P99000107207

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January 21, 2014

Florida Department of State Registration Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

> Re: Articles of Merger Frequency Finder, Inc.

Dear Sir or Madam:

Enclosed please find the following documents to be filed:

- 1. Cover Letter;
- 2. Original and one copy of Articles of Merger;
- 3. Original and one copy of Plan of Merger; and
- 4. Our firm's check in the amount of \$78.75 for filing and one certified copy.

Please record and return the certified copy in the enclosed self-addressed envelope. If you have any questions, please feel free to give me a call.

Thank you for your assistance.

Very truly yours,

James M. Coyle

JMC enclosures

200 Main Street, Suite 600 PO Box 3280 Gainesville, Georgia 30503 P 770 530 0101 F: 770 532 2171 0r 770 287.2513 www.shi-law.com

Mark W. Alexander + Frank W. Armstrong • Scott A. Ball • William H. Blalock, Jr. • Steven A. Cornelison • James M. Coyle • J. Randall Frost L. Alyson Graham • J. C. Highsmith, Jr. • D. Thomas LeFevre • Frank R. McKay • Lydia J. Sariain • Rustin L. Smith • J. Douglas Stewart T. Treadwell Syfan • Amanda H. Yenerall • Nancy L. Richardson of counsel • W. Woodrow Stewart (1938-2012). • Joe K. Telford (1912-1994)

ARTICLES OF MERGER

PURSUANT TO THE PROVISIONS of Section 607.1105, *Florida Statutes*, these Articles of Merger are entered into and adopted by and between FREQUENCY FINDER, INC., a Florida corporation (Florida document number P99000107207) (hereinafter "FLORIDA"), and FREQUENCY FINDER, INC., a Georgia corporation (Georgia control number 11075471) (hereinafter "GEORGIA"), for the purpose of merging them into one of such entities.

1. FLORIDA and GEORGIA have adopted the attached Plan of Merger.

2. After the merger, the name of the surviving entity is FREQUENCY FINDER, INC., and the surviving entity is a Georgia corporation.

3. The Plan of Merger was adopted by FLORIDA and GEORGIA pursuant to Section 607.1103, *Florida Statutes,* and the applicable laws of the State of Georgia.

4. The Plan of Merger was adopted on the 12th day of January, 2014, by action of the sole stockholder and director of FLORIDA.

5. The Plan of Merger was adopted on the 12th day of January, 2014, by action of the sole stockholder and director of GEORGIA.

6. The Plan of Merger is effective for accounting purposes on January 1, 2014. For all other purposes, the Plan of Merger is effective as of the date this Certificate of Merger is filed with the Florida Department of State.

[SIGNATURES FOLLOW ON NEXT PAGE]



Dated on the dates set forth below.

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FREQUENCY FINDER, INC., a Florida corporation lr By: min Peter Moncure, President fanuary 12 _, 2014 Date: FREQUENCY FINDER, INC.,

a Georgia corporation λ By: <u>/</u> Peter Møncure, President anary 12 Date: ____, 2014

PLAN OF MERGER

THIS IS A PLAN OF MERGER entered into by and between FREQUENCY FINDER, INC., a Florida corporation, and FREQUENCY FINDER, INC., a Georgia corporation.

STIPULATIONS:

A. FREQUENCY FINDER, INC. (hereinafter "FLORIDA") is a corporation organized and existing under the laws of the State of Florida (Florida document number P99000107207). The sole stockholder of FLORIDA is Peter Moncure.

B. FREQUENCY FINDER, INC. (hereinafter "GEORGIA") is a corporation organized and existing under the laws of the State of Georgia (Georgia control number 11075471). The sole stockholder of GEORGIA is Peter Moncure.

C. The stockholder and director of FLORIDA and GEORGIA deem it desirable and in the mutual best interests of each that FLORIDA be merged into GEORGIA pursuant to the provisions of Sections 607.1101, et seq., *Florida Statutes*, with GEORGIA being the surviving entity.

IN CONSIDERATION OF THE MUTUAL COVENANTS AND SUBJECT TO THE TERMS AND CONDITIONS HEREINAFTER SET FORTH, FLORIDA AND GEORGIA AGREE AS FOLLOWS:

Section 1. <u>Merger</u>. FLORIDA shall merge with and into GEORGIA, and GEORGIA shall be the surviving entity.

Section 2. <u>Terms and Conditions</u>. On the effective date of the merger, the separate existence of FLORIDA shall cease, and GEORGIA shall succeed to all of the rights, privileges, immunities, franchises, and all of the property, real, personal, and mixed of FLORIDA without the necessity for any separate transfer. GEORGIA shall thereafter be

responsible for all of the liabilities and obligations of FLORIDA, and neither the rights of creditors nor any liens on the property of FLORIDA shall be impaired by the merger.

Section 3. <u>Conversion of Interests in FLORIDA to Interests in GEORGIA.</u> Because the stock ownership of GEORGIA and FLORIDA are identical prior to the merger and the parties desire to maintain the existing stock ownership in the surviving corporation after the merger, no additional stock will be issued as a result of the merger. After the merger, the stock ownership of the surviving corporation will continue to be as follows:

PETER MONCURE 100%

Section 4. <u>Changes in Articles of Incorporation of Surviving Corporation</u>. The current Articles of Incorporation of GEORGIA, the surviving corporation, shall continue to be its Articles of Incorporation following the merger unless and until revised in accordance with the Articles of Incorporation and the Bylaws of GEORGIA.

Section 5. <u>Changes in Bylaws of Surviving Corporation</u>. The current Bylaws of GEORGIA, the surviving corporation, shall continue to be its Bylaws following the merger unless and until revised in accordance with the Articles of Incorporation and the Bylaws of GEORGIA.

Section 6. <u>Effective Date of Merger</u>. The effective date of this merger for accounting purposes shall be January 1, 2014. For all other purposes, the effective date of this merger shall be the date the Articles of Merger are filed with the Florida Department of State pursuant to §607.1105, *Florida Statutes*.

[SIGNATURES FOLLOW ON NEXT PAGE]

Dated on the dates set forth below.

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FREQUENCY FINDER, INC., a Florida corporation n Non By: Peter Monoure, President andary 12 Date: _ , 2014 FREQUENCY FINDER, INC., a Georgia corporation Peter Moncure, President By:

an newy 12, 2014 Date: