### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM298396

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/03/2011

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
The Broadcast Team, Inc.		10/04/2011	CORPORATION:

### **RECEIVING PARTY DATA**

Name:	Emergency Communications Network, LLC	
Street Address: 9 Sunshine Blvd.		
City:	Ormond Beach	
State/Country:	FLORIDA	
Postal Code:	32174	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	3435147	GOD'S CALLING

### CORRESPONDENCE DATA

Fax Number: 3866761127

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

US Mail.

Phone: 3866760294

Email: Isiegfried@ecnetwork.com

Leanne Siegfried **Correspondent Name:** Address Line 1: 9 Sunshine Blvd.

Ormond Beach, FLORIDA 32174 Address Line 4:

NAME OF SUBMITTER:	Leanne Siegfried
SIGNATURE:	/lms/
DATE SIGNED:	03/18/2014

### **Total Attachments: 8**

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# Certificate of Conversion For Florida Profit Corporation Into "Other Business Entity"

This Certificate of Conversion is submitted to convert the following Florida Profit Corporation into an "Other Business Entity" in accordance with s. 607.1113, Florida Statutes.

Ceathers.
1. The name of the Florida Profit Corporation converting into the "Other Business Entity" is:
The Broadcast Team, Inc.
Enter Name of Florida Profit Corporation
2. The name of the "Other Business Entity" is:
The Broadcast Team, LLC
Enter Name of "Other Business Entity"
3. The "Other Business Entity" is a limited liability company
(Enter entity type. Example: limited liability company, limited partnership, general partnership, common law or business trust, etc.)
organized, formed or incorporated under the laws of
4. The above referenced Florida Profit Corporation has converted into an "Other Business Entity" in compliance with Chapter 607, F.S., and the conversion complies with the applicable laws governing the "Other Business Entity."
5. The plan of conversion was approved by the converting Florida Profit Corporation in accordance with Chapter 607, F.S.
6. If applicable, the written consent of each shareholder who, as a result of the conversion, is now a general partner of the surviving entity was obtained pursuant to s. 607.1112(6), F.S.
7. This conversion was effective under the laws governing the "Other Business Entity"
on: October 3, 2011

Page 1 of 2

o mi		OCTOBEL 3, 2011  sall be effective in Florida on: September 30, 2011
(The ef	Rective date: ent is filed by ective date of	1) cannot be prior to nor more than 90 days after the date this the Florida Department of State; AND 2) must be the same as the conversion under the laws governing the "Other Business
	"Other Busin shine Bivd.	ess Entity's" principal office address, if any:
Ormor	nd Beach, Fl	32174
		iness Entity" is an out-of-state entity not registered to transact te "Other Business Entity":
proceed any app ss. 607.	ling to enforce raisal rights (1301-607.133) b.) Lists the f	he Florida Secretary of State as its agent for service of process in a obligations of the converting Florida profit corporation, including f shareholders of the converting Florida profit corporation under 3, Florida Statutes.  ollowing street and mailing address of an office, which the Florida hay use for purposes of s. 607.1114(4), Florida Statutes.
Street A	Address:	1 Sunshine Blvd.
		Ormond Beach, FL 32174
Mailing	Address:	1 Sunshine Blvd.
		Ormond Beach, FL 32174
		ness Entity" has agreed to pay any shareholders having appraisal which they are entitled under ss.607-1301-607.1333, F.S.
Signed	this	30th day of September 20 11
Signatu	re: <i>[6</i>	MAN
(Must l or Offic	ters have not	Chairman, Vice Chairman, Director, Officer, or, if Directors been selected, an Incorporator.)
Printed		Robert J. Tuttle Title: Chief Executive Officer
	Filing Fee: Certified Cop	\$35.00 (c) \$8.75 (Optional)
	Centificate of	

Page 2 of 2

Delaware

PAGE :

## The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF
DELAWARE DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND
CORRECT COPY OF THE CERTIFICATE OF CONVERSION OF A FLORIDA
CORPORATION UNDER THE NAME OF "THE BROADCAST TEAM, INC." TO A
DELAWARE LIMITED LIABILITY COMPANY, CHANGING ITS NAME FROM "THE
BROADCAST TEAM, INC." TO "THE BROADCAST TEAM, LLC.", FILED IN
THIS OFFICE ON THE THIRD DAY OF OCTOBER, A.D. 2011, AT 11:47
O'CLOCK A.M.

5046383 8100V

111063079

You may verify this certificate online at corp. delaware. gov/authver. shtml

Jeffrey W. Bullock, Secretary of State
AUTHENTY CATION: 9067582

DATE: 10-03-11

TRADEMARK
REEL: 005238 FRAME: 0701

State of Delaware Secretary of State Division of Corporations Delivered 12:05 PM 10/03/2011 FILED 11:47 AM 10/03/2011 SRV 111063079 - 5046383 FILE

# STATE OF DELAWARE CHRTIFICATE 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 Florida .
2.)	The jurisdiction immediately prior to filing this Certificate is <u>Plorida</u> .
3.)	The date the corporation first formed is 06/19/1992
<b>4.</b> )	The name of the Corporation immediately prior to filing this Certificate is The Broadcast Team, Inc.
5.)	The name of the Limited Liability Company as set forth in the Certificate of Fornation is The Broadcast Team, LLC.
	WITNESS WHEREOF, the undersigned have executed this Certificate on the th
	By: Authorized Person
	William Walter and The Works to

Name: Robert J. Tuttle
Print or Type

TRADEMARK REEL: 005238 FRAME: 0702

State of Delaware Secretary of State Division of Corporations Delivered 08:42 PM 10/03/2011 FILED 08:42 PM 10/03/2011 SRV 111066617 - 5046375 FILE

#### CERTIFICATE OF MERGER

OF

### ECN ACQUISITION COMPANY, (a Delaware corporation)

THE BROADCAST TEAM, LLC and TELEPHONY RESOURCES, LLC, (cach a Delaware limited liability company),

WITH AND INTO
EMERGENCY COMMUNICATIONS NETWORK, LLC,
(a Delaware limited liability company)

\*\*\*\*

In accordance with the provisions of §18-209 of the Limited Liability Company Act of the State of Delaware

\*\*\*

Emergency Communications Network, LLC, a limited liability company duly organized and existing under and by virtue of the laws of the State of Delaware, desiring to merge with and into itself (i) ECN Acquisition Company, a Delaware corporation ("ECN"), and (ii) The Broadcast Team, LLC and Telephony Resources, LLC, each a limited liability company duly organized and existing under and by virtue of the laws of the State of Delaware, pursuant to the provisions of Section 18-209 of the Limited Liability Company Act of the State of Delaware (the "Delaware Code"), DOES HEREBY CERTIFY as follows:

FIRST: The name and state of formation of each constituent entity of the merger (the "Merger") are as follows: (i) Emergency Communications Network, LLC, a Delaware limited liability company, (ii) ECN Acquisition Company, a Delaware corporation, (iii) The Broadcast Team, LLC, a Delaware limited liability company, and (iv) Telephony Resources, LLC, a Delaware limited liability company (collectively, the "Constituent Entities").

SECOND: The Constituent Entities have entered into an Agreement and Plan of Merger (the "Merger Agreement"), dated as of October 3, 2011, which has been approved, adopted, certified, executed and acknowledged by the Constituent Entities, in accordance with the requirements of Section 18-209 of the Delaware Code.

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THIRD: The name of the surviving entity of the Merger is Emergency Communications Network, LLC (the "Surviving Entity").

FOURTH: Executed copies of the Merger Agreements are on file at the office of the Surviving Entity, 9A Sunshine Boulevard, Ormond Beach, FL 32174.

FIFTH: A copy of any Merger Agreement will be furnished by the Surviving Entity, upon request and without cost, to any stockholder or member of the Constituent Entities.

SIXTH: The Certificate of Formation of Emergency Communications Network, LLC shall be the Certificate of Formation of the Surviving Entity.

SEVENTH: The Merger shall be effective upon filing.

\* \* \* \*

IN WITNESS WHEREOF, the undersigned, for the purpose of effectuating the Merger of the constituent entities, pursuant to the Limited Liability Company Act of the State of Delaware, under penalties of perjury does hereby declare and certify that this is the act and deed of the Company and the facts stated herein are true and accordingly has hereunto signed this Certificate of Merger this 3rd day of October, 2011.

EMERGENCY COMMUNICATIONS
NETWORK, LLC, a Delaware limited liability company

By: ECN ACQUISITION COMPANY, a Delaware

corporation

Its: Sole Member

By: /s/ Christopher K. Jones

Name: Christopher K. Jones

Title: President



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# The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"THE BROADCAST TEAM, LLC", A DELAWARE LIMITED LIABILITY COMPANY,

"ECN ACQUISITION COMPANY", A DELAWARE CORPORATION,

"TELEPHONY RESOURCES, LLC", A DELAWARE LIMITED LIABILITY

COMPANY,

WITH AND INTO "EMERGENCY COMMUNICATIONS NETWORK, LLC" UNDER THE NAME OF "EMERGENCY COMMUNICATIONS NETWORK, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRD DAY OF OCTOBER, A.D. 2011, AT 8:42 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

5046375 8100M

111066617

You may verify this certificate online at corp.delaware.gov/authver.shtml

RECORDED: 03/18/2014

Jeffrey W. Bullock, Secretary of State
AUTHENTICATION: 9069421

DATE: 10-03-11

TRADEMARK REEL: 005238 FRAME: 0706