Docket No: 14920-080001

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

Commissioner for Trademarks: Please record the attached copies of an original document,				
Name of conveying party(ies):	Name and address of receiving party(ies):			
FRONTIER CONFERTECH INC.	FRONTIER COMMUNICATIONS SERVICES,			
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☒ Corporation—State Colorado ☐ Other	INC. 30300 Telegraph Road Bingham Farms, Michigan 48025 Individual(s) Citizenship Association General Partnership Limited Partnership Corporation—State Michigan Other If the assignee is not domiciled in the United States, a domestic representative designation is			
☐ Change of Name ☐ Other:	attached. □ Yes ☑ No			
Execution Date: September 30, 1998	Additional names/addresses attached? ☐ Yes ☒ No			
4. Application number(s) or trademark number(s):				
A. Trademark Application No(s).:	B; Trademark No(s).:			
appl. no(s).	SEE SCHEDULE ATTACHED			
Additional numbers a	attached? X Yes No			
Name/address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:			
RICHARD P. FERRARA	7. Total fee (37 CFR §3.41): \$115			
Fish & Richardson P.C.	Enclosed			
45 Rockefeller Plaza, Suite 2800	X Authorized to charge Deposit Account.			
New York, New York 10111	8. Deposit Account No.: 06-1050			
	Please apply any additionally charges, or any credits, to our Deposit Account No. 06-1050.			
DO NOT USE THIS SPACE				
To the head of the lead of the foregoing information in true and correct and				
9. Statement and Signature: To the best of my knowledge and belief, the foregoing information is true and correct and the attached is a true copy of the original document. Richard P. Ferrara September 22, 2003				
Tuotical di li li di li	September 22, 2003 Date			
Name of Person Signing Signature	Date			
Total n	umber of pages including cover sheet, attachments, and document: 10			

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				PAGE	1 1	/11
	14920/078001	14920/079001	14920/080001	UNITED STATES	MATTER#	TRADEMAR
	CT CONFERTECH and Design	CT & Design	CONFERTECH	CONFERCALL	MARK	TRADEMARKS OWNED BY CONFERTECH INTERNATIONAL, INC.
	04/16/1985	04/17/1985	04/17/1985	05/20/1985	FILED	CH INTERNA
END OF REPORT	73/532,539	73/532,617	73/532,727	73/538,600	APPL#	TIONAL, INC.
ŘТ	10/08/1985	10/08/1985	10/08/1985	11/19/1985	REGDT	
TOTALI	1,364,244	1,364,245	1,364,251	1,371,768 J	REG#	PRINTED ON:
TOTAL ITEMS SILECTED = 6	REGISTERED	REGISTERED	REGISTERED	REGISTERED	STATUS	09/12/2003
) # 6	ග	9	တ	38	CLASSES	

C&\$ 550 (Rev. 4/97)		
	MICHIGAN DEPARTMENT (CORPORATION, SECURIT	OF CONSUMER AND INDUSTRY SERVICES TIES AND LAND DEVELOPMENT BUREAU
Date Received SEP 1 7 1		(FOR BUREAU USE ONLY)
		FILED
Name		SEP 1 7 1998
Address		Administrator MI DEPT OF CONSUMER & INDUSTRY SERVICES CORPORATION, SECURITIES & LAND DEVELOPMENT BUREAU
City	State	Zip Code EFFECTIVE DATE: September 30, 1998
↑ Document wi	ill be returned to the name and address	you enter above 1

ID:

CERTIFICATE OF MERGER / CONSOLIDATION

For use by Domestic Profit and/or NonProfit Corporations

(Please read information and instructions on the last page)

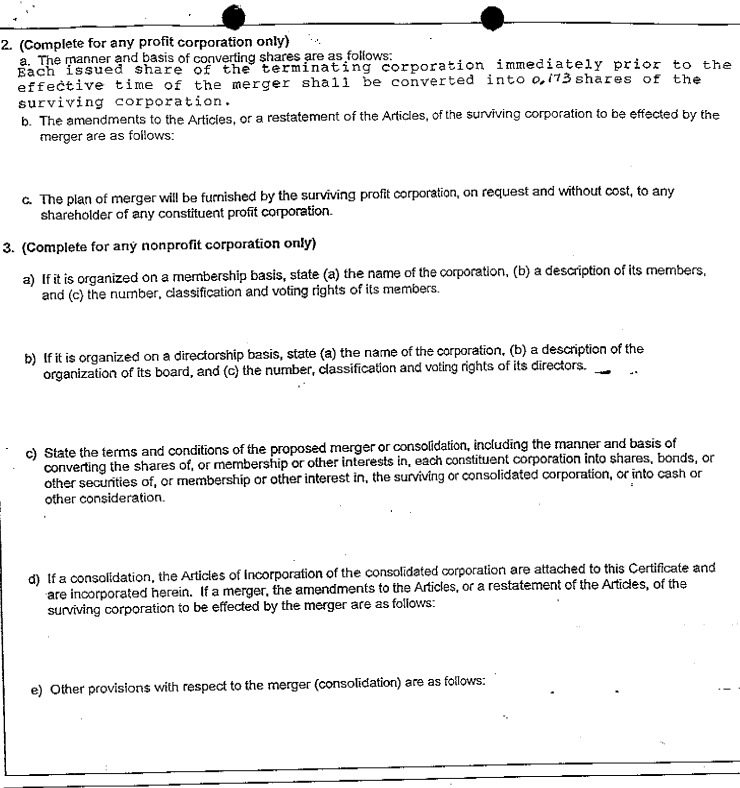
Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), and/or Act 162, Public Acts of 1982 (nonprofit corporations), the undersigned corporations execute the following Certificate:

a. The name of each constituent corporation and its identification number	432546
Frontier Communications Services Inc.	432346
Frontier ConferTech Inc.	N/A
b. The name of the surviving (new) corporation and its identification numb	er is:
Frontier Communications Services Inc.	432546
shares in each class series Name of corporation or series entitle	e class or Indicate class or of shares series entitled to vote as a class
Prontier Com. Serv. 1,066 npv Com	amon N/A
Frontier ConferTech 1,000 npv Con	umonN/A
era gradi i saka i sa	

which the change may occur is as follows:

REEL: 002720 FRAME: 0737

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4.	(Complete for any foreign corporation only) This merger (consolidation) is permitted by the laws of the state ofColorado
	the jurisdiction under which Frontier Confertech Inc.
	is organized and the plan of merger (consolidation) was adopted and approved by such corporation pursuant to and in accordance with the laws of that jurisdiction.

5. (Complete only if an effective date is desired other than the date of filing. The date must be no more than 90 days after receipt of this document in this office.) TRADEMARK

the margar (consolidation) shall be effective on the

30th day REE 2002720 FRAME 0738

PAGE 5/11
b for each
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is in accordance with
person or Vice-Chairpe(%on)
Title)

5: TO BE COMPLETED BY MICH N PROFIT CORPOR corporation.)	RATIONS ONLY (Conflete either part a or b for each	
a) The plan of merger was approved by the unanimous consent of the incorporators of		
corporation which has not commenced business, has not issued any shares, and has not elected a Board of E		
(Signature of Incorporator)	(Signature of Incorporator)	
(Signature of Incorporator)	(Signature of Incorporator)	
b) The plan of merger was approved by		
Michigan corporation, without approval of the s	munications Services Inc., the surviving hareholders in accordance with Section 703a of the Act. the following Michigan corporation(s) in accordance with Section	
703a of the Act:		
<u> </u>		
By Maitriturcue	By Alexand Logar Callery (Signature of President, Vice-President, Chairperson or Vice-Chairperson)	
(Signature of President Vice-President Chairperson or Vice-Chairperson) Martin T. McCue, Vice President	Donna T. Reeves_Colling, Vice Pres (Type or Print Name and Title)	
(Type or Print Name and Tale) Frontier Communications Services (Name of Corporation)		
7. TO BE COMPLETED BY MICHIGAN NONPROFIT C	ORPORATIONS ONLY	
The plan of merger or consolidation was approved by		
the Board of Directors and shareholders or member Sections 701 and 703(1) and (2) of the Act:	rs of the following Michigan corporation(s) in accordance with	
the Board of Directors of the following Michigan cor Section 703(3) of the Act:	poration(s) organized on a directorship basis in accordance with	
By(Signature of President, Vice-President, Chairperson or Vice-Chairperson	By(Signature of President, Vice-President, Chairperson or Vice-Chairperson)	
(Type or Print Name and Title)	(Type or Print Name and Title) TRADEMARK	
(Name of Corporation)	REEL: 002720 FRAME: 0739	

PLAN OF MERGER (Michigan)

PLAN OF MERGER approved on September 9, 1998 by Frontier ConferTech Inc., which is a business corporation organized under the laws of the State of Colorado. and by resolution adopted by its Board of Directors on said date, and approved on September 9, 1998 by Frontier Communications Services Inc., which is a business corporation organized under the laws of the State of Michigan, and which is subject to the provisions of the Business Corporation Act of the State of Michigan, and by resolution adopted by its Board of Directors on said date.

- Frontier ConferTech Inc. and Frontier Communications Services Inc. shall. 1. pursuant to the provisions of the Colorado Business Corporation Act and the provisions of the Business Corporation Act of the State of Michigan, be merged with and into a single corporation, to wit, Frontier Communications Services Inc., which shall be the surviving corporation upon the effective date of the merger and which is sometimes hereinafter referred to as the "surviving corporation", and which shall continue to exist as said surviving corporation under its present name pursuant to the provisions of the Business Corporation Act of the State of Michigan. The separate existence of Frontier ConferTech Inc., which is sometimes hereinafter referred to as the "terminating" corporation", shall cease upon the effective date of the merger in accordance with the provisions of the Colorado Business Corporation Act.
- As to each constituent corporation, the designation and number of 2. outstanding shares of each class and series, the specification of the classes and series entitled to vote, and specification of each class and series entitled to vote as a class are set forth below:

Frontier ConferTech Inc. (foreign constituent corporation)

Designation of each outstanding class and series of of each class shares

Number of outstanding shares

Designation of class and series entitled to vote

Classes and series entitled to vote as a class-

Common

1,000

Common

Frontier Communications Services Inc.

(domestic constituent corporation)

Designation of each outstanding class and series of of each class shares

Number of outstanding share Designation of class and series entitled to vote

Classes and series entitled to vote as a class

Common

1.066

Common

- 3. The Articles of Incorporation of the surviving corporation upon the effective date of the merger in the State of Michigan shall continue to be the Articles of Incorporation of said surviving corporation and shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Business Corporation Act of the State of Michigan.
- The bylaws of the surviving corporation as in force and effect upon the effective date of the merger in the State of Michigan shall continue to be the bylaws of the said surviving corporation and shall continue in full force and effect until changed. altered or amended as therein provided and in the manner prescribed by the provisions of the Business Corporation Act of the State of Michigan.
- The directors and officers in office of the surviving corporation upon the effective date of the merger in the State of Michigan shall continue to be the member of the Board of Directors and the officers of the surviving corporation, all of whom shall hold their directorships and offices until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the bylaws of the surviving corporation.
- Each issued share of the terminating corporation shall, upon the effective 6. date of the merger, be converted into 0.173 shares of the surviving corporation. The issued shares of the surviving corporation shall not be converted or exchanged in any manner, but each said share which is issued as of the effective date of the merger shall continue to represent one issued share of the surviving corporation.
- 7. The Board of Directors and the proper officers of the terminating corporation and of the surviving corporation, respectively are hereby authorized. empowered and directed to do any and all acts and things, and to make, execute. deliver, file and/or record any and all instruments, papers, and documents which shall be become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

8. The effective date in the State of Michigan of the merger herein provided or shall be September 30, 1998.

REEL: 002720 FRAME: 0742



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ARTICLES OF MERGER

OF

FRONTIER CONFERTECHING.

DELAYED EFFECTIVE DATE

AND

FRONTIER COMMUNICATIONS SERVICES INC.

To the Secretary of State State of Colorado

Pursuant to the provisions of the Colorado Business Corporation Act, the domestic business corporation and the foreign business corporation herein named do hereby submit the following Articles of Merger.

- 1. Annexed hereto and made a part hereof is the Plan of Merger for merging Frontier ConferTech Inc. with and into Frontier Communications Services Inc. as approved by resolution adopted at a meeting of the Board of Directors of Frontier ConferTech Inc. on September 9, 1998 and by resolution adopted at a meeting by the Board of Directors of Frontier Communications Services Inc. on September 9, 1998.
- 2. The number of votes cast for the Plan of Merger by each voting group of Frontier ConferTech Inc. entitled to vote separately on the merger was sufficient for approval by that voting group.
- The merger herein provided for is permitted by the laws of the jurisdiction of organization of Frontier Communications Services Inc. and is in compliance with said laws.
- 4. The address, wherever located, of the principal office of the surviving corporation is 180 South Clinton Avenue, Rochester, New York 14646-0700.

5. The effective time and date in the State of Colorado of the merger herein provided for shall be **September 30, 1998**.

FRONTIER CONFERTECH INC.

Dated: September 15, 1998

Barbara J. LaVerdi. Assistant Secretary

FRONTIER COMMUNICATIONS SERVICES INC.

Dated: September 15, 1998

Barbara J. LaVerdi, Assistant Secretary

20688 RECORDED: 09/23/2003