# L01000003591

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# CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

ARENAL CELLULAR LLC	
(Corporation Name)	(Document #) 10003818981
(Corporation Name)	(Document #)
(Corporation Name)	(Document #)
4. (Corporation Name)	(Document #)
Walk in Pick up time Mail out Will wait  NEW FILINGS Profit Not for Profit Limited Liability Domestication Other	Photocopy  Certified Copy  Certificate of Status  AMENDMENTS  Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger
OTHER FILINGS  Annual Report Fictitious Name	REGISTRATION/QUALIFICATION  To Accumulate the property of State of

# ARTICLES OF MERGER Merger Sheet

MERGING:

ARENAL CELLULAR, CORP., A FLORIDA ENTITY, P97000087442

# INTO

ARENAL CELLULAR LLC, a Florida entity, L01000003591

File date: March 8, 2001

Corporate Specialist: Trevor Brumbley

#### ARTICLES OF MERGER

OF

# ARENAL CELLULAR LLC AND ARENAL CELLULAR, CORP.

PURSUANT TO the provisions of Section 607.1109 and Section 608.4382 of the Florida Statutes, the undersigned hereby certify that:

FIRST: That a Plan of Merger has been entered into as of the 7 day of March, 2001, by and among ARENAL CELLULAR, CORP. and ARENAL CELLULAR LLC ("Plan of Merger").

SECOND: That the name and state of each of the constituent corporations is ARENAL CELLULAR LLC, a Florida limited liability company, and ARENAL CELLULAR, CORP., a Florida corporation. The Plan of Merger provides for the merger of ARENAL CELLULAR, CORP. into ARENAL CELLULAR LLC.

FIFTH: After the effective date of the merger, the Articles of Organization of the surviving entity shall be identical to the surviving entity's Articles of Organization prior to the merger.

SIXTH: That the Plan of Merger is on file at the principal place of business of ARENAL

ARENAL CELLULAR ARTICLES OF MERGER CELLULAR LLC, the surviving entity, the address of which is 8601 N.W. 72 ST., Miami, FL 33166

SEVENTH: That a copy of the Plan of Merger will be furnished by the surviving entity, on request and without cost, to any stockholder or member of any corporation made a party thereto.

EIGHTH: The authorized capital stock of ARENAL CELLULAR, CORP. is 100 common shares, at \$1.00 par value. Each unit in ARENAL CELLULAR LLC ("Unit") represents ownership interest in ARENAL CELLULAR LLC. Each share of common stock of ARENAL CELLULAR, CORP. issued and outstanding immediately prior to the effective date of the merger, by reason of the Merger, shall be converted into and become one Unit of ARENAL CELLULAR LLC, the surviving entity, upon the effective date of the merger, and each certificate representing outstanding shares of the common stock of ARENAL CELLULAR, CORP. immediately prior to the effective date shall thereupon become and be deemed for all corporate purposes to evidence the ownership of the same number of fully paid and nonassessable Units of the surviving corporation.

NINTH: That the merger of ARENAL CELLULAR, CORP. into ARENAL CELLULAR LLC shall become effective on the Effective Date as that term is defined Article I, Section 1 of the Plan of Merger.

(The Remainder Of The Page Is Intentionally Left Blank)

IN WITNESS WHEREOF, the constituent entities have caused these Articles of Merger to be executed and attested to by its duly authorized officers on this  $\boxed{7}^{\text{PL}}$  day of March, 2001.

ARENAL CELLULAR LLC, a Florida limited liability on pany

By:

Klever Rosales, Manager

ARENAL CELLULAR, CORP., a Florida corporation

By:

Eduardo Gutierrez, President

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# PLAN OF MERGER

#### BETWEEN

# ARENAL CELLULAR LLC AND ARENAL CELLULAR, CORP.

THIS PLAN OF MERGER ("Plan") is entered into this \_\_\_\_\_\_ day of March, 2001 between ARENAL CELLULAR LLC, a Florida limited liability company ("LLC") and ARENAL CELLULAR, CORP., a Florida corporation ("CORP.").

# WITNESSETH

WHEREAS, the Board of Directors of CORP, and the Manager of LLC deem it desirable and in the best business interests of CORP, and its stockholders and LLC and its members that CORP, be merged into LLC upon the terms and subject to the conditions set forth in this Plan.

NOW, THEREFORE, in consideration of the mutual covenants, agreements, representations and warranties herein contained the parties hereto agree as follows:

# **ARTICLE I**

#### Merger

Section 1. Surviving Entity. At the Effective Date, as defined in Section 2, CORP. shall be merged into LLC, forming one corporate entity, which shall be referred to herein as the "Surviving Entity".

Section 2. Effective Date. Subject to the terms of this Plan, the Merger shall become effective upon the filing with the office of the Secretary of State ("Effective Date"). Articles of Merger shall be filed with the State of Florida and in substantially the form of Exhibit "A" attached

ARENAL CELLULAR PLAN OF MERGER

hereto or such other form reasonably satisfactory to the parties hereto (the "Articles of Merger") and consistent with this Plan.

Section 3. Further Assurance. If, at any time after the Effective Date, either party shall decide that any further assignments, assumptions or other instruments are necessary or desirable to vest, perfect or confirm of record or otherwise, in either party the title to any property or right acquired or to be acquired by reason or as a result of the Merger, the Manager of the Surviving Entity or, as the case may be directors of CORP, shall execute and deliver all deeds, assignments and other instruments and do all things reasonably necessary to properly vest, perfect and confirm title to such property or rights and otherwise to carry out the terms and conditions of this Plan.

Section 4. Regulations. The Regulations of LLC in effect immediately prior to the Effective Date shall be and, until amended as provided therein, continue to be the Regulations of the Surviving Entity after the Effective Date.

Section 5. Articles of Organization of LLC. The Articles of Organization of LLC, as amended and in effect immediately prior to the Effective Date shall be and, until further amended as provided by law, continue to be the Articles of Organization of the Surviving Entity.

Section 6. Manager. The Manager of LLC immediately prior to the Effective Date shall constitute the manager of the Surviving Entity after the Effective Date until his or her successor shall have been elected and qualified as provided in the Regulations of the Surviving Entity and in this Plan.

#### ARTICLE 2

# Cancellation of Shares at the Effective Date

Each share of common stock of CORP. issued and outstanding immediately prior to the Effective Date, by reason of the Merger, shall be cancelled on the Effective Date.

#### ARTICLE 3

## Effect of Merger

# Section 1. Upon the Effective Date:

- a) CORP. and LLC shall become a single entity of which LLC shall be the Surviving Entity and continue its existence under the laws of the State of Florida. The name of the Surviving Entity shall be ARENAL CELLULAR LLC.
- (b) The separate existence of CORP. shall cease, and the Surviving Entity shall possess all the rights, privileges, immunities and franchises of CORP. On the Closing Date, all property, real, personal and mixed, debts and all other chooses in action and all and every other interest of or belonging to our due to CORP. shall be transferred to the Surviving Entity. The title to any real estate, or any interest therein, vested in CORP. shall not revert or be in any way impaired by reason of the Merger. The Surviving Entity shall thenceforth be responsible and liable for all the liabilities and obligations of CORP. The Merger shall impair neither the rights of creditors nor any liens upon the property of CORP.
- Section 2. Manner and Basis of Converting Interests. The authorized capital stock of CORP. is 100 common shares, at \$1.00 par value. Each unit in LLC ("Unit") represents—

ownership interest in LLC. Each share of common stock of CORP. issued and outstanding immediately prior to the Effective Date of the Merger, by reason of the Merger, shall be converted into and become one Unit of LLC, the Surviving Entity, upon the effective date of the Merger, and each certificate representing outstanding shares of the common stock of CORP. immediately prior to the effective date shall thereupon become and be deemed for all corporate purposes to evidence the ownership of the same number of fully paid and nonassessable Units of the Surviving Entity.

#### ARTICLE 4

# Representations and Warranties of

## ARENAL CELLULAR, CORP.

CORP. represents and warrants to LLC as follows:

Due Incorporation, Etc. CORP. is a duly organized and validly existing corporation in good standing under the laws of the State of Florida and satisfactory evidence of such good standing has been or will promptly be delivered to LLC.

# ARTICLE 5

#### Representations and Warranties of

## ARENAL CELLULAR LLC

LLC represents and warrants to CORP. as follows:

Due Incorporation, Etc. LLC is a duly organized and validly existing limited liability company in good standing under the laws of the State of Florida and satisfactory evidence of such good standing has been or will promptly be delivered to CORP.

#### ARTICLE 6

# **Successors and Assigns**

All terms, covenants, representations, warranties and conditions of this Plan shall be binding upon and inure to the benefit of and be enforceable by the parties hereto and their respective successors and assigns.

# ARTICLE 7

# Manager

Pursuant to Section 608.438(3)(e) of the Florida Statutes, the name and business address of the Manager of ARENAL CELLULAR LLC is as follows:

Klever Rosales 8601 NW 72 ST Miami, FL 33166

## ARTICLE 8

#### **General Provisions**

Section 1. Place of Closing, Closing Date. The closing shall take place at the offices of Richards & Polansky, P.A., 2665 South Bayshore Drive, Suite 703, Miami, Florida, 33133 on or before the tenth (10th) day following the Effective Date or at such other place, and at such time, as the parties may mutually agree ("Closing Date").

Section 2. Entire Understanding. This Plan constitutes the entire agreement and

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supersedes all prior agreements, both written and oral, between the parties hereto with respect to the subject matter hereof.

The failure of any party at any time or times to require Section 3. Waivers. performance of any provision hereof shall in no manner affect its right at a later time to enforce the same. No waiver by any party of any condition of any breach of any term, covenant, representation or warranty contained in this Plan shall be effective unless in writing, and no waiver in any one or more instances shall be deemed to be a further continuing waiver of any such condition or breach in other instances or a waiver of any other condition or breach of any other term, covenant, representation or warranty.

Termination. At any time prior to the filing of the Articles of Merger with Section 4. CORP. and LLC, either party may terminate this Plan hereto.

Counterparts. This Plan may be executed simultaneously in one or more Section 5. counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

Section 6. Heading. The headings preceding the text of sections of this Plan are for convenience only and shall not be deemed part of this Plan.

Applicable Law. This Plan shall be governed, construed and enforced in Section 7. accordance with the laws of the State of Florida.

# (Remainder of Page Left Intentionally Blank)

IN WITNESS WHEREOF, the parties have hereto set their hands and seals as of the date first above written.

ARENAL CELLULAR LLC,

a Florida limited liability company

By:

Klever Rosales, Manager

ARENAL CELLULAR, CORP., a Florida corporation

By:

Eduardo Gutierrez, President

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# CONSENT TO USE OF NAME

ARENAL CELLULAR, CORP., a corporation organized under the laws of the State of Florida, hereby consents to the formation of ARENAL CELLULAR LLC in the State of Florida.

IN WITNESS WHEREOF, the said corporation has caused this consent to be executed by its President this the day of March, 2001

ARENAL CELLULAR, CORP. a Florida corporation

By:

Eduardo Gutierrez, President

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