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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF COR	AME OF CORPORATION: US National Telecom, Inc		
DOCUMENT NUMBER:		P99000039897	<u> </u>
The enclosed Arti	icles of Amendment and fe	ee are submitted for filing.	
Please return all c	orrespondence concerning	this matter to the following:	
		Rebecca Guthrie Name of Contact Person	
		, and or comment disc.	
	U	S National Telecom, Inc Firm/ Company	
	201 Soi	uth Biscayne Blvd, 28th Floor Address	
		Miami, FL 33131	
		City/ State and Zip Code	, <u>13 - 13 - 14 - 14 - 14 - 14 - 14 - 14 - </u>
	r_gut E-mail address: (to be	thrie78@yahoo.com used for future annual report notification)	
For further inform	ation concerning this matt	er, please call:	
	Rebecca Guthrie		46 0184
Name	e of Contact Person	Area Code & Daytime Tel	ephone Number
Enclosed is a chec	k for the following amoun	t made payable to the Florida Depart	tment of State:
☑ \$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	□ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
P.O. Box 6	nt Section f Corporations	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle	е

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

US, Nationa	l Telecom, Inc.		
(Name of Corporation as current	ly filed with the Florid	a Dept. of State)	
P9900	0039897		
(Document Numbe	r of Corporation (if kno	wn)	-
Pursuant to the provisions of section 607.1006, I amendment(s) to its Articles of Incorporation:	Florida Statutes, this F	lorida Profit Corporat	ion adopts the following
A. If amending name, enter the new name of th	e corporation:		
			The new
name must be distinguishable and contain the abbreviation "Corp.," "Inc.," or Co.," or the de name must contain the word "chartered," "profes.	signation "Corp," "Inc	c," or "Co". A profes	sional corporation
B. Enter new principal office address, if application	able:		3 00
(Principal office address MUST BE A STREET A			
			- 🚉 🙎
			- 6 E
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE	<u>BOX</u>)		FILED JUN-9 AM 9:
			55
	<u></u>		
D. If amending the registered agent and/or registered agent and/or the new register		n Florida, enter the na	ame of the
new registered agent and/or the new register	red office address.		
Name of New Registered Agent:			
New Registered Office Address:	(Florida street d	address)	
	,		
	(City)	, Florid <i>(Zip Code)</i>	a
	(City)	(Zip Code)	
New Registered Agent's Signature, if changing I hereby accept the appointment as registered agent		and accept the obligation	ons of the position.
Sign	nature of New Registere	d Agent, if changing	

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

<u>Title</u>	<u>Name</u>	<u>Address</u>	Type of Action
			☐ Add☐ Remove
(attach d	nding or adding additional Articles, en additional sheets, if necessary). (Be speched, Amending article VI	ter change(s) here:	
provis	mendment provides for an exchange, ions for implementing the amendmen not applicable, indicate N/A)		

STATE OF FLORIDA

CERTIFICATE OF AMENDMENT OF THE CERTIFICATE OF INCORPORATION, AS AMENDED, OF US NATIONAL TELECOM, INC.

First: That the Board of Directors of U.S. National Telecom, Inc (the "Corporation") by Unanimous Written Consent dated as of May 27, 2011, adopted resolutions setting fourth proposed amendments to the Certificate of Incorporation of the Corporation as hereto amended, declaring said amendments to be advisable and calling for the submission of such amendments to the stockholders of the Corporation for consideration thereof. The resolutions setting forth the proposed amendments are as follows:

Resolved, that the Certificate of Incorporation of the Corporation be amended by changing Article thereof numbered "VI" so that, as amended, said Article shall be and read as follows:

ARTICLE VI CAPITAL STOCK

The total number of shares of stock which the Corporation shall have authority to issue is: Forty billion five hundred and twenty five million, and one (1,025,000,001) shares, consisting of one billion five hundred million (40,000,000,000) shares of common stock, par value \$0.000001 per share and a class of twenty five million and one share (25,000,001) shares of preferred stock, par value \$0.000001 per share.

The Board of Directors of the Corporation is vested with the authority to determine and state the designations and preferences, limitations, relative rights and voting rights, if any, of each series by the adoption and filing in accordance with Florida General Corporation Law, before the issuance of such shares of such series, of an amendment or amendments to the Certificate of incorporation determining the terms of such series, which amendment need not be approved by the stockholders or the holders of any class or series of shares except as provided by law. All shares of preferred stock of the same class shall be identical.

No Share shall be issued without consideration being exchanged, and it shall thereafter be non assessable.

The following is a description of each class of stock of the Corporation with preferences, conversion and other rights, restrictions, voting powers, limitations as to distributions, qualifications, and terms and conditions of redemption of each class.

Common Stock. Each holder of record of common stock shall have the right to one vote for each share of common stock registered in their name on the books of the Corporation on all matters submitted to a vote of stockholders except as the right to exercise such vote may be limited by the provisions of this Certificate of Incorporation or of any class or series of preferred stock established hereunder. The holders of common stock shall be entitled to such dividends as may be declared by the Board of Directors from time to time, provided that required dividends, if any, on the preferred stock have been paid or provided for. In the event of the liquidation, dissolution, or winding up, whether voluntary or involuntary of the Corporation, the assets and funds of the Corporation available for distribution to stockholders, and remaining after the payment to holders

of preferred stock of the amounts (if any) to which they are entitled, shall be divided and paid to the holders of the common stock according to their respective shares.

- (A) <u>Preferred Stock</u>. The preferred stock shall be issued in series. The Board of Directors is authorized at any time, and from time to time, to provide for the issuance of shares of preferred stock in one or more series. The Board of Directors shall have the authority to determine the number of shares that will comprise each series. For each series, the Board of Directors shall determine, by resolutions or resolution adopted prior to the issuance of any shares thereof, the designations, powers, preferences, limitations and relative or other rights thereof, including but not limited to the following relative rights and preferences, as to which there may be variations among different series:
 - (i) The rate and manner of payment of dividends, if any;
 - (ii) Whether shares may be redeemed and, if so, the redemption price and the terms and conditions of redemption;
 - (iii) The amount payable for shares in the event of liquidation, dissolution or other winding up of the Corporation;
 - (iv) Sinking fund provisions, if any, for the redemption or purchase of shares;
 - (v) The terms and conditions, if any, on which shares may be converted or exchanged;
 - (vi) Voting rights, if any; and
 - (vii) Any other rights and preferences of such shares, to the full extent now or hereafter permitted by the General Corporation Law of the State of Delaware.

Additionally, the Certificate of Incorporation, as amended, is hereby amended by deleting the title under Article VII in its entirety and inserting the following:

OUORUM PROTECTIVE PROVISIONS

- 3. That pursuant to Section 607.1006 of the General Corporation Law of the State of Florida, a consent setting forth resolutions approving the amendments set forth above was signed by holders of outstanding stock having not less than the minimum number of votes necessary to authorize or take action at a meeting at which all shares entitled to vote thereon were present and voted.
- 4. That this Certificate of Amendment of the Certificate of Incorporation, as amended, was duly adopted in accordance with the provisions of Section 607.1006 of the General Corporation Law of the State of Florida.

5. The effective date shall be May 27th, 2011.

IN WITNESS WHEREOF, said Corporation has caused this certificate to be signed this 27th day of May,

2011.

Authorized Officer

Title: President, Chief Executive Officer and Chairman of the Board

Name: Rebecca Guthrie

The date of each amenda	nent(s) adoption: May 27, 2011
	(date of adoption is required)
Effective date <u>if applicab</u>	(no more than 90 days after amendment file date)
Adoption of Amendment	(s) (CHECK ONE)
	s/were adopted by the shareholders. The number of votes cast for the amendment(s) is/were sufficient for approval.
	s/were approved by the shareholders through voting groups. The following statement vided for each voting group entitled to vote separately on the amendment(s):
"The number of vo	otes cast for the amendment(s) was/were sufficient for approval
by	(voting group)
	(voting group)
The amendment(s) was action was not required	/were adopted by the board of directors without shareholder action and shareholder l.
The amendment(s) was action was not required	/were adopted by the incorporators without shareholder action and shareholder l.
	May 27, 2011
	(By a director, president or other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
	Rebecca Guthrie
	(Typed or printed name of person signing)
	CEO
	(Title of person signing)