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	To: Division of Corporations Fax Number : (850)617-6380				
	From: Account Name : HARPER MEYER #5 Account Number : I20060000102 Phone : (305)577-3443 Fax Number : (305)577-9921				
	<pre>**Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.** Email Address:</pre>				
	MERGER OR SHARE EXCHANGE TELEVIDEO SERVICES, INC.				
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	<u>.</u>
ARTICLES OF MERGER	E DE
OF	
AMBOY N.V., INC.	
INTO	
TELEVIDEO SERVICES, INC.	· · · · · · · · · · · · · · · · · · ·

The following Articles of Merger is submitted to merge the following Florida Corporation with and into the following Florida Corporation in accordance with s.607.1105 Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each <u>surviving</u> party are as follows:

Name	Jurisdiction	Form/Entity Type
Televideo Services, Inc.	Florida	Corporation ¥4165 33"

SECOND: The exact name, form/entity type, and jurisdiction of the merging party are as follows:

Name	Jurisdiction	Form/Entity Type
Amboy N V , Inc.	Florida	Corporation \$160000 81826

THIRD: The Plan of Merger is attached hereto as "Exhibit A."

FOURTH: The merger shall be effective upon filing with the Division of Corporations of the Secretary of State of the State of Florida.

- **<u>FIFTH</u>**: The Plan of Merger was adopted by the shareholders of the <u>surviving</u> party on December 21, 2018.
- SIXTH: The Plan of Merger was adopted by the shareholders of the merging party on December 21, 2018.

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SEVENTH: Signature(s) of Each Party:

Name	Signature(s)	Type or Printed
		Name of Individual
Amboy N.V., Inc.		RemigioAngel Gonzalez
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Televideo Services, Ir		Remigio Angel Gonzalez

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EXHIBIT A

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AGREEMENT AND PLAN OF MERGER

BETWEEN

AMBOY N.V., INC., a Florida corporation

AND

TELEVIDEO SERVICES, INC., a Florida corporation

A. CORPORATIONS PARTICIPATING IN MERGER

AMBOY N.V., INC., a Florida corporation (the "Disappearing Corporation", "Amboy") shall merge with and into TELEVIDEO SERVICES, INC., a Florida corporation (the "Surviving Corporation", "Televideo").

B. NAME OF SURVIVING CORPORATION

After the Merger, the Surviving Corporation shall continue to have the name "TELEVIDEO SERVICES, INC."

The Surviving Corporation shall continue to be incorporated under and governed by the laws of the State of Florida.

The principal business office of the Surviving Corporation shall continue to be:

2600 SW 3rd Avenue Suite 400 Miami, Florida 33129

C. MERGER

Pursuant to the terms and conditions of this Agreement and Plan of Merger ("Agreement"), the Disappearing Corporation will merge into the Surviving Corporation ("Merger"). Upon the Merger becoming effective, the corporate existence of the Surviving Corporation will continue, the Surviving Corporation shall succeed to all rights, assets, liabilities and obligations of the Disappearing Corporation, and the separate corporate existence of the Disappearing Corporation shall cease. The time when the Merger becomes effective is hereinafter referred to as the "Effective Date."

D. CONVERSION OF OUTSTANDING STOCK

The manner and basis of converting the shares of the Disappearing Corporation into shares, obligations, or other securities of the Surviving Corporation or, in whole or in part, into cash or other property, and the manner and basis of converting rights to acquire shares of each corporation

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into rights to acquire shares, obligations, and other securities of the Surviving Corporation or, in whole or in part, into cash or other property are as follows:

i) On the Effective Date, by virtue of the Merger, the non-Televideo former holders of shares of capital stock of the Disappearing Corporation shall be issued 133 shares, equating to 1.31% of capital stock of the Surviving Corporation, due to the fact that prior to the Merger, Televideo had a value of \$12,950,971 with 10,000 shares of capital stock issued and outstanding and Amboy had a value of \$530,000 with 33% of its shares of capital stock issued and outstanding to non-Televideo shareholders. At the conclusion of the Merger, the Surviving Corporation shall have 10,133 shares issued and outstanding.

ii) On the Effective Date, by virtue of the Merger, all of the estate, property, assets, securities, obligations, liabilities, rights, privileges, powers and franchises of the Disappearing Corporation shall be vested in and held by the Surviving Corporation as fully and entirely and without change or diminution as the same were before held and enjoyed by the Disappearing Corporation.

E. ARTICLES OF INCORPORATION AND BYLAWS

The Articles of Incorporation and the Bylaws of the Surviving Corporation following the Effective Date shall be the same as immediately prior to the Effective Date unless and until they shall be amended or repealed in accordance with the provisions thereof, which power to amend or repeal is hereby expressly reserved. Such Articles of Incorporation and Bylaws shall constitute the Articles of Incorporation and Bylaws of the Surviving Corporation separate and apart from this Agreement and Plan of Merger and may be separately certificated as the Articles of Incorporation and Bylaws of the Surviving Corporation.

F. TAX FREE REORGANIZATION

For Federal income tax purposes it is intended by the Disappearing Corporation and the Surviving Corporation that the Merger qualify as a "reorganization" within the meaning of Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended, and that this Agreement constitute a plan of reorganization.

G. GOVERNING LAW

This Agreement and Plan of Merger shall be governed by the laws of the State of Florida.

H. FURTHER DOCUMENTATION

The Disappearing Corporation and the Surviving Corporation agree to execute any and all additional documentation necessary and/or appropriate to effectuate the Merger.

I. COUNTERPARTS

This Agreement and Plan of Merger may be executed simultaneously in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

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IN WITNESS WHEREOF, this Agreement and Plan of Merger has been executed by the parties by their duly authorized officers effective as of the 24 day of <u>December</u>, 2018.

Surviving Corporation:

TELEVIDEO SERVICES, INC.

Bx:

Name: Remigio Angel Gonzalez Title: Director

Disappearing Corporation:

AMBOY N.V., INC.

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Name: Remigio Angel Gonzalez Title: Director

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