Electronic Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/31/2007

CONVEYING PARTY DATA

Stylesheet Version v1.1

Name	Formerly	Execution Date	Entity Type
Jubilee Communications, Inc. dba Star Song Communications		03/31/2007	CORPORATION: INDIANA

RECEIVING PARTY DATA

Name:	EMI Christian Music Group, Inc.
Street Address:	P.O. Box 5085
Internal Address:	101 Winners Circle
City:	Brentwood
State/Country:	TENNESSEE
Postal Code:	37024
Entity Type:	CORPORATION: CALIFORNIA

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	2135694	STAR SONG
Registration Number:	1730820	STAR SONG COMMUNICATIONS
Registration Number:	2154765	STAR SONG COMMUNICATIONS

CORRESPONDENCE DATA

Fax Number: (212)813-5901

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 212-813-5900

Email: dsullivan@frosszelnick.com

Correspondent Name: Lawrence Eli Apolzon

Address Line 1: Fross Zelnick Lehrman & Zissu, P.C.

Address Line 2: 866 United Nations Plaza

Address Line 4: New York, NEW YORK 10017

TRADEMARK REEL: 003513 FRAME: 0316

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ATTORNEY DOCKET NUMBER:	ECN - 0703587
NAME OF SUBMITTER:	Lawrence Eli Apolzon
Signature:	/diana sullivan/
Date:	04/03/2007
Total Attachments: 7 source=Merger documents Jubilee to EMI (I	=0036013)#page2.tif =0036013)#page3.tif =0036013)#page4.tif =0036013)#page5.tif =0036013)#page6.tif



I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

That the attached transcript of _____ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



in Witness Whereof, I execute this certificate and affix the Great Seal of the State of California this day of

MAR 2 8 2007

DEBRA BOWEN Secretary of State

Sec/State Form CE-107 (REV 1/2007)

OBPOS BITSM

State of Indiana Office of the Secretary of State

CERTIFICATE OF MERGER

O

EMI CHRISTIAN MUSIC GROUP INC.

I, TODD ROKITA, Secretary of State of Indiana, hereby certify that NonQualified Certificate of Merger of the above California Non-Qualified Foreign Corporation has been presented to me at my office, accompanied by the fees prescribed by law and that the documentation presented conforms to law as prescribed by the provisions of the Miscellaneous.

The following non-surviving entity(s):

JUBILEE COMMUNICATIONS, INC.

a(n) For-Profit Domestic Corporation

THE FOREFRONT COMMUNICATIONS GROUP, INC.

a(n) Tennessee Non-Qualified Foreign Corporation

merged with and into the surviving entity:

EMI CHRISTIAN MUSIC GROUP INC.

NOW, THEREFORE, with this document I certify that said transaction will become effective Saturday, March 31, 2007.



In Witness Whereof, I have caused to be affixed my signature and the seal of the State of Indiana, at the City of Indianapolis, March 29, 2007.

Cost Colita

TODD ROKITA, SECRETARY OF STATE

2007033000114/2007033035223





TODD ROKITA
SECRETARY OF STATE
CORPORATIONS DIVISION
302 W. Washington Street, Rm. E018
Indianapolis, IN 46204
Telephone: (317) 232-6576

Indiana Code 23-1-40-1 et. seq.

FILING FEE: \$90.00

INSTRUCTIONS: Use 8 1/2" x 11" white paper for attachments.

Present original and one (1) copy to the address in upper right corner of this form.

Please TYPE or PRINT.

Please visit our office on the web at www.sos.in.gov.

	ARTICLES OF MERGER / SHARE EXCHANGE	4 1.1.2 4 1.1.2 4 1.1.2	•
The Forefr	OF cont Communications Group, Inc. and Jubilee Communications, Inc.		
	(hereinafter the nonsurviving corporation(s)*)	- 3: -	<u> </u>
	the energy are noted assets on being conformation)	· .	
	INTO		
	EMI Christian Music Group Inc.	سپر دران	#- # 5
	(hereinafter "the surviving corporation")	- 17.	
			.÷
	ARTICLE I - SURVIVING CORPORATION		
\$48 m 3 (2) 12 m			
	EMI Christian Music Group Inc		
The name of the corporation surviving the mer		<u> </u>	•
and such name Li has X has not (design	rate which) been changed as a result of the merger.		• •
SB-3405 2			
• • • • • • • • • • • • •			
qualified 🔀 not qualified (designate wi			and
	ed to do business in Indiana, state the date of qualification: N/A		•
(If Application for Certificate of Authority	is filed concurrently herewith state "Upon approval of Application for C	ertificate d	of Authority".)
	ARTICLE II - NONSURVIVING CORPORATION (S)		
Name of Corporation	corporation or qualification <i>(if applicable)</i> respectively, of each Indiana domestic co han the survivor, which is party to the merger are as follows:	rporation	
	corporation or qualification (if applicable) respectively, of each indiana domestic co han the survivor, which is party to the merger are as follows:	rporation	
The Forefront Communications Group, In	corporation or qualification <i>(if applicable)</i> respectively, of each indiana domestic co han the survivor, which is party to the merger are as follows: nc.		
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ARTICLE III - PLAN OF MERGER OR SHARE EXCHANGE

The Plan of Merger or Share Exchange, containing such information as required by Indiana Code 23-1-40-1(b), is set forth in "Exhibit A", attached hereto and made a part hereof.

		•			
ARTICLE IV • MANNER OF ADOPTION AND VOTE OF SURVIV Shareholder vote not required. The marger / share exchange was adopted by the incorporators or board of director required.					
The designation (f.e., common, preferred or any classification where different class entitled to be cast by each voting group entitled to vote separately on the merger represented at the meeting is set forth below: A. Unanimous written consent executed on March 26, 2007 at B. Vote of shareholders during a meeting called by the Board of Directors.	es of stock exist), number of outstanding I share exchange and the number of virial ord signed by all shareholders entitled to	oles of e	numbe ach vot	of vote	es P
	<u> </u>	TOTAL	Α.	В	C
DESIGNATION OF EACH VOTING GROUP (i.e. preferred and common)	Comm	ion		 	
NUMBER OF OUTSTANDING SHARES		5,300	•		
NUMBER OF VOTES ENTITUED TO BE CAST		5,300		-	
NUMBER OF VOTES REPRESENTED AT MEETING		5,300		 	-
SHARES VOTED IN FAVOR		5,300		-	
SHARES VOTED AGAINST		0		<u> </u>	-
The designation (i.e., common, preferred or any classification where different classes entitled to be cast by each voting group entitled to vote separately on the merger is represented at the meeting is set forth below.	primunications Group, Inc. is of stock exist, number of outstanding share exchange and the number of vo	ites of ea	number ch voti	of voter	•
	Ţ	OTAL	A	В	С
DESIGNATION OF EACH VOTING GROUP (i.e. preferred and common)	Common				
NUMBER OF OUTSTANDING SHARES		225			
NUMBER OF VOTES ENTITLED TO BE CAST		225			
NUMBER OF VOTES REPRESENTED AT MEETING		225			
SHARES VOTED IN FAVOR		225			ļ <u> — </u>
SHARES VOTED AGAINST	C	,			
corporation executes these Articles of Merger / Share Exchange and verifies, at herein are true, this 26th day of March 2	heirman of 8 oard	the survi	•	ed	
	lichard Green				

Attachment to Article V

ARTICLE IV - MANNER OF ADOPTION AND VOTE OF SURVIVING CORPORATION (Must com	rplete Sed	20001		
Shareholder vote not required.				
The merger / share exchange was adopted by the incorporators or board of directors without shareholder action and sharequired.	areholder a	ction wa	is not	
Vote of shareholders (Select either A or B)				
The designation (i.e., common, preferred or any classification where different classes of stock exist), number of outstand entitled to be cast by each voting group entitled to vote separately on the merger / share exchange and the number of represented at the meeting is set forth below:				
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	TOTAL	Α	В	С
DESIGNATION OF EACH VOTING GROUP (i.e. preferred and common)				- -
NUMBER OF OUTSTANDING SHARES				
NUMBER OF VOTES ENTITLED TO BE CAST				
NUMBER OF VOTES REPRESENTED AT MEETING				
SHARES VOTED IN FAVOR				
SHARES VOTED AGAINST				
ARTICLE V - MANNER OF ADOPTION AND VOTE OF NONSURVIVING CORPORATION (Must compare the composition of the com		-	•	
Shareholder vote not required. The merger / share exchange was adopted by the incorporators or board of directors without shareholder action and sharequired.		-	•	
Shareholder vote not required. The merger / share exchange was adopted by the incorporators or board of directors without shareholder action and sharequired.	areholder ad	ction wa	s not	
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Exhibit A

AGREEMENT OF MERGER

This Agreement of Merger is entered into between EMI Christian Music Group Inc., a California corporation ("Surviving Corporation"), The Forefront Communications Group, Inc., a Tempessee corporation ("Forefront"), and Jubilee Communications, Inc., an Indiana corporation ("Jubilee", and together with Forefront, "Merging Corporations"):

- (1) Merging Corporations shall be merged into Surviving Corporation.
- (2) The Articles of Incorporation and Bylaws of the Surviving Corporation shall be the same as the Articles of Incorporation and Bylaws of EMI Christian Music Group Inc. immediately prior to the Effective Time and shall not be amended pursuant to the Merger.
- (3) The outstanding shares of Merging Corporations shall be eanceled without eonsideration.
- (4) The outstanding shares of Surviving Corporation shall remain outstanding and are not affected by the merger.
- (5) Merging Corporations shall, from time to time as and when requested by Surviving Corporation, execute and deliver all such documents and instruments and take all such action necessary or desirable to evidence or earry out this merger.
- (6) The effect of the merger is as prescribed by the California Corporations Code.
- (7) The effective date of the merger shall be March 31, 2007.

[SIGNATURE PAGE FOLLOWS]

ny-742867

IN WITNESS WHEREOF, the undersigned have caused this Agreement of Merger to be signed by authorized officers as of this 26 march, 2007.

EMI CHRISTIAN MUSIC GROUP INC.

Name: Richard Gro

Title: Secretary

Name: William R. Hearn

Title: President

THE FOREFRONT COMMUNICATIONS GROUP, INC.

lame: Richard Green Title: Secretary

Name: William R. Hearn Title: President

Name: Richard Green

Title: Secretary

Title: President

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TRADEMARK

RECORDED: 04/03/2007 REEL: 003513 FRAME: 0324