EXHIBIT A

FORMATION DOCUMENTS, AS AMENDED



Bob Taft

Secretary of State

887886



It is hereby certified that the Secretary of State of Ohio has custody of the Records of Incorporation and Miscellaneous Filings; that said records show the filing and recording of: ARF

M & M PAYPHONES, INC.

United States of America State of Ohio Office of the Secretary of State



Recorded on Roll 4309 at Frame 0471 of the Records of Incorporation and Miscellaneous Filings.

Witness my hand and the seal of the Secretary of State at

Columbus, Ohio, this 29TH day of NOV

A.D. 19 94 .

Dob laft

Bob Taft Secretary of State

of:

04309-0471

ARTICLES OF INCORPORATION OF M & M PAYPHONES, INC.

APPROVED By Ponc Date 11-29-94 Amount \$ 85.00 94112919701

The undersigned, desiring to form a corporation for profit under the provisions of Title XVII, of the Revised Code of Ohio, hereby certifies:

FIRST: The name of the corporation shall be M & M Payphones, Inc.

SECOND: The place in the State of Ohio where its principal office is to be located is in the City of Cincinnati, County of Hamilton.

THIRD: The purpose for which it is formed is:

To carry on or undertake any business, activities, or transactions in the State of Ohio, in any other State of the United States, or in any foreign country, which a corporation may lawfully carry on or undertake under the General Corporation Law of Ohio and under the laws of such other state or foreign country.

FOURTH: The number of shares which the corporation is authorized to have outstanding is 850, all of which shall be common shares without par value.

Said shares may be issued pursuant to subscriptions taken by the incorporator, for such amount of consideration as may be specified by the incorporator, and after organization, shares without par value now or hereafter authorized, may be issued or agreed to be issued form time to time for such amount or amounts of consideration as may be fixed from time to time by the Board of Directors. The Board of Directors in its discretion may fix different amounts and/or kinds of consideration for the issuance of shares without par value, whether issued at the same time or different times, and may determine that only a part or portion of the amount or amounts of a consideration for which as fixed by the incorporator, or by the Board of Directors, has been paid or delivered, shall be fully paid and nonassessable.

The above stock is being authorized and shall be issued so as to qualify such stock under the provisions of present Section 1244 of the Internal Revenue Code of 1986, and shall be offered and sold at an aggregate price not to exceed One Million Dollars (\$1,000,000.00). All such qualifying provisions of said section shall be applicable.

FIFTH: The Board of Directors is hereby authorized to fix and determine and to vary the amount of stated capital of the corporation, to determine whether any, and if any, what part of

04309-0472

its surplus, however created or arising, shall be used or disposed of or declared in dividends or paid to shareholders, and without action by the shareholders, to use and apply such surplus or any part thereof at any time or from time to time in the purchase or acquisition of shares of any class, voting trust certificates for shares, bonds, debentures, notes, script, warrants, obligations, evidences of indebtedness of the corporation or other securities of the corporation, to such extent or amount, and in such manner and upon such terms, as the Board of Directors shall deem expedient.

SIXTH: The amount of capital with which the corporation will begin business is \$500.00.

SEVENTH: No holder of shares of the corporation of any class shall be entitled as such, as a matter of right, to sub scribe for or purchase shares of any class, now or hereafter authorized, or to purchase or subscribe for, securities convertible into or exchangeable for shares of the corporation or to which shall be attached or appertain any warrants or rights entitling the holder thereof to subscribe for or purchase shares, except such rights of subscription or purchase, if any, at such price or prices and upon such terms and conditions as the Board of Directors in its discretion from time to time may determine.

EIGHTH: Notwithstanding any provisions of the Revised Code of Ohio, now or hereafter in force, requiring for any purpose the vote or consent of the holders of shares entitling them to exercise two-thirds or any other proportion of the voting power of the corporation or of any class or classes of shares thereof, such action, unless otherwise expressly required by statute, may be taken by the vote or consent of the holders of shares entitling them to exercise a majority of the voting power of the corporation or of such class or classes.

NINTH: The corporation shall, to the fullest extent permitted by law, indemnify any and all incorporators, officers and directors of the corporation and may, in the discretion of the Board of Directors of the corporation, indemnify any and all other persons whom it shall have the power to indemnify from and against all expense, liabilities and other matters.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 28th day of November, 1994.

ary R. Hoffmann, Incorporator

THOMAS EAGLE

PAGE 01

Expedite this form

APPROVED

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Bv

🗖 Yes



Prescribed by J. Kenneth Blackwell

Please obtain fee amount and mailing instructions from the Forms Inventory List (using the 3 digit form # located at the bottom of this form). To obtain the Forms Inventory List or for assistance, please

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Central Ohio: (614)-466-3910 Toll Free: 1-877-SOS-FILE (1-877-767-3453)

	CERTIFICATE OF AMENDMENT						
	BY SHAREHOLDERS TO ARTICLES OF Amount						
	M & M PAYPHONES, INC.						
	(Name of Corporation) 887886						
	(charter number)						
	Melody Weil, who is the President						
	(hame) above named Ohio corporation organized for profit, does hereby certify that: (Please check the appropriate box and tete the appropriate statements.)						
]]	a meeting of the shareholders was duly called and held on, at which meeting a quorum the						
	shareholders was present in person or by proxy, and that by the affirmative vote of the holders of shares entitling them to exercise% of the voting power of the corporation,						
2	in a writing signed by all the shareholders who would be entitled to notice of a meeting held for that purpose, the following resolution to amend the articles was adopted:						
	Be it resolved that Article First is hereby amended to provide as follows:						
	First: The name of the corporation shall be: Combined Public Communications, Inc.						
	Teach: Any single officer of the corporation is entitled, permitted, and authorized to execute						
	official documentation in more than one official capacity, at any time that the total number of						
•	individuals holding office either on the Board of Directors, as an officer, or are shareholders, is less than two.						
	15 1753 (IIAI) (WV).						
	ITNESS WHEREOF, the above named officer, acting for and on behalf of the corporation, has hereunto						
	ribed for name on $3/13/2000$						

Signature:	Welody C. Wail	
Title:	President	

125-AMDS

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/(date)/

Page 1 of 1

Version: July 15, 1999

	DATE	DOCUMENT NO	DESCRIPTION		FILING	EXPED	PENALTY	CERT	COPY
1.	5/18/2000	200009004037	AMD DOMESTIC/AMENDMENT TO ARTICLES		35.00	0.00	0.00	0.00	0.00
				TOTAL	35.00	0.00	0.00	0.00	0.00

Return To: M & M PAY PHONES INC 8949 WUEST RD CINCINNATI, OH 45251-0000

--cut along the dotted line---



The State of Ohio

Secretary of State - J. Kenneth Blackwell

887886

It is hereby certified that the Secretary of State of Ohio has custody of the business records for COMBINED PUBLIC COMMUNICATIONS, INC. and that said business records show the filing and recording of:

<u>Document(s)</u> DOMESTIC/AMENDMENT TO ARTICLES <u>Document No(s):</u> 200009004037

United States of America State of Ohio Office of the Secretary of State



Witness my hand and the seal of the Secretary of State at Columbus, Ohio, This 24th day of March, A.D. 2000

T. Blachmell

J. Kenneth Blackwell Secretary of State

State of Delaware Secretary of State Division of Corporations Delivered 11:34 AM 11/21/2016 FILED 11:34 AM 11/21/2016 SR 20166723664 - File Number 6223238

STATE OF DELAWARE CERTIFICATE OF CONVERSION FROM A NON-DELAWARE CORPORATION TO A DELAWARE CORPORATION **PURSUANT TO SECTION 265 OF THE** DELAWARE GENERAL CORPORATION LAW

1.) The jurisdiction where the Non-Delaware Corporation first formed is Ohio

2.) The jurisdiction immediately prior to filing this Certificate is Ohio

3.) The date the Non-Delaware Corporation first formed is November 29, 1994

4.) The name of the Non-Delaware Corporation immediately prior to filing this Certificate is Combined Public Communications, Inc.

5.) The name of the Corporation as set forth in the Certificate of Incorporation is Combined Public Communications, Inc.

IN WITNESS WHEREOF, the undersigned being duly authorized to sign on behalf of the converting Non-Delaware Corporation have executed this Certificate on the day of November, A.D. 2016 21

By: Mulnly Weredall Michael J. Moeddel

Name: Michael J. Moeddel

Print or Type

Title: Authorized Representative Print or Type

State of Delaware Secretary of State Division of Corporations Delivered 09:13 AM 11/22/2016 FILED 09:13 AM 11/22/2016 SR 20166743702 - File Number 6223238

STATE OF DELAWARE CERTIFICATE OF CONVERSION FROM A CORPORATION TO A LIMITED LIABILITY COMPANY PURSUANT TO SECTION 18-214 OF THE LIMITED LIABILITY ACT

1.) The jurisdiction where the Corporation first formed is Ohio

2.) The jurisdiction immediately prior to filing this Certificate is Delaware

3.) The date the corporation first formed is November 29, 1994

- 4.) The name of the Corporation immediately prior to filing this Certificate is Combined Public Communications, Inc.
- 5.) The name of the Limited Liability Company as set forth in the Certificate of Formation is Combined Public Communications, LLC

IN WITNESS WHEREOF, the undersigned have executed this Certificate on the day of November, A.D. 2016

By: Milarl Muse Authorized Rerson

Name: Michael J. Moeddel

Print or Type