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MERGER OR SHARE EXCHANGE

Acellus Communications, Inc.

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ARTICLES OF MERGER

The following Articles of Merger are being submitted in accordance with Sections 607.1109, 608.4382, and/or 620.203, Florida Statutes.

FIRST: The exact name, street address of its principal office, jurisdiction, and entity type for each merging party are as follows:

Name and Street Address Iurisdiction Entity Type

Eastern Frontier Corp. Florida Corporation
7695 S.W. 10th Street, Suite 210
Miami, Florida 33156

Florida Document/Registration Number: P98000076229

SECOND: The exact name, street address of its principal office, jurisdiction, and entity type for each surviving party are as follows:

Name and Street Address <u>Jurisdiction</u> <u>Entity Type</u>

Acellus Communications, Inc. Nevada Corporation
7837 Silver Plateau

Florida Document/Registration Number: 1/2

Las Vegas, Nevada 89128

THIRD: The attached Plan of Merger meets the requirements of Section(s) 607.1108, 608.438. 617.1103 and/or 620.201. Florida Statutes, and was approved by each domestic corporation that is a party to the merger in accordance with Chapter(s) 607, 617, 608, and/or 620, Florida Statutes.

FOURTH: If applicable, the attached Plan of Merger was approved by the other business earlity that is party to the merger in accordance with the respective laws of all applicable jurisdictions.

EINTH: If not incorporated, organized, or otherwise formed under the laws of the State of Florida, the surviving entity hereby appoints the Florida Secretary of State as its agent for substitute service of process pursuant to Chapter 48, Florida Statutes, in any proceeding to enforce any obligations or rights of any dissenting shareholders, partners, and/or members of each corporation that is a party to the merger.

SIXTH: If not incorporated, organized, or otherwise formed under the laws of the State of Florida, the surviving entity agrees to pay the dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited company that is a

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party to the merger the amount, if any to which they are emitted under Section(s) 607.1302, 620.205, and/or 608.4384, Fiorida Statutes.

SEVENTH: If applicable, the surviving entity has obtained the written consent of each shareholder, member or person that as a result of the merger is now a general pattner of the surviving entity pursuant to Section(s) 607.1108(5), 608.4381(2), and/or 620.202(2), Florida Statutes.

EIGHTH: The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of any partnership or limited partnership or the regulations or Articles of Organization of any limited liability company that is a party to the merger.

NIN'TH: The merger shall become effective as of:

The date the Articles of Merger are filed with the Florida Department of State

QR

(Enter specific date. NOTE: Date cannot be prior to the date of filing.)

<u>TENTH</u>: The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

ELEVENTH: SIGNATURES FOR EACH PARTY:

Name of Entity

Typed or Printed Name of Individual

Eastern Frontier Corp.

Jeff Miller, President

Acellus Communications, Inc.

Jeff Miller, President

ONAVONDALEMASTERN FRONTIERIARTICLES OF MERGER 4-5-06-26-6

PLAN AND AGREEMENT OF MERGER AND REORGANIZATION

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This Plan and Agreement of Morger and Reorganization (this "Agreement"), dated as of April 6., 2006 is entered into by and among ACELLUS COMMUNICATIONS, INC., a Nevada Corporation ("Acellus") and EASTERN FRONTIER CORP., a Florida corporation ("Bastern").

RECITALS:

WHEREAS, the Board of Directors of each of Acellus and Eastern have determined that it is in the best interests of Acellus and Eastern and their shareholders to effect a business combination pursuant to which Eastern will reincorporate as a Nevada corporation by merging with and into Acellus on the terms and subject to the conditions set forth herein (the "Merger");

WHEREAS, the Board of Directors of each of Acellus and Eastern and the shareholders of Eastern have approved this Agreement and the Merger pursuant to the terms and conditions herein set forth as of the date hereof:

WHEREAS, for federal income tax purposes, it is intended that the Merger shall qualify to the extent possible as a tax-free reorganization within the meaning of Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended (the "Code");

NOW, THICKEFORE, in consideration of the above premises and the mutual promises set forth in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows.

THE MERGER

Section 1. The Merger. At the Effective Time (as hereinafter defined) and upon the terms and subject to Section 607.1107 of the Florida Business Corporation Act ("FBCA"), in accordance with Section 92.A.200 of the Nevada Revised Statutes ("NRS") and pursuant to the terms of this Agreement, Eastern shall be merged with and into Acellus. Following the Merger, Acellus shall continue as the surviving corporation (the "Surviving Entity") and shall file a Certificate of Amendment to its Articles of Incorporation (in the form attached hereto as Exhibit "1"), and the separate corporate existence of Eastern shall cease.

Section 2. Effective Time. The parties hereto will file with the Secretary of State of the State of Nevada and the Secretary of State of the State of Florida or other governmental agencies as required under applicable law certificates of merger in such form as required by, and executed in accordance with, the relevant provisions of the law of each such state. The later of (i) the effective time of the filing of the certificate of merger with the Secretary of State of the State of Florida or (ii) the effective time of the filing of the certificate of merger with the Secretary of State of the State of Nevada is the "Bifective Time."

Section 3. Effects of the Merger. The Merger shall have the effects set forth in the NRS and the FBCA. Without limiting the generality of the foregoing, and subject thereto, at the Bifective Time, all the properties, rights, privileges, powers and franchises of Eastern shall vest in the

Surviving Entity, and all debts, liabilities and duties of Eastern shall become the debts, liabilities and duties of the Surviving Entity.

- Section 4. <u>Certificate of Incorporation</u>. The Certificate of Acellus, as in effect immediately prior to the Effective Time, shall be the Certificate of Incorporation of the Surviving Entity until amended in accordance with applicable law and as set forth herein.
- Section 5. <u>Directors and Officers</u>. As of the Effective Time, the directors and officers of the Surviving Entity shall hold office in accordance with the Articles of Incorporation and By-Laws of the Surviving Entity until their successors are duly elected or appointed and qualified or until their earlier death, resignation or removal.
- Section 6. Tax Consequences. It is intended by the parties hereto that the Merger shall constitute a tax-free reorganization within the meaning of Section 368(a)(1)(A) of the Code. Each party hereto shall use its commercially reasonable efforts to cause the Merger to be so qualified, shall report the transactions contemplated by this Agreement in a manner consistent with such reorganization treatment and will not take any position inconsistent therewith in any tax return, refund claim, litigation or otherwise unless required to do so by law. The Merger shall be treated as a purchase for accounting purposes.
- Section 7. No Further Ownership Rights in Eastern Common Stock. At the Effective Time each share of Eastern Common Stock owned prior to the Effective Time shall be canceled and extinguished and shall be exchanged for an equal number of shares of the surviving entity.
- Section 8. Stock Certificates. At or after the Effective Time, certificates of Bastern Common Stock shall represent certificates representing Acellus Common Stock.
- Section 9. <u>Shareholders' Approval</u>. This Agreement and the Merger provided for berein have been submitted for approval to, and approved by, the shareholders of Eastern in the manner prescribed by the provisions of the FBCA.
- Section 10. Commercially Ressonable Efforts. Subject to the terms and conditions of this Agreement, each party will use commercially reasonable efforts to take, or cause to be taken, all actions and to do, or cause to be done, all things necessary, proper or advisable under applicable laws to consummate the Merger and the other transactions contemplated by this Agreement. Neither Eastern nor Acellus will take, agree to take or knowingly permit to be taken any action or do or knowingly permit to be done anything in the conduct of the business of the companies, or otherwise, which would be contrary to or in breach of any of the terms or provisions of this Agreement.
- Section 11. <u>Termination</u>. This Agreement may be terminated and the Merger and the other transactions contemplated herein may be abandoned at any time prior to the Effective Time by mutual written consent of Eastern and Acellus.
- Section 12. <u>Governing Law</u>. This Agreement shall be governed by and constnued in accordance with the laws of the State of Nevada, excluding any choice of law rules that may direct the application of the laws of another jurisdiction.

Section 13. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be an original, but all of which together shall constitute one and the same agreement.

IN WITNESS WHEREOF, both the parties hereto caused this Agreement to be executed on their behalf by their respective officers thereunto duly authorized all as of the date first above written.

EASTERN FRONTIER CORP.

Name: Jeffrey Miller

Title: President

ACELLUS COMMUNICATIONS, INC.

Name: Jeffrey Miller

Title: President