mailing address of each additional incorporator are stated in an attachment. 5. The classes of shares and number of shares of each class that the corporation is authorized to issue are as follows. The corporation is authorized to issue 20,000 common shares that shall have unlimited voting rights and are entitled to receive the net assets of the corporation upon dissolution. ☐ Information regarding shares as required by section 7-106-101, C.R.S., is included in an attachment. 6. (If the following statement applies, adopt the statement by marking the box and include an attachment.) This document contains additional information as provided by law. 7. (Caution: Leave blank if the document does not have a delayed effective date. Stating a delayed effective date has significant legal consequences. Read instructions before entering a date.) (If the following statement applies, adopt the statement by entering a date and, if applicable, time using the required format.) The delayed effective date and, if applicable, time of this document is/are

The person appointed as registered agent above has consented to being so appointed.

(The following statement is adopted by marking the box.)

#### Notice:

Causing this document to be delivered to the Secretary of State for filing shall constitute the affirmation or acknowledgment of each individual causing such delivery, under penalties of perjury, that the document is the individual's act and deed, or that the individual in good faith believes the document is the act and deed of the person on whose behalf the individual is causing the document to be delivered for filing, taken in conformity with the requirements of part 3 of article 90 of title 7, C.R.S., the constituent documents, and the organic statutes, and that the individual in good faith believes the facts stated in the document are true and the document complies with the requirements of that Part, the constituent documents, and the organic statutes.

(mm/dd/yyyy hour:minute am/pm)

This perjury notice applies to each individual who causes this document to be delivered to the Secretary of State, whether or not such individual is named in the document as one who has caused it to be delivered.

WANG SHAOLI (Middle) (Last) (Suffix) (First) 1625 Tuskegee PI#170 (Street number and name or Post Office Box information) **COLORADO SPRINGS** CO (City) (State) (ZIP/Postal Code) United States (Province - if applicable) (Country) (If the following statement applies, adopt the statement by marking the box and include an attachment.) This document contains the true name and mailing address of one or more additional individuals causing the document to be delivered for filing.

8. The true name and mailing address of the individual causing the document to be delivered for filing are

#### Disclaimer:

This form/cover sheet, and any related instructions, are not intended to provide legal, business or tax advice, and are furnished without representation or warranty. While this form/cover sheet is believed to satisfy minimum legal requirements as of its revision date, compliance with applicable law, as the same may be amended from time to time, remains the responsibility of the user of this form/cover sheet. Questions should be addressed to the user's legal, business or tax advisor(s).

(A COLORADO Corporation)

## STOCK SALES AGREEMENT DIGTA TRADING INC

THIS AGREEMENT is made and entered into this 29th day of May, 2018, **SHAOLI WANG**(hereinafter referred to as "Seller") and **INTERNET BRAND DEVELOPMENT (HK) LIMITED** (hereinafter referred to as "Purchaser");

#### WITNESSETH:

WHEREAS, the Seller (SHAOLI WANG) is the record owners and holder of the issued and outstanding shares of the 50% common stock of DIGTA TRADING INC (hereinafter referred to as the "Corporation"), and the Purchaser (INTERNET BRAND DEVELOPMENT (HK) LIMITED) is the record owners and holder of the issued and outstanding shares of the 100% common stock of DIGTA TRADING INC (hereinafter referred to as the "Corporation"), both of them totally own 100% common stock shares of DIGTA TRADING INC (a COLORADO corporation).

WHEREAS, the Purchaser (INTERNET BRAND DEVELOPMENT (HK) LIMITED) desires to purchase said stock and the Seller (SHAOLI WANG) desires to sell his shares of DIGTA TRADING INC common stock (100% of Corporation) to INTERNET BRAND DEVELOPMENT (HK) LIMITED (buyer) for \$1.00 (One U.S. Dollar).

(upon the terms and subject to the conditions hereinafter set forth;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained in this Agreement, and in order to consummate the purchase and the sale of the Corporation's Stock aforementioned, it is hereby agreed as follows:

#### 1. PURCHASE AND SALE:

Subject to the terms and conditions hereinafter set forth, at the closing of the transaction contemplated hereby, the Seller shall sell, convey, transfer, and deliver to the Purchaser certificates representing such stock, and the Purchaser shall purchase from the Seller the Corporation's Stock in consideration of the purchase price set forth in this Agreement. The certificates representing the Corporation's Stock shall be duly endorsed for transfer or accompanied by appropriate stock transfer powers duly executed in blank, in either case with signatures guaranteed in the customary fashion, and shall have all the necessary documentary transfer tax stamps affixed thereto at the expense of the Seller. The closing of the transactions contemplated by this Agreement (the "Closing"), shall be held at May 29,2018 or such other place, date and time as the parties hereto may otherwise agree.

#### 2. AMOUNT AND PAYMENT OF PURCHASE PRICE

The total consideration and method of payment thereof are fully set out.

(A COLORADO Corporation)

#### 3. REPRESENTATIONS AND WARRANTIES OF SELLER

Seller hereby warrants and represents:

- (a) Organization and Standing Corporation is a corporation duly organized, validly existing and in good standing under the laws of the State of **COLORADO** and has the corporate power and authority to carry on its business as it is now being conducted.
- (b) Restrictions on Stock
- i. The Seller is not a party to any agreement, written or oral, creating rights in respect to the Corporation's Stock in any third person or relating to the voting of the Corporation's Stock.
- ii. Seller is the lawful owner of the Stock, free and clear of all security interests, liens, encumbrances, equities and other charges.
- iii. There are no existing warrants, options, stock purchase agreements, redemption agreements, restrictions of any nature, calls or rights to subscribe of any character relating to the stock, nor are there any securities convertible into such stock.

#### 4. REPRESENTATIONS AND WARRANTIES OF SELLER AND PURCHASER

Seller and Purchaser hereby represent and warrant that there has been no act or omission by Seller, Purchaser or the Corporation which would give rise to any valid claim against any of the parties hereto for a brokerage commission, finder's fee, or other like payment in connection with the transactions contemplated hereby.

#### 5. GENERAL PROVISIONS

(a) Entire Agreement.

This Agreement (including the exhibits hereto and any written amendments hereof executed by the parties) constitutes the entire Agreement and supersedes all prior agreements and understandings, oral and written, between the parties hereto with respect to the subject matter hereof.

(b) Sections and Other Headings.

The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

(c) Governing Law.

This agreement, and all transactions contemplated hereby, shall be governed by, construed and enforced in accordance with the laws of the State of COLORADO The parties herein waive trial by jury and agree to submit to the personal jurisdiction and venue of a court of subject matter jurisdiction located in Los Angeles County, State of COLORADO, In the event that litigation results from or arises out of this Agreement or the performance thereof, the parties agree to reimburse the prevailing party's reasonable attorney's fees, court costs, and all other expenses, whether or not taxable by the court as costs, in addition to any other relief to which the prevailing party may be entitled.

(A COLORADO Corporation)

#### AMOUNT AND PAYMENT OF PURCHASE PRICE

(a) Consideration.

As total consideration for the purchase and sale of the Corporation's Stock, pursuant to this Agreement, the Purchaser (INTERNET BRAND DEVELOPMENT (HK) LIMITED) shall pay to the Seller (**SHAOLI WANG**) the sum of **\$1.00** (One U.S. Dollar). for their shares of DIGTA TRADING INC common stock (100% of Corporation).

Effective May 29,2018, the Corporation hereby accept the ownership as following:

NAME	SHARES	CONSIDERATION
INTERNET BRAND DEVELOPMENT (HK) LIMITED	100% of TOTO AL SHARES	100%
TOTAL	100% SHARES	100%

INTERNET BRAND DEVELOPMENT (HK) LIMITED	Buyer	
SHAOLI WANG	Seller	

May 29, 2018

UNANIMOUS WRITTEN CONSENT
TO ACTION BY BOARD OF DIRECTORS
WITHOUT MEETING
OF
DIGTA TRADING INC

(A COLORADO Corporation)

#### A COLORADO Corporation

The following action is taken by Board of Directors of DIGTA TRADING INC (the "Corporation"), a COLORADO corporation, by unanimous written consent without a meeting as of May 29, 2018.

WHEREAS, the following persons were nominated as officers of the Corporation effective May 29, 2018:

CEO: SHAOLI WANG Secretary: SHAOLI WANG Treasurer: SHAOLI WANG Director: SHAOLI WANG

Agent for Process of Service: SHAOLI WANG

RESOLVED, that each of the forenamed persons be and is elected to the offices set opposite their name, to assume the duties and responsibility fixed by the Bylaws or by Board of Directors of this Corporation.

Dated: May 29, 2018

SHAOLI WANG, CEO