### TRADEMARK ASSIGNMENT

## Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/29/2006

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Sonic Eagle, Inc.		12/29/2006	CORPORATION: CALIFORNIA

#### **RECEIVING PARTY DATA**

Name:	MarketLinx, Inc.
Street Address:	1400 Centerpoint Blvd., Suite 100
City:	Knoxville
State/Country:	TENNESSEE
Postal Code:	37932
Entity Type:	CORPORATION: TENNESSEE

### PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	3192966	AGENTACHIEVE
Registration Number:	3420259	AGENT ACHIEVE

#### **CORRESPONDENCE DATA**

(215)525-5311 Fax Number:

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

Phone: 215-965-1390

Email: mleonard@panitchlaw.com

Michael J. Leonard Correspondent Name:

2005 Market Street, Suite 2200 Address Line 1:

Address Line 4: Philadelphia, PENNSYLVANIA 19103

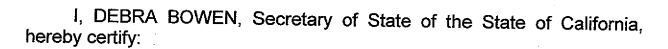
ATTORNEY DOCKET NUMBER: 610016.5003 NAME OF SUBMITTER: Michael J. Leonard /michael leonard/ Signature: TRADEMARK

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Date:	03/03/2011
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That the attached transcript of  $\underline{\hspace{0.1in}/\hspace{0.1in}}$  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

JAN 18 2007

DEBRA BOWEN
Secretary of State

Sec/State Form CE-107 (REV 01/2007)

TRADEMARK REEL: 004489 FRAME: 0503

Secretary of State **Division of Business Services** 312 Eighth Avenue North Jth Floor, William R. Snodgrass Tower Nashville, Tennessee 37243

8161 HIGHWAY 100 #172 NASHVILLE, TN 37221 ISSUANCE DATE: 01/09/2007 REQUEST NUMBER: 070091

D0840141

CHARTER/QUALIFICATION DATE: 11/21/1996 STATUS: ACTIVE CORPORATE EXPIRATION DATE: PERPETUAL CONTROL NUMBER: 0321143 JURISDICTION: TENNESSEE

REQUESTED BY: CFS 8161 HIGHWAY 100 #172 NASHVILLE, TN 37221

**ENDORSED - FILED** in the office of the Secretary of State of the State of California

JAN 1 2 2007

I, RILEY C DARNELL, SECRETARY OF STATE OF THE STATE OF TENNESSEE DO HEREBY CERTIFY THAT "MARKETLINX, INC."

WAS INCORPORATED OR QUALIFIED TO DO BUSINESS IN THE STATE OF TENNESSEE ON THE ABOVE DATE, AND THAT THE ATTACHED DOCUMENT(S) WAS/WERE FILED IN OFFICE ON THE DATE(S) AS BELOW INDICATED:

REFERENCE NUMBER 5910-1237

DATE FILED 01/09/2007 FILING TYPE

**MERGER** 

FILING ACTION
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FOR: REQUEST FOR COPIES

NASHVILLE, TN 37221-0000

FROM: CAPITAL FILING SERVICE (CFS) 8161 HIGHWAY 100 #172

ON DATE: 01/09/07

**FEES** 

RECEIVED:

\$120.00

\$0.00

TOTAL PAYMENT RECEIVED:

\$120.00

RECEIPT NUMBER: 00004066556 ACCOUNT NUMBER: 00101230

RILEY C. DARNELL SECRETARY OF STATE

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**TRADEMARK** 

SS-4458

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ARTICLES OF MERGER

OF

2007 JAN -9 AM 9: 32

RILEY DATHELL SECRETARY OF STATE

## MARKETLINX, INC., a Tennessee Corporation

#### AND

FIRST AMERICAN RESIDENTIAL GROUP, INC., A Delaware corporation, SONIC EAGLE, INC., A California corporation, LUCERO RESEARCH CORPORATION, An Arizona corporation, and NEWPORT WIRELESS, INC., A California corporation

We, the undersigned, being the President and Secretary, respectively, of MarketLinx, Inc., a Tennessee corporation ("First American"), and the President and Secretary, respectively, of First American Residential Group, Inc., a Delaware corporation ("Residential"), Sonic Eagle, Inc., a California corporation ("Sonic"), Lucero Research Corporation, an Arizona corporation ("Lucero"), and Newport Wireless, Inc., a California corporation ("Newport"), do hereby certify as follows:

- 1. The constituent business entities to be merged are MarketLinx, Inc., a Tennessee corporation ("First American"), First American Residential Group, Inc., a Delaware corporation ("Residential"), Sonic Eagle, Inc., a California corporation ("Sonic"), Lucero Research Corporation, an Arizona corporation ("Lucero"), and Newport Wireless, Inc., a California corporation ("Newport").
- First American, Residential, Sonic, Lucero, and Newport have adopted and approved on November 15, 2006, in the manner provided by law, an Agreement and Plan of Merger (the "Merger Agreement") pursuant to which the surviving business entity is First American ("Surviving Entity").
- Residential was incorporated on September 25, 2002 under the general laws of the state of Delaware and is not qualified to do business in the state of Tennessee.
- 4. Sonic was incorporated on October 31, 2004 under the general laws of the state of California and is not qualified to do business in the state of Tennessee.
- Lucero was incorporated on April 23, 1990 under the general laws of the state of Arizona and is not qualified to do business in the state of Tennessee.
- Newport was incorporated on November 27, 2000 under the general laws of the state of California and is not qualified to do business in the state of Tennessee.
- 7. The total authorized votes and the number voted for and against the Merger C:\Documents and Settings\Lucretia Albert\Local Settings\Temporary Internet Files\Content iE5\EFYHOV2X\certificate of mergertenn(MKTLINX) doc

Agreement were as follows, and the number cast for the Merger Agreement by each voting group was sufficient for approval by that voting group:

	Designation and Number Of Outstanding Shares	Authorized Votes	For Against
First American	1,050 shares of common stock no par value	1,050	1,050 0
Residential	1,000 shares of common stock no par value	1,000	1,000 0
Sonic	4,122,449 shares of common stock no par value	4,122,449	4,122,449 0
Lucero	10,000shares of common stock no par value	10,000	10,000 0
Newport	1,255,874 shares of common stock no par value	1,255,874	1,255,874 0
Newport	4,563,634 shares of Series _ preferred stoo no par value	ck 4,563,634	4,563,634 0

8. The outstanding shares of Residential, Sonic, Lucero and Newport shall be canceled and no shares of First American will be issued as a result of such cancellation.

10.

(a) First American agrees that it may be served with process in this state in an action, suit or proceeding for the enforcement of any obligation of Residential, Sonic, Lucero and Newport and for the enforcement of any obligation of First American arising from the merger.

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(b) First American irrevocably appoints the commission as its agent to accept service of process in the action, suit or proceeding described in subdivision (a), and the address to which the commission shall mail a copy of the process shall be:

MarketLinx, Inc.

1 First American Way

Santa Ana, CA 92707

- 11. First American's principal office in the state of Tennessee is located in Knox County.
- 12. The Merger Agreement is on file at the place of business of MarketLinx, Inc., a Tennessee corporation located at 1400 Centerpoint Blvd., Suite 100, Knoxville, TN 37932.
- 13. A copy of the Merger Agreement will be furnished by First American, on request and without cost, to any member of First American or any shareholder of Residential, Sonic, Lucero and Newport.
- 14. The effective date of the merger pursuant to the Merger Agreement shall be the date of the filing of these Articles of Merger with the office of the Secretary of State of Tennessee.
- 15. This document may be executed in one or more counterparts, each of which will be deemed to be an original copy and all of which, when taken together, will be deemed to constitute one and the same agreement.
- 16. The Articles of First American shall be the Articles of the Surviving Entity from and after the Effective Date, subject to the right of the Surviving Entity to amend its Articles in accordance with the laws of the State of Tennessee.

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IN WITNESS WHEREOF, these Articles of Merger have been signed by the President and Secretary of First American MLS Solutions, Inc., a Tennessee corporation, and the Presidents and Secretaries, respectively, of First American Residential Group, Inc., a Delaware corporation, Sonic Eagle, Inc., a California corporation, Lucero Research Corporation, an Arizona corporation, Offutt Systems, Inc., a North Carolina corporation, and Newport Wireless, Inc., a California corporation, each thereunto duly authorized effective as of December 29, 2006.

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By: Durch ween
Bryan Foreman, President
By:
FIRST AMERICAN RESIDENTIAL GROUP, INCA Delaware corporation
By: Stephen Roney, President
Stephen Roney, President
By: Leonard P. Troutner, Secretary
Leonard P. Troutner, Secretary
SONIC EAGLE, INC.,
A California corporation
Ву:
H. Harper Thorpe, President
Ву:
Lisa Sellon, Secretary
LUCERO RESEARCH CORPORATION, An Arizona corporation
Ву:
J. Michael Lancaster, President
Ву:
Lisa Sellon, Secretary
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IN WITNESS WHEREOF, these Articles of Merger have been signed by the President and Secretary of First American MLS Solutions, Inc., a Tennessee corporation, and the Presidents and Secretaries, respectively, of First American Residential Group, Inc., a Delaware corporation, Sonic Eagle, Inc., a California corporation, Lucero Research Corporation, an Arizona corporation, Offutt	
Systems, Inc., a North Carolina corporation, and Newport Wireless, Inc., a California corporation, each thereunto duly authorized effective as of December 29, 2006.	-វ ម បា
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By:H. Harper Thorpe, President	
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LUCERO RESEARCH CORPORATION, An Arizona corporation	
By:  J. Michael Lancaster, President	
By: Lisa Sellon, Secretary	
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IN WITNESS WHEREOF, these Articles of Merger have been signed by the President and Secretary of First American MLS Solutions, Inc., a Tennessee corporation, and the Presidents and Secretaries, respectively, of First American Residential Group, Inc., a Delaware corporation, Sonic Eagle, Inc., a California corporation, Lucero Research Corporation, an Arizona corporation, Offutt Systems, Inc., a North Carolina corporation, and Newport Wireless, Inc., a California corporation, each thereunto duly authorized effective as of December 29, 2006.

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A Tennessee corporation
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Leonard P. Troutner, Secretary
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A California corporation
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H. Harper Thorpe, President
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Lisa Sellon, Secretary
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H. Harper Phorpe, President	
By, Julian Lisa Sellon, Secretary	
LUCERO RESEARCH CORPORATION, An Arizona corporation	
Ву:	
J. Michael Lancaster, President	
By:	
Lisa Sellon, Secretary	

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# OFFUTT SYSTEMS, INC., A North Carolina corporation

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Bryan Foreman, President
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By:
Deborah Wagner, Secretary
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NEWPORT WIRELESS, INC.,
A California corporation
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Leonard P. Troutner, President
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Lisa Sellon, Secretary

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