TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT	
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Re-record to correct the assignee's name previously recorded on Reel 004588 Frame 0770. Assignor(s) hereby confirms the Name Change.	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
TVI Corporation		12/09/2009	CORPORATION: MARYLAND

RECEIVING PARTY DATA

Name:	Immediate Response Technologies, Inc.	
Street Address:	7100 Holliday Tyler Road	
City:	Glenn Dale	
State/Country:	MARYLAND	
Postal Code:	20769	
Entity Type:	INC. ASSOCIATION: MARYLAND	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	4056829	IRT

CORRESPONDENCE DATA

Fax Number: (202)776-7801

Email: leponder@duanemorris.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

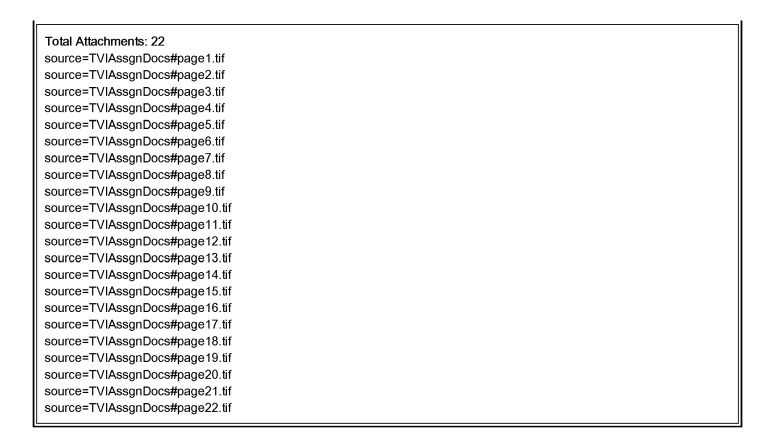
Correspondent Name: Duane Morris, LLP

Address Line 1: 505 9th Street N.W. Suite 1000

Address Line 4: Washington, DISTRICT OF COLUMBIA 20004

ATTORNEY DOCKET NUMBER:	TVI01 014
NAME OF SUBMITTER:	Mark C. Comtois
Signature:	/Mark C. Comtois/
Date:	12/01/2011 TRADEMARK

900208347 REEL: 004669 FRAME: 0430



D:MARK C. COMTOIS COMPANY:505 9TH STREET, N.W.



UNITED STATES PATENT AND TRADEMARK OFFICE

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office

JULY 22, 2011

PTAS

MARK C. CÓMTOIS 505 9TH STREET, N.W. SUITE 1000 WASHINGTON, DISTRICT OF COLUMBIA 20004



UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 571-272-3350. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, MAIL STOP: ASSIGNMENT SERVICES BRANCH, P.O. BOX 1450, ALEXANDRIA, VA 22313.

RECORDATION DATE: 07/07/2011

REEL/FRAME: 004588/0770 NUMBER OF PAGES: 17

BRIEF: CHANGE OF NAME DOCKET NUMBER: TV101 015

ASSIGNOR:

TVI CORPORATION

DOC DATE: 12/09/2009

CITIZENSHIP:

ENTITY: CORPORATION

ASSIGNEE:

IMMEDIALE RESPONSE TECHNOLOGIES,

7100 HOLLADAY TYLER ROAD GLENN DALE, MARYLAND 20769

CITIZENSHIP: MARYLAND ENTITY: CORPORATION

P.O. Box 1450, Alexandria, Virginia 22313-1450 - www.uspto.gov

USPTO

7/' '2011 11:36:12 AM PAGE 3 75 Fax Server

O:MARK C. COMTOIS COMPANY:505 9TH STREET, N.W.

004588/0770 PAGE 2

SERIAL NUMBER: 77838550

REGISTRATION NUMBER:

FILING DATE: 09/30/2009

ISSUE DATE:

MARK: IRT

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS IN BLOCK FORM

SERIAL NUMBER: 77853096 REGISTRATION NUMBER:

FILING DATE: 10/20/2009

ISSUE DATE:

MARK: IRT

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS AND DESIGN

SERIAL NUMBER: 77838557 REGISTRATION NUMBER:

FILING DATE: 09/30/2009

ISSUE DATE: 08/23/2011

MARK: IMMEDIATE RESPONSE TECHNOLOGIES

DRAWING TYPE: WORDS, LETTERS, OR NUMBERS IN BLOCK FORM

JOANN STEWART-WOOD, EXAMINER ASSIGNMENT SERVICES BRANCH PUBLIC RECORDS DIVISION

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TRADEMARK ASSIGNMENT

Electronic Version v1.1

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SUBMISSION TYPE:			NEW ASSIGNMENT	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:			CHANGE OF NAME	CHANGE OF NAME		
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TVI Corporation				12/09/2009	CORFORATION:	
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Name:	1	llala Danna M	rse Technologies, Inc.			7]
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Email:	•	,	mas.ahroment			
Correspondent Nan Address Line 1:		Vark C. Com			•	
Address Line 1:		505 9th Stree Suite 1000	#L, E4.VV.			
Address Line 4:			D.C., DISTRICT OF CO	LUMBIA 20004		
ATTORNEY DOCK	ET NUME	SER:	TVI01 015			
NAME OF SUBMITTER:			Mark C. Comtole			
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DUANE MORRIS LLP

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7/14/2011 8:27:53 AM PAGE 5/021 Fax Server

D:MARK C. COMTOIS COMPANY:505 STH STREET, N.W.

Signature:	/Mark C. Comtois/
Date:	07/07/2011
Total Allachments: 16 source=tv/01015changeofname#page1.tif source=tvi01015changeofname#page3.tif source=tvi01015changeofname#page4.tif source=tvi01015changeofname#page4.tif source=tvi01015changeofname#page5.tif source=tvi01015changeofname#page6.tif source=tvi01015changeofname#page8.tif source=tvi01015changeofname#page8.tif source=tvi01015changeofname#page9.tif source=tvi01015changeofname#page10.tif source=tvi01015changeofname#page11.tif source=tvi01015changeofname#page12.tif source=tvi01015changeofname#page13.tif source=tvi01015changeofname#page14.tif source=tvi01015changeofname#page14.tif source=tvi01015changeofname#page15.tif source=tvi01015changeofname#page14.tif source=tvi01015changeofname#page15.tif	



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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1



SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: CHANGE OF NAME

CONVEYING PARTY DATA

-	Name	Formerly	Execution Date	Entity Type
1	TVI Corporation		12/0/12/0/	CORPORATION:

RECEIVING PARTY DATA

Name:	Immediate Response Technologies, Inc.		
Street Address:	7100 Holladay Tyler Road		
City:	Glenn Dale		
State/Country:	MARYLAND		
Postal Code:	20769		
Entity Type:	CORPORATION:		

PROPERTY NUMBERS Total: 3

Property Type Number		Word Mark	
Serial Number:	77838550	IRT	
Serial Number:	77853096	IRT	
Serial Number:	77838557	IMMEDIATE RESPONSE TECHNOLOGIES	

CORRESPONDENCE DATA

Fax Number:

(202)776-7801

TRADEMARK 7/7/2011

REEL: 004669 FRAME: 0436

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

Phone:

202-776-7800

Email:

jstaples@duanemorris.com

Correspondent Name:

Mark C. Comtois

Address Line 1:

505 9th Street, N.W.

Address Line 2:

Suite 1000

Address Line 4:

Washington, D.C., DISTRICT OF COLUMBIA 20004

ATTORNEY DOCKET

NUMBER:

TVI01 015

NAME OF SUBMITTER:

Mark C. Comtois

Signature:

/Mark C. Comtois/

Date:

07/07/2011

Total Attachments: 16

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REEL: 004669 FRAME: 0437

State of Maryland Department of Assessments and Taxation

Charter Division



Martin O'Malley Governor

C. John Sullivan, Jr. Director

Paul B. Anderson Administrator

Date: 12/09/2009

DUANE MORRIS LLP PEGGY ROBERTS #2000 111 S CALVERT ST BALTIMORE MD 21202-6174

THIS LETTER IS TO CONFIRM ACCEPTANCE OF THE FOLLOWING FILING:

ENTITY NAME

: IMMEDIATE RESPONSE TECHNOLOGIES, INC.

DEPARTMENT ID

: D00737676

TYPE OF REQUEST

: ARTICLES OF MERGER / NAME CHANGE

DATE FILED

: 12-09-2009

TIME FILED

: 01:14 PM

RECORDING FEE

: \$100.00

EXPEDITED FEE

: \$70.00

COPY FEE

: \$34.00

POSTAGE FEE

: \$5.00

FILING NUMBER

: 1000361999065356

CUSTOMER ID

: 0002361135

WORK ORDER NUMBER: 0001804173

PLEASE VERIFY THE INFORMATION CONTAINED IN THIS LETTER. NOTIFY THIS DEPARTMENT IN WRITING IF ANY INFORMATION IS INCORRECT. INCLUDE THE CUSTOMER ID AND THE WORK ORDER NUMBER ON ANY INQUIRIES.

Charter Division Baltimore Metro Area (410) 767-1350 Outside Metro Area (888) 246-5941

301 West Preston Street-Room 801-Baltimore, Maryland 21201-2395

ENTITY TYPE:

ORDINARY BUSINESS - STOCK

STOCK:

CLOSE:

U

PRINCIPAL OFFICE:

SUITE 300 7100 HOLLADAY TYLER ROAD

GLENN DALE MD 20768

RESIDENT AGENT:

CSC-LAWYERS INCORPORATING SERVICE

COMPANY

7 ST. PAUL STREET, SUITE 1660

BALTIMORE MD 21202

COMMENTS:

THIS AMENDMENT RECORD INDICATES THE MERGER INVOLVING THE FOLLOWING ENTITIES:

SURVIVOR:

(D00737676) IMMEDIATE RESPONSE TECHNOLOGIES, INC.

THE NAME OF THE SURVIVING ENTITY HAS BEEN CHANGED

FROM:

TVI CORPORATION.

TO:

IMMEDIATE RESPOUSE TECHNOLOGIES, INC.

MERGED ENTITIES:

(D07907413) CAPA MANUFACTURING CORP.

(D10721777) SAFETY TECH INTERNATIONAL, INC.

(D11514841) SIGNATURE SPECIAL EVENT SERVICES, INC.

ARTICLES OF MERGER

OF

CAPA MANUFACTURING CORP. (a Maryland corporation),

SAFETY TECH INTERNATIONAL, INC. (a Maryland corporation),

AND

SIGNATURE SPECIAL EVENT SERVICES, INC. (a Maryland corporation)

WITH AND INTO

TVI CORPORATION (a Maryland corporation)

Dated: December 9, 2009

TVI Corporation, a corporation duly organized and existing under the laws of the State of Maryland (the "Surviving Company"), CAPA Manufacturing Corp. ("CAPA"), Safety Tech International, Inc. ("STI"), Signature Special Event Services, Inc. ("SSES"), each a corporation duly organized and existing under the laws of the State of Maryland and a wholly owned subsidiary of the Surviving Company (CAPA, STI and SSES are herein referred to collectively as the "Merging Companies" and individually as a "Merging Company"), do hereby certify that:

FIRST: Each of the Merging Companies and the Surviving Company agree that each of the Merging Companies will merge with and into the Surviving Company, with the Surviving Company being the successor corporation of each of the mergers (the "Mergers" and, individually, a "Merger"), such Mergers to become effective upon acceptance for record of these Articles of Merger by the State Department of Assessments and Taxation of the State of Maryland (the "Effective Time").

SECOND: The name and place of incorporation of the successor corporation of the Mergers is TVI Corporation, a Maryland corporation. The name and place of incorporation of each of the Merging Companies are as follows: CAPA Manufacturing Corp., a Maryland corporation, Safety Tech International, Inc., a Maryland corporation and Signature Special Event Services, Inc., a Maryland corporation.

THIRD: The Surviving Company has its principal office in the State of Maryland in Prince George's County and does not own an interest in land in the State of Maryland. Each of the Merging Companies has its principal offices in the State of Maryland in Prince George's County and each of SSES and CAPA do not own an interest in land in the State of Maryland; however, STI owns an interest in land in Frederick County.

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FOURTH: The name and post office address of the resident agent of the Surviving Company and each of the Merging Companies in this state is CSC-Lawyers Incorporating Services Company, 7 St. Paul Street, Suite 1600, Baltimore, Maryland, 21202.

FIFTH: The terms and conditions of the transactions set forth in these Articles of Merger were advised, authorized, and approved by each corporation party to these Articles of Merger in the manner and by the vote required by its charter and the laws of the State of Maryland. The manner of approval was as follows:

- (a) The board of directors of the Surviving Company adopted resolutions by unanimous written consent dated December 7, 2009 that approved the Mergers with the Merging Companies on substantially the terms and conditions set forth or referred to in such resolutions. (Pursuant to §3-106 of the Maryland General Corporation Law, because each of the Merging Companies is a wholly owned subsidiary of the Surviving Company, a majority vote of the board of directors of each of the Surviving Company and the Merging Companies is required to approve the respective Mergers and no action by the stockholders of either the Surviving Company or the Merging Companies is required).
- (b) The sole director of CAPA adopted resolutions by written consent dated December 7, 2009 that approved the Merger of CAPA with and into the Surviving Company on substantially the terms and conditions set forth or referred to in such resolutions. (Pursuant to §3-106 of the Maryland General Corporation Law, because CAPA is a wholly owned subsidiary of the Surviving Company, only a majority vote of the board of directors of each of the Surviving Company and CAPA is required to approve such Merger and no action by the stockholders of either the Surviving Company or CAPA is required).
- (c) The sole director of STI adopted resolutions by written consent dated December 7, 2009 that approved the Merger of STI with and into the Surviving Company on substantially the terms and conditions set forth or referred to in such resolutions. (Pursuant to §3-106 of the Maryland General Corporation Law, because STI is a wholly owned subsidiary of the Surviving Company, only a majority vote of the board of directors of each of the Surviving Company and STI is required to approve such Merger and no action by the stockholders of either the Surviving Company or STI is required).
- (d) The sole director of SSES adopted resolutions by written consent dated December 7, 2009 that approved the Merger of SSES with and into the Surviving Company on substantially the terms and conditions set forth or referred to in such resolutions. (Pursuant to §3-106 of the Maryland General Corporation Law, because SSES is a wholly owned subsidiary of the Surviving Company, only a majority vote of the board of directors of each of the Surviving Company and SSE is required to approve such Merger and no action by the stockholders of either the Surviving Company or SSES is required).

SIXTH: Upon the Effective Time, solely the first provision of the Surviving Company's Articles of Amendment and Restatement (the "Articles of Amendment and Restatement") is amended and replaced in its entirety and shall read as follows: "FIRST: The name of the corporation is: Immediate Response Technologies, Inc.".

SEVENTH: The total number of shares of stock of all classes which the Surviving Company and the Merging Companies, respectively, have authority to issue, the number of shares of each class which the Surviving Company and the Merging Companies, respectively, have authority to issue, and the par value of the shares of each class which the Surviving Company and the Merging Companies, respectively, have authority to issue are as follows:

- (a) The total number of shares of stock of all classes that the Surviving Company has the authority to issue is 100,000,000 shares of stock, of which 98,800,000 shares are common stock, par value \$0.01 per share, and 1,200,000 shares are preferred stock, par value \$1.00 per share. The aggregate par value of all the shares of stock of all classes of the Surviving Company is \$2,188,000.
- (b) The total number of shares of stock of all classes that CAPA has the authority to issue is 1,000 shares of common stock, par value \$0.01 per share. The aggregate par value of all the shares of stock of all classes of CAPA is \$10.
- (c) The total number of shares of stock of all classes that STI has the authority to issue is 201,000 shares of common stock, par value \$0.01 per share. The aggregate par value of all the shares of stock of all classes of STI is \$2,010.
- (d) The total number of shares of stock of all classes that SSES has the authority to issue is 1,000 shares of common stock, par value \$0.01 per share. The aggregate par value of all the shares of stock of all classes of SSES is \$10.

EIGHTH: The only amendment to the Articles of Amendment and Restatement of the Surviving Company effected by the Mergers is the change in the name of the Surviving Company; therefore, there is no change in the authorized stock of the Surviving Company.

NINTH: The manner and basis of converting or exchanging issued stock of the Merging Companies into different stock of a corporation, for other consideration, and the treatment of any issued stock of the Merging Companies not to be converted or exchanged, are as follows:

- (a) As of the Effective Time all of the outstanding stock of each of CAPA, STI and SSES shall be cancelled without any exchange or conversion into shares of stock of the Surviving Company or other consideration;
- (b) Each share of stock of the Surviving Company issued and outstanding immediately before the Effective Time of the Mergers shall remain issued and outstanding at the Effective Time of the Mergers and shall be unaffected by the Mergers.

TENTH: Other provisions necessary to effect the Mergers are as follows:

- (a) In addition to any other purposes and powers set forth herein, after the Effective Time, the Surviving Company shall have the purposes and powers of both the Surviving Company and each of the Merging Companies prior to the Effective Time.
- (b) The directors and officers of the Surviving Company immediately before the Effective Time shall remain as the directors and officers of the Surviving Company at the Effective Time and with the same terms of office. The directors and officers of each of the Merging Companies immediately before the Effective Time shall cease to be the directors and officers of the Merging Companies at the Effective Time.
- (c) The Amended and Restated Bylaws of the Surviving Company (the "Bylaws") immediately before the Effective Time shall remain the Bylaws of the Surviving Company at the Effective Time.

[Signature page follows]

IN WITNESS WHEREOF, these Articles of Merger have been executed as of the $\frac{C_1 T^{-4}}{2}$ day of December, 2009.

ATTEST:

Secretary

ATTEST:

SAFETY TECH INTERNATIONAL, INC.

Secretary

President

ATTEST:

SIGNATURE SPECIAL ÉVENT SERVICES, INC.

Secretary

ATTEST:

TVI CORPORATION

Sherri S. Voelkel

Chief Financial Officer, Executive Vice

President and Secretary

Harley A. Hughes Chief Executive Officer and President

THE UNDERSIGNED, President of CAPA Manufacturing Corp., a Maryland corporation, who executed on behalf of CAPA Manufacturing Corp., a Merging Company, the foregoing Articles of Merger of which this certificate is made a part, hereby acknowledges in the name and on behalf of CAPA Manufacturing Corp., the foregoing Articles of Merger to be the act of CAPA Manufacturing Corp. and hereby certifies that to the best of his knowledge, information and belief the matters and facts set forth therein with respect to the authorization and approval thereof are true in all material respects under the penalties of perjury.

CAPA MANUFACTURING CORP.

Harley A. Hughes

President

Dated: December 6, 2009

THE UNDERSIGNED, President of Safety Tech International, Inc., a Maryland corporation, who executed on behalf of Safety Tech International, Inc., a Merging Company, the foregoing Articles of Merger of which this certificate is made a part, hereby acknowledges in the name and on behalf of Safety Tech International, Inc., the foregoing Articles of Merger to be the act of Safety Tech International, Inc. and hereby certifies that to the best of his knowledge, information and belief the matters and facts set forth therein with respect to the authorization and approval thereof are true in all material respects under the penalties of perjury.

SAFETY TECH INTERNATIONAL, INC.

Harley A. Hughes
President

THE UNDERSIGNED, President of Signature Special Event Services, Inc., a Maryland corporation, who executed on behalf of Signature Special Event Services, Inc., a Merging Company, the foregoing Articles of Merger of which this certificate is made a part, hereby acknowledges in the name and on behalf of Signature Special Event Services, Inc., the foregoing Articles of Merger to be the act of Signature Special Event Services, Inc. and hereby certifies that to the best of his knowledge, information and belief the matters and facts set forth therein with respect to the authorization and approval thereof are true in all material respects under the penalties of perjury.

SIGNATURE SPECIAL EVENT SERVICES, INC.

Harley A. Hughes

President

THE UNDERSIGNED, Chief Executive Officer and President of TVI Corporation, a Maryland corporation, who executed on behalf of TVI Corporation, the Surviving Company, the foregoing Articles of Merger of which this certificate is made a part, hereby acknowledges in the name and on behalf of TVI Corporation, the foregoing Articles of Merger to be the act of TVI Corporation, and hereby certifies that to the best of his knowledge, information and belief the matters and facts set forth therein with respect to the authorization and approval thereof are true in all material respects under the penalties of perjury.

TVI CORPORATION

Harley A. Hughes

Chief Executive Officer and President

Dated: December _____, 2009

CAPA Manufacturing Corp.

CSC-Lawyers Incorporating Service Company does hereby consent to its designation as the resident agent for the above named company.

CSC-Lawyers Incorporating Service Company

y: Valencias Was

Safety Tech International, Inc.

CSC-Lawyers Incorporating Service Company does hereby consent to its designation as the resident agent for the above named company.

CSC-Lawyers Incorporating Service Company

Linda I Snook Authorized Rep

Signature Special Event Services, Inc.

CSC-Lawyers Incorporating Service Company does hereby consent to its designation as the resident agent for the above named company.

CSC-Lawyers Incorporating Service Company

" TURRETURA

Immediate Response Technologies, Inc.

CSC-Lawyers Incorporating Service Company does hereby consent to its designation as the resident agent for the above named company.

CSC-Lawyers Incorporating Service Company

Bv:

Anda J. Snook, Authorized Rep.

CORPORATE CHARTER APPROVAL SHEET **EXPEDITED SERVICE ** KEEP WITH DOCUMENT ** CUMENT CODE // BUSINESS CODE Affix Barcode Label Here Nonstock Religious Affix Barcode Label Here 00737676 FEES REMITTED Base Fee: Change of Name Org. & Cap. Fee: Change of Principal Office Expedite Fee: Change of Resident Agent Penalty: Change of Resident Agent Address Resignation of Resident Agent State Recordation Tax: State Transfer Tax: Designation of Resident Agent Certified Copies and Resident Agent's Address Copy Fee: Change of Business Code Certificates Adoption of Assumed Name Certificate of Status Fee: Personal Property Filings: Mail Processing Fee: Other Change(s) Other: TOTAL FEES: redit Card Cash Checks Documents on Mail: Name and Address / proved By: eyed By: DMMENT(S): Stamp Work Order and Customer Number HERE

TRADEMARK REEL: 004669 FRAME: 0453

RECORDED: 12/01/2011