P99000055670

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August 3, 2001

Division of Corporations 409 E. Gaines Street Tallahassee, FL 32399

RE: Merger of Thundercall Inc. and Emergency Communications Network, Inc.

Gentlemen:

Enclosed you will find the Articles of Merger, Plan of Merger and Minutes of the corporations regarding the merger of the two above referenced for profit Florida corporations.

Also enclosed is a check for \$70.00 representing the filing fee for both the merging and surviving corporation.

Sincerely,

Thank you for your assistance in this matter.

James L. Rose

JLR Encs.

V SHEPARD

ade 20200

ARTICLES OF MERGER Merger Sheet

MERGING:

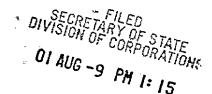
EMERGENCY COMMUNICATIONS NETWORK, INC., a Florida corporation, P99000040404

INTO

THUNDERCALL, INC., a Florida entity, P99000055670.

File date: August 9, 2001

Corporate Specialist: Velma Shepard



ARTICLES OF MERGER

(Profit Corporation)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, F.S.

FIRST: The name and jurisdiction of the <u>surviving</u> corporation:		
<u>Name</u>		
Thundercall, Inc.	Florida	
Second: The name and jurisdiction for each merging corporation:		
<u>Name</u>	<u>Jurisdiction</u>	
Emergency Communications Network, Inc.	Florida	
Thundercall, Inc.	Florida	
Third: The Plan of Merger is attached.		
Forth: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State.		
Fifth: The Plan of Merger was adopted by the shareholders of the surviving corporation on June 30, 2001.		
Sixth: The Plan of Merger was adopted by the shareholders of the merging corporation(s) on June 30, 2001.		
Thundergall, Inc. Robert J. Tuttle, President; Director		
Thundercall, Inc.		

Mark Edwards, Director

Network Inc.		
Robert J. Tuttle, President/Director		
Emergency Communications		
Network, Inc.		
MA		
Mark Edwards, Director		

Emergency Communications

PLAN OF MERGER

(Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, F.S. and in accordance with the laws of any other applicable jurisdiction of corporation.

First:	The name and jurisdiction of the <u>surviving</u> corporation:		
<u>Name</u>	· ·-	<u>Jurisdiction</u>	
Thundercall,	Inc	Florida	
Second:	: The name and jurisdiction of each merging corporation:		
Emergency (Communication, Inc.	Florida	
Thundercall,	Inc	Florida	

Third: The terms and conditions of the merger are as follows: The shareholders of both the surviving and merging corporation are identical in both identity and percentage interests. The shareholders shall retain the same percentage interest in the surviving corporations they had in each of corporations prior to merging.

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole of in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows: Shares of Emergency Communications, Inc. shall be turned in and the surviving corporation shall assume all assets and debts of the merging corporation.

Fifth: The articles of the surviving corporation shall remain the same in that the identity and the percentage of shares owned by the shareholders is not altered by the merger. In addition, the bylaws of the surviving corporation will also remain the same.

Names of Corporation

Thundergall, Inc.

Robert J. Tuttle, President; Director

Thundercall, Inc.

Mark Edwards, Director

Emergency Communications

Network, Inc.

Robert J. Tuttle, President/Director

Emergency Communications

Network, Inc.

Mark Edwards, Director