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# MERGER OR SHARE EXCHANGE SuperTel Network, Inc.

Certificate of Status	0
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## ARTICLES OF MERGER

These Articles of Merger are submitted to merge the following Florida entities in accordance with § 607.1104, Florida Statutes.

FIRST: The name and jurisdiction of the surviving corporation:

Name

Jurisdiction

Document Number

SuperTel Network Inc.

Florida

P00000022390

SECOND: The name and jurisdiction of each merging corporation:

Name

<u>Jurisdiction</u>

Document Number

Sentry View Systems, Inc.

Florida

P07000073256

**THIRD**: The Plan of Merger is attached.

FOURTH: The merger shall become effective on the date the Articles of Merger are filed with the State.

FIFTH: Sentry View Systems, Inc. (the "Parent Corporation") owns one hundred percent (100%) of the outstanding shares of SuperTel Network Inc. (the "Subsidiary"). The shareholders and directors of the Parent Corporation approved and adopted the merger and the Agreement and Plan of Merger by Joint Written Consent dated effective December 3, 2019, in accordance with the provisions of Chapter 607, Florida Statutes. In accordance with the provisions of Chapter 607, Florida Statutes, this merger does not require the approval of the board of directors or the shareholders of the Subsidiary,

SIXTH: In accordance with the provisions of Chapter 607, Florida Statutes, these Articles of Merger do not require the signature of the Subsidiary.

Signature for Parent Corporation:

Signature of an Officer

Typed or Printed Name of

Name of Corporation

or Director

Individual and Title

Sentry View Systems, Inc.

Kirk W. Hall, President

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## PLAN OF MERGER UNDER SECTION 607.1104 OF THE FLORIDA BUSINESS CORPORATIONS ACT

THIS PLAN OF MERGER (this "Agreement") is entered into on December 3, 2019 between SENTRY VIEW SYSTEMS, INC., a Florida corporation ("Sentry View") and SUPERTEL NETWORK, INC., a Florida corporation ("SuperTel").

WHEREAS, Sentry View is the sole shareholder of SuperTel; and

WHEREAS, the shareholders of Sentry View have deemed it advisable and in the best interests of each of the parties hereto that, upon the terms and conditions stated herein, Sentry View ("Merging Entity") will be merged with and into SuperTel ("Surviving Entity"); and

WHEREAS, on the Effective Date of the Merger (as such terms are hereinaster defined), SuperTel shall change its name to Sentry View Systems, Inc.; and

WHEREAS, following the Effective Date of the Merger, without further consideration the Surviving Entity shall issue, pro rata, shares in the Surviving Entity to the Merging Entity's shareholders upon the surrender by the Merging Entity's shareholders of the certificate or certificates evidencing shares of the Merging Entity issued to each of them.

#### NOW, THEREFORE, it is agreed as follows:

- 1. Recitals. The recitals as set forth above are true and correct and are hereby incorporated herein by reference.
- 2. Merger. The Board of Directors of Merging Entity hereby agrees that Sentry View Systems, Inc., a Florida corporation, at the Effective Date (as hereinafter defined), be merged with and into its wholly owned subsidiary, SuperTel Network, Inc., a Florida corporation (the "Merger").

#### 3. Effects of Merger.

Merging Entity shall cease and the Merging Entity shall be merged with and into the Surviving Entity which shall possess all the rights, privileges, powers and franchises of a public as well as private nature, and shall be subject to all restrictions, disabilities and duties of the Merging Entity; and all and singular, the rights, privileges, powers and franchises of the Merging Entity, and all property, real, personal and mixed, and all debts due to the Merging Entity on whatever account, and all other things in action or belonging to the Merging Entity, shall be vested in the Surviving Entity, and all property, rights, privileges, powers and franchises and all and every other interest shall hereafter effectually be the property of the Surviving Entity as they were of the Merging Entity, and the title to any real estate vested by deed or otherwise under the laws of Florida or any other jurisdiction, in the Merging Entity, shall not revert or be in any way impaired; but all rights of creditors and all liens upon any property of the Merging Entity shall be preserved unimpaired, and all debts, liabilities and duties of the Merging Entity shall thenceforth attach to the Surviving Entity and may be enforced against the Surviving Entity to the same

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extent as if said debts, liabilities and duties had been incurred or contracted by the Surviving Entity. At any time, or from time to time, after the Effective Date, the officers of the Surviving Entity may, in the name of the Merging Entity, execute and deliver all such properties, assignments and other instruments and take or cause to be taken all such further or other action as the Surviving Entity, may deem necessary or desirable in order to vest, perfect or confirm in the Surviving Entity title to and possession of all of the Merging Entity's property rights, privileges, powers, franchises, immunities and interests and otherwise to carry out the purpose of this Plan of Merger.

- 4. Name of Surviving Entity; Articles of Incorporation.
- 4.1 Name of Surviving Entity. The name of the Surviving Entity from and after the Effective Date shall be SENTRY VIEW SYSTEMS, INC. ("SVS").
- 4.2 Articles of Incorporation. The Articles of Incorporation of SuperTel, as in effect on the date hereof, shall from and after the Effective Date be and continue to be the Articles of Incorporation of the Surviving Entity until changed or amended as provided by law.
- 4.3 <u>Bylaws</u>. The Bylaws of SuperTel (t/b/k/a Sentry View Systems, Inc.), from and after the Effective Date, shall be the Bylaws of the Surviving Entity until changed or amended, in accordance with the terms thereof.
- 5. <u>Status and Conversion of Stock Securities</u>. The manner and basis of converting the shares of capital stock of Sentry View into shares of capital stock of SuperTel which the shareholders of Sentry View are to receive in exchange for such shares are as follows:
- 5.1 <u>Sentry View Common Stock</u>. Each one (1) share of Sentry View common stock issued and outstanding immediately before the Effective Date, without any action on the part of the holder thereof, shall be extinguished.
- 5.2 <u>SuperTel Common Stock</u>. Each share of SuperTel common stock previously issued to Sentry View immediately before the Effective Date, without any action on the part of the holder thereof, shall surrendered to SuperTel. SuperTel shall reissue common stock to those shareholders of record of Sentry View in accordance with the following:

Raymond K. Mason, Sr. Declaration of Living Trust

u/t/a May 10, 1991: 5,942.38 shares

Kirk W. Hall: 1,000 shares Robert Trevisani: 543.02 shares

#### 6. Miscellaneous.

6.1 <u>Termination</u>. This Plan of Merger may be terminated and the proposed Merger abandoned at any time before the Effective Date of the Merger and whether before or after approval of this Plan of Merger by the directors of Sentry View if the directors of Sentry View duly adopt a resolution abandoning this Agreement and Plan of Merger.

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- 6.2 <u>Counterparts</u>. For the convenience of the parties hereto and to facilitate the filing of this Plan of Merger, any number of counterparts hereof may be executed and each such counterpart shall be deemed to be an original instrument.
- 6.3 <u>Effective Date</u>. The Effective Date of the Merger shall be the date of filing of the Articles of Merger with the Secretary of State of the State of Florida.

IN WITNESS WHEREOF, this Plan of Merger has been executed by the parties hereto as of the date first above written.

Witnesses:

SENTRY VIEW SYSTEMS, INC.

Kirk W. Hall, President

SUPERTEL NETWORK INC.

By: Ca. W. Lull Kirk W. Hall, President