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SECRETARY OF STATE TALL AHASSEE, FI CALE

FILED

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION:	China Mobility	Solutions, Inc.		
DOCUMENT NUMBER:	P96000075	5824		<u> </u>
The enclosed Articles of Amenda	nent and fee are	submitted for filing	g.	
Please return all correspondence of	concerning this r	natter to the follow	ving:	
	Ange	ela Du		
	(Name of C	Contact Person)		
Ab	ove The Best	Financial Consu	ultant, Ltd.	
	(Firm/	Company)	· · · · · · · · · · · · · · · · · · ·	
	#407-1270	Robson Street		
	(A	ddress)		
\	/ancouver. BC. `	V6E 3Z6, Canada		
		and Zip Code)		
For further information concerning	ng this matter, pl	ease call:		
Angela Du		at () (Area Code	604-632-96	38
(Name of Contact Perso	on)	(Area Code	& Daytime Tele	phone Number)
Enclosed is a check for the follow	ving amount:			
✓ \$35 Filing Fee		S43.75 Filing Fe Certified Copy (Additional cop enclosed)		□ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314		Street Address Amendment Sec Division of Cor Clifton Building 2661 Executive Tallahassee, FL	ction porations Center Circle	

Articles of Amendment Articles of Incorporation

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TALLAHASSEE	AM 9:51
of State)	- CURIDA

China Mobility Solutions, Inc.

(Name of corporation as currently filed with the Florida Dept. of State)

P96000075824
(Document number of corporation (if known)
Pursuant to the provisions of section 607.1006, Florida Statutes, this <i>Florida Profit Corporation</i> adopts the following amendment(s) to its Articles of Incorporation:
NEW CORPORATE NAME (if changing):
ARTICLE ONE: change the Company name to Global Peopleline Telecom Inc.
(Must contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.") (A professional corporation must contain the word "chartered", "professional association," or the abbreviation "P.A.")
AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)
ARTICLE III:The aggregate number of shares which this corporation shall have authority to issue is five
hundred million (500,000,000) shares of a par value of (\$.001) which, shares shall be designated
common stock. "Reverse stock split. Each share of the Corporation's Common Sstock, par value of
\$0.01, issued and outstanding immediately prior to June 19, 2008 (the "Old Common Stock") shall
automatically and without any action on the part of the holder thereof be reclassified as and changed,
pursuant to a reverse stock split(the "Reverse Stock Split"), into a fraction thereof of 1/100 of a share of
the Corporation/s outstanding Common Stock, par value of \$0.001 (the "New Common Stock"), subject
to the treatment of fractional share interests as described below. Each holder of a certificate or
(To be continued on the attached page)
(Attach additional pages if necessary)
If an amendment provides for exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A

N/A

(Continued from last page)

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AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)

certificates which immediately prior to June 19,

2008 represented outstanding shares of Old Common Stock (the "Old Certificates," whether one or more) shall be entitled to receive, upon surrender of such Old Certificates to the Corporation's Transfer Agent for cancellation, a certificate or certificates (the "New Certificates," whether one or more) representing the number of whole shares of the New Common Stock into which and for which the shares of the Old Common Stock formerly represented by such Old Certificates so surrendered are classified under the terms hereof. From and after June 19, 2008, Old Certificates shall represent only the right to receive New Certificates pursuant to the provisions hereof. No certificates or scrip representing fractional share interests in New Common Stock will be issued, and no such fractional share interest will entitle the holder thereof to vote, or to any rights of a shareholder of the Corporation. Any fraction of a share of New Common Stock to which the holder would otherwise be entitled will be adjusted upward to the nearest whole share. If more than one Old Certificate shall be surrendered at one time for the account of the same Shareholder the number of full shares of New Common Stock for which New Certificates shall be issued shall be computed on the basis of the aggregate number of shares represented by the Old certificates so surrendered. In the event that the Corporation's Transfer Agent determines that a holder of Old Certificates has not tendered all his certificates for exchange, the Transfer Agent shall carry forward any fractional share until all certificates of that holder have been presented for exchange such that payment for fractional shares to any one person shall not exceed the value of one share. If any New Certificate is to be issued in a name other than that in which the Old Certificates surrendered for exchange are issued, the Old Certificates so

(Continued from last page)

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AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)

surrendered shall be properly endorsed and otherwise in proper form for transfer. From and after June 19, 2008, the amount of capital represented by the shares of the New Common Stock into which and for which the shares of the Old Common Stock are reclassified under the terms hereof shall be the same as the amount of capital represented by the shares of Old Common Stock so reclassified until after reduced or increased in accordance with applicable law. Fractional shares shall be rounded up to the nearest whole share."

The number of shares of the Corporation outstanding and entitled to vote on an amendment to the Articles of Incorporation is 317,350,295. The above changes and amendments have been approved by a written consent of a majority of stockholders of the class of stock outstanding and entitled to vote thereon.

The Amendments to the Articles of Incorporation were approved by the Board of Directors on June 19, 2008.

The number of common shares voted for the Amendments were 255,000,000 which is a majority of the common shares issued and outstanding and no shares were voted against the Amendments. Common was the sole class of shares outstanding.

The date of each amendment(s) adoption: June 19, 2008
Effective date if applicable: N/A
(no more than 90 days after amendment file date)
Adoption of Amendment(s) (<u>CHECK ONE</u>)
The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.
The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
"The number of votes cast for the amendment(s) was/were sufficient for approval by
(voting group)
The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Signature
(By a director, president or other officer / 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)
(Typed or printed name of person signing)
President (Title of person signing)

FILING FEE: \$35