# **=OP \$40.00 217**8(

#### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/30/2001

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
HErontRange GoldMine Division Inc. 1	FORMERLY GoldMine Front Office Division, Inc.	06/26/2001	CORPORATION: CALIFORNIA

#### **RECEIVING PARTY DATA**

Name:	FrontRange Solutions USA Inc.	
Street Address:	5675 Gibraltar Drive	
City:	Pleasanton	
State/Country:	CALIFORNIA	
Postal Code:	94588	
Entity Type:	CORPORATION: COLORADO	

#### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2178070	GOLDSYNC

#### **CORRESPONDENCE DATA**

Fax Number: (719)633-1518

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

Phone: 719-473-3800

Email: steve.smith@hro.com, judi.cope@hro.com

Correspondent Name: Steven B. Smith

Address Line 1: Holme Roberts & Owen LLP

Address Line 2: 90 South Cascade Avenue, Suite 1300
Address Line 4: Colorado Springs, COLORADO 80903

ATTORNEY DOCKET NUMBER:	19101-02420
NAME OF SUBMITTER:	Steven B. Smith

TRADEMARK REEL: 003797 FRAME: 0090

900109121

Signature:	/steven b. smith/
Date:	06/17/2008
Total Attachments: 3 source=FRSAssignment#page1.tif source=FRSAssignment#page2.tif source=FRSAssignment#page3.tif	

TRADEMARK REEL: 003797 FRAME: 0091

## CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION

ENDORSED
FILED
In the office of the Secretary of State
of the State of California.

AUG - 4 2000

#### The undersigned certify that:

- 1. They are the vice president and the secretary, respectively, of GoldMine Front Office Division, Inc., a California Corporation.
- 2. Article I of the Articles of Incorporation of this corporation is amended to read as follows:
  - "I: The name of the corporation is FrontRange GoldMine Division Inc."
- 3. The foregoing amendment of Articles of Incorporation has been duly approved by the board of directors.
- 4. The foregoing amendment of Articles of Incorporation has been duly approved by the required vote of shareholders in accordance with Section 902, California Corporations Code. The total number of outstanding shares of the corporation is 1,807,229 and all such shares belong to the same class of shares. The number of shares voting in favor of the amendment equaled or exceeded the vote required. The percentage vote required was more than 50%.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

Dated this 3rd day of August, 2000.

John W. Hillyard, Vice Fresident

Timothy G. Pfeifer, Secretary



TRADEMARK<sup>\*</sup>
REEL: 003797 FRAME: 0092

### **DELAYED EFFECTIVE DATE** June 30, 2001

**Articles of Merger** 

DONETTA DAVIDSON

Merging

FrontRange Maestro Division Inc. and FrontRange GoldMine Division Inc.

FrontRange HEAT Division Inc. DPC 1994101426/2 NCG3 (SURVIVOR) 20011129010 C

110.00

SECRETARY OF STATE

CHANGE OF NAME

Pursuant to Section 7-111-105 of the Colorado Business Corporation Act, Frontkange 01 Maestro Inc., a Delaware corporation ("FrontRange Maestro"), FrontRange GoldMine Division Inc., a California corporation ("FrontRange GoldMine") and FrontRange HEAT Division Inc., a Colorado corporation ("FrontRange HEAT") execute these Articles of Merger providing for the merger of FrontRange Maestro and FrontRange GoldMine into FrontRange HEAT (the "Merger"), for the purpose of filing with the Secretary of State of the State of Colorado.

1. The name and state of incorporation of each of the constituent corporations is as follows:

Name

State of Incorporation

FrontRange Maestro Division Inc. FrontRagne GoldMine Division Inc.

Delaware.

FrontRange HEAT Division Inc.

California

Colorado

- An Agreement of Merger (the "Plan of Merger") has been approved and adopted by each of FrontRange Maestro and FrontRange HEAT in accordance with the provisions of Section 7-111-103 of the Colorado Business Corporation Act. A copy of the Plan of Merger is attached to these Articles of Merger.
  - The name of the surviving corporation is FrontRange HEAT Division Inc.
- The name of FrontRange HEAT Division Inc. shall be changed to FrontRange Solutions USA Inc.
- The number of votes cast for the Plan of Merger by each voting group entitled to vote separately was sufficient for approval by that voting group.
- The merger of FrontRange Maestro and FrontRange GoldMine into FrontRange HEAT and the change of the name of FrontRange HEAT Division Inc. to FrontRange Solutions USA Inc. shall be effective as of the close of business on June 30, 2001.

TRADEMARK REEL: 003797 FRAME: 0093 IN WITNESS WHEREOF, these Articles of Merger have been executed this 2001 day of June, 2001.

FrontRange Maestro Division Inc., a Delaware corporation

Name: Timothy 6 Difeifer

Its: Vice President's Secretary

FrontRange GoldMine Division Inc., a California corporation

By: //wf

Name: 11 MOTH, 6.45+e

& Secretary

FrontRange HEAT Division Inc., a Colorado corporation

By: //

Name: Timothy Giff

ts: Uice

e President's Secretar

#725365 v1

**RECORDED: 06/17/2008**