

7-2-02

	U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
OMB No. 0651-0027 (exp. 6/30/2005)  Tab settings	
	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Infinity Radio of Sacramento License Inc.  Individual(s)  General Partnership  Corporation-State  Other	2. Name and address of receiving party(ies)  Name: Infinity Radio Subsidiary Operations Inc.  Internal Address:
Additional name(s) of conveying party(ies) attached? Yes No.  3. Nature of conveyance:  Assignment Security Agreement Other Execution Date: March 29, 2002	General Partnership  Limited Partnership  Corporation-State Virginia  Other  If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address( es) attached? Yes No
4. Application number(s) or registration number(s):  A. Trademark Application No.(s)	B. Trademark Registration No.(s) 2326799, 2638559, 2326818
Name and address of party to whom correspondence concerning document should be mailed:      Name: Rebecca Borden	6. Total number of applications and registrations involved:
Internal Address: Viacom	7. Total fee (37 CFR 3.41)
Street Address:1515 Broadway	8. Deposit account number: 502272
City: New York State: NY Zip: 10036	
9. Signature.	THIS SPACE
Rebecca Borden  Name of Person Signing 07/02/2003 DBYRNE 00000174 502272 2326799	fignature  July 1, 2003  Date  Date

01 FC:8521 02 FC:8522

40.00 DA 50.00 DA Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

## COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

March 29, 2002

The State Corporation Commission finds the accompanying articles submitted on behalf of

#### Infinity Radio Subsidiary Operations Inc.

to comply with the requirements of law. Therefore, it is ORDERED that this

#### CERTIFICATE OF MERGER

be issued and admitted to record with the articles in the office of the Clerk of the Commission. Each of the following:

Infinity Radio of Charlotte License Inc.
Infinity Radio of Kansas City License Inc.
Infinity Radio of Pittsburgh License Inc.
Infinity Radio of Sacramento License Inc.
and 3 other corporations

is merged into Infinity Radio Subsidiary Operations Inc. (formerly Infinity Radio of North Carolina License Inc.), which continues to exist under the laws of VIRGINIA with the name Infinity Radio Subsidiary Operations Inc.. The existence of each non-surviving entity ceases, according to the plan of merger.

The certificate is effective on March 29, 2002.

STATE CORPORATION COMMISSION

Commissioner

MERGACPT CIS0352 02-03-29-0616

#### ARTICLES OF MERGER

OF

INFINITY RADIO OF CHARLOTTE LICENSE INC.
INFINITY RADIO OF KANSAS CITY LICENSE INC.
INFINITY RADIO OF PITTSBURGH LICENSE INC.
INFINITY RADIO OF SACRAMENTO LICENSE INC.
INFINITY RADIO OF SEATTLE LICENSE INC.
INFINITY RADIO OF ST. LOUIS LICENSE INC.
INFINITY RADIO OF WASHINGTON LICENSE INC.
AND



INFINITY RADIO OF NORTH CAROLINA LICENSE INC.

To the State Corporation Commission Commonwealth of Virginia

Pursuant to the provisions of the Virginia Stock Corporation Act, the domestic corporations herein named do hereby submit the following Articles of Merger.

- 1. Annexed hereto and made a part hereof is the Plan of Merger for merging Infinity Radio of Charlotte License Inc., Infinity Radio of Kansas City License Inc., Infinity Radio of Pittsburgh License Inc., Infinity Radio of Sacramento License Inc., Infinity Radio of Seattle License Inc., Infinity Radio of St. Louis License Inc., and Infinity Radio of Washington License Inc. (collectively the "Non-Surviving Corporations") with and into Infinity Radio of North Carolina License Inc. (the "Surviving Corporation") as adopted by each such corporation's Board of Directors on March 14, 2002.
- 2. The Plan of Merger was adopted by the unanimous consent of the shareholders of the Non-Surviving Corporations.
- (a) The Plan of Merger was submitted to the shareholders of the Non-Surviving Corporations by their respective Board of Directors in accordance with the provisions of the Virginia Stock Corporation Act. In respect of the Non-Surviving Corporations, the designation, the number of outstanding shares, and the number of votes entitled to cast on the Plan of Merger are as follows:

Infinity Radio of Charlotte License Inc.

- Designation of voting group: Common
- Number of outstanding shares of voting group: 100 common shares of stock with no par value
- Number of votes of voting group entitled to be cast on the Plan of Merger: 100

Infinity Radio of Kansas City License Inc.

- Designation of voting group: Common
- Number of outstanding shares of voting group: 100 common shares of stock with no par value
- Number of votes of voting group entitled to be cast on the Plan of Merger: 100 Infinity Radio of Pittsburgh License Inc.
- Designation of voting group: Common
- Number of outstanding shares of voting group: 100 common shares of stock with no par value
- Number of votes of voting group entitled to be cast on the Plan of Merger: 100 Infinity Radio of Sacramento License Inc.
- Designation of voting group: Common
- Number of outstanding shares of voting group: 100 common shares of stock with no par value
- Number of votes of voting group entitled to be cast on the Plan of Merger: 100 Infinity Radio of Seattle License Inc.
- Designation of voting group: Common
- Number of outstanding shares of voting group: 100 common shares of stock with no par value
- Number of votes of voting group entitled to be cast on the Plan of Merger: 100 Infinity Radio of St. Louis License Inc.
- Designation of voting group: Common
- Number of outstanding shares of voting group: 100 common shares of stock with no par value
- Number of votes of voting group entitled to be cast on the Plan of Merger: 100 Infinity Radio of Washington License Inc.
- Designation of voting group: Common
- Number of outstanding shares of voting group: 100 common shares of stock with no par value
- Number of votes of voting group entitled to be cast on the Plan of Merger: 100
- (b) In respect of the Non-Surviving Corporations, the total number of undisputed votes cast for the Plan of Merger by each voting group entitled to vote on the Plan of Merger is as follows:

Infinity Radio of Charlotte License Inc.

- Designation of voting group: Common
- Number of undisputed votes of voting group cast for the Plan of Merger: 100

#### PLAN OF MERGER

PLAN OF MERGER adopted by Infinity Radio of Charlotte License Inc., Infinity Radio of Kansas City License Inc., Infinity Radio of Pittsburgh License Inc., Infinity Radio of Sacramento License Inc., Infinity Radio of Seattle License Inc., Infinity Radio of St. Louis License Inc., and Infinity Radio of Washington License Inc, (collectively the "Non-Surviving Corporations") each a business corporation organized under the laws of the Commonwealth of Virginia, by each such corporation's Board of Directors on March 14, 2002, and adopted by Infinity Radio of North Carolina License Inc. (the "Surviving Corporation"), a business corporation organized under the laws of the Commonwealth of Virginia, by its Board of Directors on March 14, 2002. The names of the corporations planning to merge are set forth above and are defined as the Non-Surviving Corporations and the Surviving Corporation, each such corporation is a business corporation organized under the laws of the Commonwealth of Virginia. The name of the surviving corporation into which the Non-Surviving Corporations plan to merge is Infinity Radio of North Carolina License Inc.

- 1. The Non-Surviving Corporations and the Surviving Corporation shall, pursuant to the provisions of the Virginia Stock Corporation Act, be merged with and into a single corporation, to wit, Infinity Radio of North Carolina License Inc., which shall be the surviving corporation at the effective time and date of the merger and which is sometimes hereinafter referred to as the "surviving corporation", and which shall continue to exist as said surviving corporation under the name Infinity Radio Subsidiary Operations Inc. pursuant to the provisions of the Virginia Stock Corporation Act. The separate existence of the Non-Surviving Corporations shall cease at the effective time and date of the merger in accordance with the provisions of the Virginia Stock Corporation Act.
- 2. The Articles of Incorporation of the Surviving Corporation at the effective time and date of the merger shall be the Articles of Incorporation of said surviving corporation except that Article 1 thereof, relating to the name of the corporation, is hereby amended and changed so as to read as follows at the effective time and date of the merger:

ARTICLE 1 of the Articles of Incorporation of the Surviving Corporation is hereby amended to read as follows:

"The name of the Corporation is Infinity Radio Subsidiary Operations Inc."

and said Articles of Incorporation as herein amended and changed shall continue in full force and effect until further amended and changed in the manner prescribed by the provisions of the Virginia Stock Corporation Act.

3. The present bylaws of the Surviving Corporation will be the bylaws of said Surviving Corporation and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Virginia Stock Corporation Act.

- 4. The directors of the Surviving Corporation at the effective time and date of the merger shall be the members of the first Board of Directors, all of whom shall hold their directorships until the earliest of (a) the next annual meeting of shareholders and until his or her respective successor is elected and qualifies, (b) his or her death, resignation or removal, and (c) the date on which the Director is no longer an employee of (i) the Surviving Corporation, (ii) one of its subsidiaries, or (iii) the Surviving Corporation's direct or indirect parent or one of such parent's subsidiaries. The officers of the Surviving Corporation at the effective time and date of the merger shall continue to serve in the office or offices set forth opposite his or her respective name all of whom shall hold office until the earliest of (a) the next annual meeting of the Board of Directors and until his or her successor is elected and qualifies, (b) his or her death, resignation or removal, and (c) the date on which such officer is no longer an employee of (i) the Surviving Corporation, (ii) one of its subsidiaries, or (iii) the Surviving Corporation's direct or indirect parent or one of such parent's subsidiaries;
- 5. At the effective date, by virtue of the Merger, without any action on the part of the holders thereof, each remaining outstanding share of Common Stock of the Non-Surviving Corporations shall be cancelled and each share of Common Stock of the Surviving Corporation will remain unaffected.
- 6. The Plan of Merger herein made and approved shall be submitted to the shareholders of the Non-Surviving Corporations and to the shareholders of the Surviving Corporation for their approval or rejection in the manner prescribed by the provisions of the Virginia Stock Corporation Act.
- 7. In the event that the Plan of Merger shall have been approved by the shareholders entitled to vote of the Non-Surviving Corporations and by the shareholders entitled to vote of the Surviving Corporation in the manner prescribed by the provisions of the Virginia Stock Corporation Act, the Non-Surviving Corporations and the Surviving Corporation hereby stipulate that they will cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the Commonwealth of Virginia, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.
- 8. The Board of Directors and the proper officers of the Non-Surviving Corporations and the Board of Directors and the proper officers of the Surviving Corporation, respectively, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

## COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

March 29, 2002

The State Corporation Commission finds the accompanying articles submitted on behalf of

#### Infinity Radio Subsidiary Operations Inc.

to comply with the requirements of law. Therefore, it is ORDERED that this

#### CERTIFICATE OF MERGER

be issued and admitted to record with the articles in the office of the Clerk of the Commission. Each of the following:

Infinity Radio of Charlotte License Inc. Infinity Radio of Kansas City License Inc. Infinity Radio of Pittsburgh License Inc. Infinity Radio of Sacramento License Inc. and 3 other corporations

is merged into Infinity Radio Subsidiary Operations Inc. (formerly Infinity Radio of North Carolina License Inc.), which continues to exist under the laws of VIRGINIA with the name Infinity Radio Subsidiary Operations Inc.. The existence of each non-surviving entity ceases, according to the plan of merger.

The certificate is effective on March 29, 2002.

STATE CORPORATION COMMISSION

Commissioner

MERGACPT CIS0352 02-03-29-0616

# Communication althor Hirginian



## State Corporation Commission

I Certify the Following from the Records of the Commission:

The foregoing is a true copy of the articles of merger of Infinity Radio Subsidiary Operations Inc. issued March 29, 2002.

Nothing more is hereby certified.



Signed and Sealed at Richmond on this Date: April 5, 2002

Joel H. Peck, Clerk of the Commission

CIS0508

#### CERTIFICATE OF EXPRESS MAIL EXPRESS LABEL MAIL NO. EV 719825936 US

I hereby certify that this document is being deposited with the United States Postal Service by Express Mail, postage pre-paid, addressed to the Commissioner for Trademarks, 2900 Crystal Drive, Arlington, VA 22202, this & day of July

Karin Morse

(Typed name of person mailing paper)

(Signature of person mailing paper)

#### Schedule "A"

Application/ Registration No.	<u>Mark</u>	Class No.
2326799	KHTK	38: Radio broadcasting services.
2638559	KNCI	38: Radio broadcasting services.
2326818	KXOA	38: Radio broadcasting services.

TRADEMARK
RECORDED: 07/02/2003 REEL: 002769 FRAME: 0214