P09000071265

(Requestor's Name)
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your of

COVER LETTER

TO:	Amendment Section Division of Corporations	
SUBII	ECT: PCS Experts, Inc.	
OCD31	Name of Surviving Corpo	pration
The en	closed Articles of Merger and fee are submitted	d for filing.
Please	return all correspondence concerning this matt	er to following:
James `	Y. Stewart	
	Contact Person	Million
Kotz S	angster Wysocki P.C.	
	Firm/Company	
400 Re	naissance Center, Suite 3400	
	Address	· · · · · · ·
Detroit	, MI 48243	
	City/State and Zip Code	· ,·_ _
jstewar	t@kotzsangster.com	
Ë.	mail address: (to be used for future annual report notific	ation)
For fu	rther information concerning this matter, please	e call:
James '	Y. Stewart	313 259-8751 At ()
 -	Name of Contact Person	At (
	Certified copy (optional) \$8.75 (Please send an add	ditional copy of your document if a certified copy is requested)
	STREET ADDRESS:	MAILING ADDRESS:
	Amendment Section	Amendment Section
	Division of Corporations	Division of Corporations
	Clifton Building 2661 Executive Center Circle	P.O. Box 6327 Tallahassee, Florida 32314
	2001 Executive Center Circle	i alialiassee, fibilua 343 14

Tallahassee, Florida 32301

CT CORP

3458 Lakeshore Drive, Tallahassee, FL 32312 850-656-4724 850-508-1891 (cell)

Date:	12/28/16 ACCT. 120160000072	SW
Name:	PCS Experts, Inc.	
Document #:		
Order #:	10305383	
Certified Copy of Arts & Amend: Plain Copy: Certificate of Good Standing:		
Apostille/Notarial Certification:	Country of Destination: Number of Certs:	Z isi
Availability Document Examiner Updater Verifier W.P. Verifier Ref#	Certified: Plain: COGS: Amount: \$ 183.75	1-2

Thank you!

ARTICLES OF MERGER

(Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
PCS Experts, Inc.	Michigan	00586K
Second: The name and jurisdic	tion of each merging corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
See Attached Exhibit A	See Attached Exhibit A	See Attached Exhibit A
		· · · · · · · · · · · · · · · · · · ·
		2
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		EC 28 P
Third: The Plan of Merger is a	ttached.	
Fourth: The merger shall become Department of State.	me effective on the date the Articles of	Merger are filed with the Florida
	Enter a specific date. NOTE: An effective date	cannot be prior to the date of filing or more
Note: If the date inserted in this block document's effective date on the Depa	than 90 days after merger file date.) does not meet the applicable statutory filing retriment of State's records.	equirements, this date will not be listed as the
Fifth: Adoption of Merger by The Plan of Merger was adopted	surviving corporation - (COMPLETE Of the surviving c	NLY ONE STATEMENT) orporation on December 21, 2016
	d by the board of directors of the surviv shareholder approval was not required	
Sixth: Adoption of Merger by the Plan of Merger was adopted	merging corporation(s) (COMPLETE Of d by the shareholders of the merging co	rporation(s) on December 21, 2016
	d by the board of directors of the mergi shareholder approval was not required	

EXHIBIT A

ATTACHMENT TO ARTICLES OF MERGER

Second: The name and jurisdiction of each merging corporation:

Name	<u>Jurisdiction</u>	Document Number
PCS Experts of Winter Gardens, Inc.	Florida	P09000071265
PCS Experts of Kendel, Inc.	Florida	P09000088309
PCS Experts of Orlando #2, Inc.	Florida	P13000052539
PCS Experts of Sebring, Inc.	Florida	P13000052524

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
PCS Experts, Inc.	Some wy	Sarmad Shayota CEO
PCS Experts of Winter Gardens, Inc.	SoreW	Sarmad Shayota CEO
PCS Experts of Kendel, Inc.	Sore Cy	Sarmad Shayota CEO
PCS Experts of Orlando #2, Inc.	Sand	Sarmad Shayota CEO
PCS Experts of Sebring, Inc.	Sen & W	Sarmad Shayota CEO
- the state of the	·	

AGREEMENT AND PLAN OF MERGER

This AGREEMENT AND PLAN OF MERGER (this "Agreement") is entered into this 21st day of December, 2016 by and among PCS Experts, Inc., a Michigan corporation ("Surviving Corporation"), and all corporations identified in Exhibit A. The corporations identified on Exhibit A are collectively referred to as the "Merging Corporations" and along with the Surviving Corporation are the "Constituent Corporations".

RECITALS

- A. Each Merging Corporation is organized as a corporation in the jurisdiction identified on Exhibit A.
- B. The Board of Directors of each Constituent Corporation has determined that their common purposes can best be achieved if they merge.
- C. This Agreement and Plan of Merger has been approved by each Constituent Corporation's shareholders as required by the law of the jurisdiction where the Constituent Corporation was formed.

PLAN OF MERGER

- 1. The Merger. In accordance with the governing provisions of the Michigan Business Corporation Act, MCLA 450.1101, et. seq., as amended (the "Act"), the Florida Business Corporation Act, the Ohio General Corporation Law and the North Carolina Business Corporation Act, the Constituent Corporations hereby agree to merge with and into the Surviving Corporation, with the Surviving Corporation continuing its corporate existence and being the corporation surviving the merger. Subject to the terms and conditions of this Agreement, at the Effective Time (as defined in Section 1.2), the Merging Corporations shall be merged with and into the Surviving Corporation and the separate existence of the Merging Corporations shall thereupon cease (the "Merger"). The Surviving Corporation shall continue to be governed by the laws of the State of Michigan. The separate existence of the Surviving Corporation with all its rights, privileges, immunities, powers and franchises shall continue unaffected by the Merger. The Merger shall have the effects specified in the Act.
- 2. Effective Time. The Surviving Corporation and Merging Corporations will cause appropriate Articles of Merger or Certificates of Merger (the "Certificates of Merger") to be executed and filed on such date as the parties may agree, with the Michigan Department of Licensing and Regulatory Affairs, Corporation, Securities & Commercial Licensing Bureau and with each jurisdiction of each Merging Corporation. The Merger shall become effective at 12:01 a.m., on December 31, 2016, or on such later date and time as is agreed upon by the parties and specified in the Certificates of Merger. Such date and time is referred to in this Agreement as the "Effective Time."
- 3. Effect of Merger. On the Effective Time, by virtue of the merger, all the rights, privileges, immunities and franchises, of a public as well as of a private nature, of each of the Constituent Corporations and all property, real, personal and mixed, and all debts due on

whatever account, including causes in action, and all and every other interest of or belonging to or due to each of the Constituent Corporations shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed, and the Surviving Corporation shall be responsible and liable for all of the liabilities and obligations of each of the Constituent Corporations, all with the full effect provided for under applicable Michigan law and the law of the jurisdiction of each Merging Corporation.

4. Articles of Incorporation and Bylaws.

- a. From and after the Effective Date and until amended as provided by law, the Articles of Incorporation of the Surviving Corporation shall continue as the Articles of Incorporation for the Surviving Corporation.
- b. From and after the Effective Date and until amended as provided by law, the Bylaws of the Surviving Corporation shall continue as the Bylaws for the Surviving Corporation.
- 5. **Directors.** The directors of the Surviving Corporation immediately prior to the Effective Time shall be the directors of the Surviving Corporation until their respective successors are duly elected or appointed and qualified in the manner provided in the Articles of Incorporation and Bylaws of the Surviving Corporation, or until their death, resignation or removal, or otherwise provided by law.
- 6. Officers. The officers of the Surviving Corporation immediately prior to the Effective Time shall be the officers of the Surviving Corporation until their respective successors are duly elected or appointed and qualified in the manner provided in the Articles of Incorporation and Bylaws of the Surviving Corporation, or until their death, resignation or removal, or otherwise provided by law.
- 7. Conversion of Constituent Corporation Shares. Since the shareholders and ownership interest of the Surviving Corporation and each Merging Corporation are identical, on the Effective Date, all of the issued and outstanding shares of each Merging Corporation shall be surrendered and cancelled and all stock in the Surviving Corporation existing prior to the Effective Date shall remain outstanding in the Surviving Corporation.
- 8. Authority to Transact Business. The Surviving Corporation shall file appropriate paperwork to authorize the Surviving Corporation to transact business in the states of Florida, Ohio and North Carolina. C T Corporation System shall be the resident agent with the following resident addresses in each state: 1200 South Pine Island Road, Plantation, Florida 33324; 1300 East 9th Street, Cleveland, Ohio 44114; and 160 Mine Lake Ct., Ste. 200, Raleigh, North Carolina 27615-6417.
- 9. Further Acts. From time to time after the Effective Time as and when requested by Surviving Corporation and to the extent permitted by law, the directors and officers of each of the Constituent Corporations shall execute and deliver such assignments, deeds and other instruments and shall take or cause to be taken such further or other actions as shall be necessary in order to vest or perfect in or to confirm of record or otherwise to the Surviving Corporation, title to, and possession of, all of the assets, rights, franchises and interests of each of the

Constituent Corporations in and to every type of property (real, personal and mixed) and causes in action, and otherwise to carry out the purposes of this Agreement, and the officers of the Surviving Corporation are fully authorized to take any and all such actions in the name of the Surviving Corporation or the Merging Corporations or otherwise.

- 10. Governing Law. This Plan shall be governed by and construed in accordance with the laws of the State of Michigan.
- 11. Assignment. No party may assign its duties, rights and obligations under this Agreement without the prior written consent of all other parties.
- 12. **Binding Effect.** This Agreement shall be binding upon and inure to the benefit of the Surviving Corporation and the Merging Corporations and their respective successors and assigns.
- 13. Entire Agreement. This Agreement, as it may be amended or supplemented from time to time; constitutes the complete agreement between the Surviving Corporation and the Merging Corporations and supersedes all prior agreements, oral and written, and may be modified only by a written instrument executed by all parties to this Agreement
- 14. Counterparts. This Agreement may be executed in any number of separate counterparts (including facsimile or PDF format), each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement, notwithstanding that all parties are not signatory to the original or the same counterpart; provided, however, that no provision of this Agreement shall become effective and binding unless and until all parties have duly executed and delivered a counterpart of this Agreement, at which time this Agreement shall then become effective and binding as of the date first above written. Any signed counterpart of this Agreement that is delivered by facsimile transmission shall be deemed to be executed and delivered, for all purposes hereof.

[signature pages to follow]

The parties have executed this Agreement and Plan of Merger as of the date set forth above.

PCS EXPERTS, INC. a Michigan corporation Dated: PCS EXPERTS OF WINTER GARDENS, INC., PCS EXPERTS OF KENDEL, INC., a Florida a Florida corporation corporation Sarmad Shayota, CEO Sarmad Shayota, CEO Dated: 12/21/2016 Dated: 12/21/2016 PCS EXPERTS OF SEBRING, INC. a Florida PCS EXPERTS OF ORLANDO #2, INC. a corporation Florida corporation Dated: 12/21/2016 Dated: HOLLAND SYLANIA WIRELESS, INC. an PCS EXPERTS OF PERRYSBURG, INC. an Ohio corporation Ohio corporation Dated: 12/21/2016 Dated: 12/21/2016 PCS EXPERTS OF CHARLOTTE #2, INC. a North Carolina corporation Sarmad Shayota, CEO

{Signatures Continued on Next Page}

Dated: 12/21/2016

PCS EXPERTS OF PINEVILLE, INC. a North	PCS EXPERTS OF MOORESVILLE, INC. a
Carolina corporation	North Carolina corporation
By: Sarmad Shayota, CEO	By: Sarmad Shayota, CEO
Dated: 12/21/2016 PCS EXPERTS SHELBY NC, INC. a North Carolina corporation By: Sarmad Shayota, CEO	Dated: 12/21/2016 NC WIRELESS #1, INC. a Michigan corporation By: Sarmad Shayota, CEO
Dated: 12/21/2016 PCS EXPERTS OF ROCHESTER HILLS, INC. a Michigan corporation By: Sarmad Shayota, CEO	Dated: 12/21/2016 EIGHT MILE AND GRATIOT WIRELESS, INC. a Michigan corporation By: Sarmad Shayota, CEO
Dated: 12/21/2016 NINE MILE AND HARPER WIRELESS, INC. a Michigan corporation By: Sarmad Shayota, CEO	Dated: 12/21/2016 M59 & GRATIOT WIRELESS, INC. a Michigan corporation By: Sarmad Shayota, CEO
Dated: 12/21/2016 PCS EXPERTS OF RICHMOND, INC. a Michigan corporation By: Sarmad Shayota, CEO	Dated: 12/21/2016 PCS EXPERTS OF WYANDOTTE, INC. a Michigan corporation By: Sarmad Shayota, CEO
Dated: PCS EXPERTS OF WHITE LAKE, INC. a Michigan corporation By: Sarmad Shayota, CEO	Dated: 12 & MOUND WIRELESS, INC. a Michigan corporation By: Sarmad Shayota, CEO

{Signatures Continued on Next Page}

Dated: 12/21/2016

Dated: 12/21/2016

MERIDIAN WIRELESS, INC. a Michigan M59 & ROCHESTER WIRELESS, INC. a Michigan corporation corporation Sarmad Shayota, CEO Dated: 12/21/2016 Dated: 12/21/2016 PCS EXPERTS OF MARYSVILLE, INC. a PCS EXPERTS OF PLYMOUTH, INC. a Michigan corporation Michigan corporation By: Sarmad Shayota, CEO Sarmad Shayota, CEO Dated: 12/21/2016 Dated: 12/21/2016 PCS EXPERTS OF MMALL, INC. a Michigan PCS EXPERTS OF LANSING MALL, INC. a corporation Michigan corporation Sarmad Shayota, CEO Sarmad Shayota, CEO Dated: 12/21/2016 Dated: 12/21/2016 MAPLE AND CROOKS WIRELESS, INC. a PCS EXPERTS SHELBY, INC. a Michigan Michigan corporation corporation Sarmad Shayota, CEO Sarmad Shayota, CEO Dated: 12/21/2016 Dated: 12/21/2016

EXHIBIT A Corporations Merging with and into PCS Experts, inc. ("Merging Corporations")

27 Maple and Crooks Wireless, Inc.	26 PCS Experts of Lansing Mall, Inc.	25 PCS Experts of Mmall, Inc.	24 PCS Experts of Plymouth, Inc.	23 PCS Experts of Shelby, Inc.	22 PCS Experts of Marysville, Inc.	21 Meridian Wireless, Inc.	20 M59 & Rochester Wireless, Inc.	19 12 & Mound Wireless, Inc.	18 PCS Experts of White Lake, Inc.	17 PCS Experts of Wyandotte, Inc.	16 PCS Experts of Richmond, Inc.	15 MS9 & Gratiot Wireless, Inc.	14 Nine Mile & Harper Wireless, Inc.	13 Eight Mile and Gratiot Wireless, Inc.	12 PCS Experts of Rochester Hills, Inc.	11 NC Wireless #1 Inc	10 PCS Experts of Shelby NC, Inc.	9 PCS Experts of Mooresville, Inc.	8 PCS Experts of Pineville, Inc.	7 PCS Experts of Charlotte #2, Inc.	6 Holland Sylvania Wireless, Inc.	5 PCS Experts of Perrysburg, inc.	4 PCS Experts of Sebring, Inc.	3 PCS Experts of Orlando #2, Inc.	2 PCS Experts of Kendel , Inc.	1 PCS Experts of Winter Gardens, Inc.	Name	
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00567X	06485F	06485G	03063T	02972P	02631F	01701V	01649G	01199G	02879U	028781	02879V	01856T	005671	00568Н	02879W	MI - 06205P / NC- 1478938	1244050	1244102	1218622	1116162	1811193	2202629	्रिP13000052524	P13000052539	P09000088309	P09000071265	Entity ID No	
Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Corporation	Entity Type	
31333 Southfield Rd, Suite 210		31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	31333 Southfield Rd, Suite 210	Mailing Address	
Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	Beverly Hills	City	
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