ARTICLES OF INCORPORATION
OF
SILICON DESERT INTERNATIONAL, INC.
A Corporation

1. Name. The corporation shall be known as:

Silicon Desert International, Inc.

2. The place of business of the corporation shall be:

6895 East Camelback Road, Suite 115
Scottsdale, Arizona 85251

3. The statutory agent for service of process shall be:

Gregory A. Robinson
6040 North 7th Street, Suite 300
Phoenix, Arizona 85014

4. The authorized capital of the corporation shall be 100,000 shares of common stock fully paid and non-assessable.

5. The primary purpose of the corporation under Arizona Revised Statutes shall be telecommunication re-sales and the corporation shall be authorized to engage in all lawful business under Arizona law.

6. The Board of Directors shall be made up of one or more directors and the initial director shall be:

Marcus Mamolen
6895 East Camelback Road, Suite 115
Scottsdale, Arizona 85251
Silicon Desert International, Inc
Marcus Mamolen
6985 E. Camelback Rd. Suite 115
85251
Scottsdale, AZ
USA

Amsterdam, 11 September 2017

Re: NCC#2017090778 - Recognised IPv4 Transfer Broker Agreement

Dear Sir/Madam,

Thank you for your request to become a Recognised IPv4 Transfer Broker.

We have enclosed two signed copies of the Recognised IPv4 Transfer Broker Agreement. One copy is for your records, the other needs to be signed by Silicon Desert International, Inc on the last page and returned to the RIPE NCC at the following address.

✓ RIPE NCC
Stationsplein 11
1012 AB Amsterdam
The Netherlands

The signature area on the last page should record:

- The location and date the agreement was signed
- The full name and job title of the person who signed it

The person signing the agreement needs to be an authorised signatory who can enter into contracts on behalf of Silicon Desert International, Inc.

You must also enclose a copy of your company registration papers. These are normally issued by the Chamber of Commerce.

If you have any questions, please contact us at ncc@ripe.net or by calling +31 20 535 4444

Yours faithfully,

RIPE NCC Customer Services
Recognised IPv4 Transfer Broker Agreement

The Undersigned

Réseaux IP Européens Network Coordination Centre (RIPE NCC), a membership association under Dutch law, having its registered office at the following address:
Stationsplein 11
1012 AB Amsterdam
The Netherlands
Registered with Amsterdam Chamber of Commerce 40539632

Hereinafter “RIPE NCC”

And

Silicon Desert International, Inc
6985 E Camelback Rd. Suite 115
85251
Scottsdale, AZ
USA

Hereinafter “Broker”

Whereas:
I. The RIPE NCC is the Regional Internet Registry (RIR) for Europe, the Middle East and parts of Central Asia.

II. The RIPE NCC has, as an RIR, the authority to register Internet number resources.

III. The RIPE NCC strives for RIPE Policies to be respected with regards to the transfer of Internet number resource records (hereafter referred to as “Transfer”).

IV. The Broker acts as an intermediary for Transfers and desires to be acknowledged by the RIPE NCC as a recognised broker for potential Transfers.

Agree as follows:

1. The RIPE NCC shall publish the Broker’s name and contact details on the RIPE NCC website as a recognised broker for Transfers. The RIPE NCC reserves also the right to publish the present agreement signed by both parties.

2. The Broker shall adhere to the relevant RIPE Policies and RIPE NCC procedural documents, and shall clearly communicate their current versions to the parties involved in the Transfer the Broker is acting as an intermediary for.

In particular, the involved parties must be informed by the Broker as to:
• Their obligations with regards to are quested Transfer, including their obligation to register the Transfer appropriately and to keep this registration correct and up-to-date

• The consequences in case of non-compliance

3. The Broker shall provide the RIPE NCC with information that is correct to the best of their knowledge. The Broker shall endeavour to ensure that the parties involved in the Transfer, for which the Broker is acting as an intermediary, provide the RIPE NCC with correct and accurate information.

4. The Broker does not represent the RIPE NCC and shall not imply or create the impression to third parties that they represent the RIPE NCC.

5. The Broker shall indemnify the RIPE NCC against any and all third party claims filed against the RIPE NCC in relation to the Transfer, or the Internet number resources related to the Transfer. The RIPE NCC shall, in any event, not be liable for the non-conclusion of an agreement to Transfer, or for the breach of an agreement to Transfer, or for the delay of the administrative conclusion of an agreed Transfer, or for the non-Transfer due to restrictions according to the RIPE Policies or RIPE NCC procedures, despite the conclusion of an agreement.

6. This agreement shall be terminated:
   • By either party with a notice period of one month.
   • By the RIPE NCC with immediate effect if the Broker violates any of their obligations as outlined in this agreement, or if the Broker goes into liquidation or becomes insolvent or bankrupt, or if the Broker in any way acts or neglects to act such as to cause damage to the name, trademark or intellectual property rights of the RIPE NCC.

Upon termination of this agreement the RIPE NCC reserves the right to remove the Broker’s details from the RIPE NCC website.

Thus agreed and signed in duplicate by persons authorised to represent both parties:

**Broker**

Place: Phoenix, AZ, USA
Date: 17/10/2017
Name of authorised person: Marcus Manden
Function: President
Signature:

**RIPE NCC**

Place: Amsterdam
Date: 11.09.2017
Name of authorised person: Axel Pawlik
Function: Managing Director
Signature: