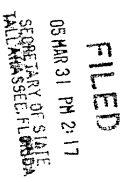
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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CO	PRPORATION: GRIME STOPPE	ERS INTERNATIONAL, INC.	
DOCUMENT	NUMBER: P95000031929		
	rticles uf Anhengthent and tee ar	e submitted for filing.	. ,
Please return al	f correspondence concerning this	s matter to the following:	
V	IS. KAREN DIAMOND		
	(Name o	f Contact Person)	, v =
, ,	CORPORATE RESTUCTURING CO	DNSULTANTS, INC.	
	(Fin	m/Company)	
2	21 GOOLSBY BLVD.		
		(Address)	
t	EERFIELD BEACH, FL 33442		
	(City/ Sta	ate/ and Zip Code)	a de la composiçõe que esta de la composiçõe de la comp
For further info	ormation concerning this matter,	please call:	
MS. KAREN DI		at (954) 429-300	
1)	Name of Contact Person)	(Area Code & Daytim	e Telephone Number)
Enclosed is a c	heck for the following amount:		
□ \$35 Filing Fee	☑ \$43.75 Filing Fee & Certificate of Status	☐ \$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
	Mailing Address	Street Address	
	Amendment Section	Amendment Sect	ion

Division of Corporations 409 E. Gaines Street

Tallahassee, FL 32399

Division of Corporations

Tallahassee, FL 32314

P.O. Box 6327

PLAN AND ARTICLES OF MERGER OF

IMAGICA ENTERTAINMENT, INC. A FLORIDA CORPORATION

INTO

BROADCAST MARKETING GROUP, INC. A FLORIDA CORPORATION



THE UNDERSIGNED CORPORATIONS DO HERBY CERTIFY:

ARTICLES OF MERGER

ARTICLES OF MERGER (these "Articles") made and entered into as of February 24, 2005 by and between Imagica Entertainment, Inc., a Florida corporation and BROADCAST MARKETING GROUP, INC., A.K.A. Grime Stoppers International, Inc., a Florida corporation. These Articles are adopted pursuant to Florida Business Corporation Act. All of such laws expressly permit the merger described herein subject to and pursuant to all of the terms and conditions as set forth herein.

ARTICLE I SURVIVOR CORPORATION

BROADCAST MARKETING GROUP, INC., the Florida Corporation, shall be the "Survivor Corporation".

ARTICLE II SHARES AUTHORIZED AND OUTSTANDING

On the date of these Articles of Merger, Imagica Entertainment, Inc. (Florida) has authority to issue 50,000,000 shares of Common Stock with \$.001 par value, of which 10,623,559 common shares are issued and outstanding.

On the date of these Articles of Merger, BROADCAST MARKETING GROUP, INC. (Florida) has authority to issue 100,000,000 shares of Common Stock with \$.001 par value, of which 34,880,000 shares are issued and outstanding.

ARTICLE III SHAREHOLDER VOTE

On January 10, 2005, in a proxy meeting a majority of the shareholders entitled to vote on this action constituting the outstanding shares of Imagica Entertainment, Inc. (Florida) Common Stock approved the Agreement and Plan of Merger to merge Imagica Entertainment, Inc. (Florida) into BROADCAST MARKETING GROUP, INC. (Florida). Said number of votes 62.23% was sufficient for approval by the shareholders. The plan of merger was duly authorized by all action required by the laws under which it was Incorporated and by its constituent documents.

On February 25, 2005 in a meeting held for the shareholders entitled to vote on the action, of the outstanding shares of **BROADCAST MARKETING GROUP**, **INC**. (Florida) Common Stock approved the Agreement and Plan of Merger to merge **Imagica Entertainment**, **Inc**. (Florida) into **BROADCAST MARKETING GROUP**, **INC**. (Florida). Said number of votes 90.20% was sufficient for approval by the shareholders. The plan of merger was duly authorized by all action required by the laws under which it was Incorporated and by its constituent documents.

ARTICLE IV PLAN OF MERGER

The executed Agreement and Plan of Merger is on file at the principal place of business of the surviving Corporation I **BROADCAST MARKETING GROUP**, **INC.** (Florida). Said address is: 4525 Vineland Road Suite 107 Orlando, Florida 32811.

A copy of the Agreement and Plan of Merger will be furnished by the Survivor Corporation to any shareholder of any constituent corporation.

The terms of the Agreement and Plan of Merger are as follows:

- (1) Imagica Entertainment, Inc. (Florida) shall be merged with and into BROADCAST MARKETING GROUP, INC. (Florida) and BROADCAST MARKETING GROUP, INC. (Florida) shall survive the merger ("Merger"), effective upon the date when the Agreement and Plan of Merger is made effective in accordance with applicable laws (the "Effective Date").
- (2) Governing Documents. The Bylaws of BROADCAST MARKETING GROUP, INC. (Florida), in effect on the Effective Date, shall continue to be the Bylaws of BROADCAST MARKETING GROUP, INC. (Florida) as the Survivor Corporation without change or amendment until further amended in accordance with the provisions thereof and applicable laws.
- (3) Issuance of Additional Shares. The Corporation at this time shall not issue any additional shares.

- (4) Reverse stock split restriction. Subsequent to the change of control, the new Board of Directors of the Survivor Corporation shall agree not to effectuate a reverse stock split for a period of one year from the date of Closing.
- (5) Terms and Conditions of the Merger.
- (a) The terms and conditions of the merger are, and the manner and basis of converting shares of each corporation into shares of the surviving Corporation I are as follows: upon effectiveness of the merger, all outstanding common shares of BROADCAST MARKETING GROUP, INC. (Florida), (namely 34,880,000 shares) shall be retained and converted to approximately 34,880,000 common shares of Imagica Entertainment, Inc. (Florida) by its Transfer Agent on the basis of one (1) share of BROADCAST MARKETING GROUP, INC. common stock for one share of common stock of Imagica Entertainment, Inc. (Florida).
- (b) Imagica Entertainment, Inc. has voted by 62.23% to reverse it's 10,623,559 outstanding shares by two-hundred (200) to one (1).
- (c) Imagica Entertainment, Inc., has 10,623,559 shares of common stock outstanding, of which 62.23% were voted in favor of the merger by written consent effective January 10, 2005.
- (d) The effective date of the merger shall be the date this document is filed and stamped with the Department of Corporations of the State of Florida.
- (6) Lockup Agreement. There is no lockup agreement effective at this time.
- (7) Resignation of Officers and Directors. Each of the current officers and directors of Imagica Entertainment, Inc. (Florida) shall have delivered to BROADCAST MARKETING GROUP, INC. (Florida) written resignations effective as of the effective date of the Merger (the "Effective Date").
- (8) Further Assurances. From time to time, as and when required by the Survivor Corporation or by its successors and assigns, there shall be executed and delivered on behalf of Imagica Entertainment, Inc. (Florida) such deeds and other instruments, and there shall be taken or caused to be taken by it such further and other action, as shall be appropriate or necessary in order to vest, perfect or confirm, of record or otherwise, in the Survivor Corporation the title to and possession of all the property, interests, assets, rights, privileges, immunities, powers, franchises and authority of Imagica Entertainment, Inc. (Florida), and otherwise to carry out the purposes of the Merger Agreement, and the officers and directors of the Survivor Corporation are fully authorized in the name and on behalf of Imagica Entertainment, Inc. (Florida) or otherwise to take any and all such action and to execute and deliver any and all such deeds and other instruments.
- (9) Access to Documentation. Prior to the merger, Imagica Entertainment, Inc. (Florida) and BROADCAST MARKETING GROUP, INC. (Florida) shall provide each other full access to their books and records, and shall furnish financial and operating data and such other information with respect to their business and assets as may

reasonably be requested from time to time. If the proposed transaction is not consummated, all parties shall keep confidential any information (unless ascertainable from public filings or published information) obtained concerning each others operations, assets and business.

(10) Abandonment. At any time before the effective Date, the Agreement and Plan of Merger and the Articles of Merger may be terminated and the merger may be abandoned by the Board of Directors of either Imagica Entertainment, Inc. (Florida) or BROADCAST MARKETING GROUP, INC. (Florida) or both, notwithstanding approval of the Agreement and Plan of Merger by the shareholders of Imagica Entertainment, Inc. (Florida) or the shareholders of BROADCAST MARKETING GROUP, INC. (Florida) or both.

IN WITNESS WHEREOF, these Articles of Merger, having first been duly approved by resolution of the Board of Directors of Imagica Entertainment, Inc. (Florida) and BROADCAST MARKETING GROUP, INC. (Florida) and their respective shareholders, is hereby executed on behalf of each of said two corporations by their respective officers thereunto duly authorized.

IMAGICA ENTERTAINMENT, INC. A Florida derporation

R. Harold Alvarez, President

R. Harold Alvarez Secretary

ATTEST

BROADCAST MARKETING GROUP, INC.

A Florida corporation

RH/Alvarez, President

ATTEST:

RH Alvarez, Secretary

President of Imagica Entertainm the foregoing Articles of Merger at that these Articles of Merger contains	sworn, does hereby depose and state, that he is the ent, Inc., a Florida corporation, and that he has read and knows the contents thereof, and does hereby certify ain a truthful statement of the Agreement and Plan of rd of Directors by a majority of the stockholders of the R. Harold Alvarez, President
State of)	
)ss. County of)	· · · · · · · · · · · · · · · · · · ·
On the day of March Imagica Entertainment, Inc., a F who duly acknowledged to me the pursuant to duly adopted director's	2005 personally appeared before me the President of Provide Corporation, the signer of the above instrument at he executed the same on behalf of said corporation resolutions.
	NOTARY PUBLIC SOO JOCA Pol #12 Address Deerfield Boh 76 33442
	SOO JOCK Rd #12
	Deer I ald Boh Fl 3344
My Commission Expires: $\frac{6/27}{}$, , , , , , , , , , , , , , , , , , , ,
KAREN DIAMOND MY COMMISSION # DO 332684 EXPIRES: June 27, 2008 Bonded Thre Notary Public Underwriters	

Secretary of Imagica Entertainment , Inc the foregoing Articles of Merger and know	does hereby depose and state, that he is the c., a Florida corporation, and that he has read as the contents thereof, and does hereby certify athful statement of the Agreement and Plan of rectors by a majority of the stockholders of the R. Harold Alvarez, Secretary
State of)	
)ss.	-
County of)	en e
On the 30 day of March Secretary of Imagica Entertainment, Inc. instrument who duly acknowledged to me corporation pursuant to duly adopted direct	2005, personally appeared before me the , a Florida corporation, the signer of the above that he executed the same on behalf of said or's resolutions.
	Karen Diamond NOTARY PUBLIC
	Address
	Addicas
My Commission Expires: 6/27/08 KAREN DIAMOND	
SEAL MY COMMISSION # DD 332684 EXPIRES: June 27, 2008	

President of BROADCAST MARKETING that he has read the foregoing Articles of does hereby certify that these Articles of	does hereby depose and state, that he is the GROUP, INC., a Florida corporation, and Merger and knows the contents thereof, and Merger contain a truthful statement of the pted by the Board of Directors by a majority President
State of)	•
)ss. County of	
·	
On the day of March President of BROADCAST MARKETING signer of the above instrument who duly ac on behalf of said corporation pursuant to duly	2005, personally appeared before me the G GROUP, INC., a Florida corporation, the knowledged to me that he executed the same y adopted director's resolutions.
	Karen Diarryal
	NOTARY PUBLIC
	Address
My Commission Expires: 6/27/08-	
SEAL KAREN DIAMOND MY COMMISSION # DD 332684 EXPIRES: duthe 27 2008 Bonded Thru Notary Public Underwithers	

Secretary of BROADCAST MARKETING that he has read the foregoing Articles of Market Mar	does hereby depose and state, that he is the GROUP, INC., a Florida corporation, and Merger and knows the contents thereof, and Merger contain a truthful statement of the ed by the Board of Directors. Secretary
State of))ss.	
County of)	
On the day of Market the Secretary of BROADCAST MARKET the signer of the above instrument who dul same on behalf of said corporation pursuant	2005, personally appeared before me TNG GROUP, INC., a Florida corporation, y acknowledged to me that she executed the to duly adopted director's resolutions.
	Haren Diamind NOTARY PUBLIC
	Address
My Commission Expires: 6/21/08	

SEAL