

FILED EFFECTIVE

STATEMENT OF MERGER

AUTOPITCH.COM, INC., an Idaho corporation

WITH AND INTO

AUTOPITCH.COM, INC., a Delaware corporation

Pursuant to Section 30-18-205 of the
Idaho Statutes

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SECRETARY OF STATE
STATE OF IDAHO

AutoPitch.com, Inc., a Delaware corporation ("*AutoPitch Delaware*"), does hereby submit the following Articles of Merger relating to the merger (the "*Merger*") of AutoPitch.com, Inc., an Idaho corporation ("*AutoPitch Idaho*"), with and into AutoPitch Delaware, with AutoPitch Delaware remaining as the surviving corporation of the Merger (the "*Surviving Corporation*"):

- FIRST: AutoPitch Delaware is incorporated pursuant to the General Corporation Law of the State of Delaware ("*DGCL*"). AutoPitch Idaho is incorporated pursuant to the General Corporation Law of the State of Idaho. AutoPitch Delaware and AutoPitch Idaho are the constituent corporations in the Merger.
- SECOND: An Agreement and Plan of Merger and the Merger contemplated thereby has been approved, adopted, certified, executed and acknowledged by AutoPitch Delaware and AutoPitch Idaho in accordance with the provisions of subsection (c) of Section 252 of the DGCL and Section 30-18-205 of the Idaho Statutes, including approval by unanimous written consent of the sole stockholder and sole shareholder of AutoPitch Delaware and AutoPitch Idaho, respectively.
- THIRD: The name of the Surviving Corporation shall be AutoPitch.com, Inc.
- FOURTH: Upon the effectiveness of the Merger, the certificate of incorporation of the Surviving Corporation shall be the certificate of incorporation of AutoPitch Delaware as in effect immediately prior to the effectiveness of the Merger.
- FIFTH: The executed Agreement and Plan of Merger is on file at the principal place of business of AutoPitch Delaware, the Surviving Corporation, 670 East Riverpark Lane, Suite 100, Boise, ID 83706, United States of America.
- SIXTH: A copy of the executed Agreement and Plan of Merger will be furnished by AutoPitch Delaware, the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation of the Merger
- SEVENTH: These Articles of Merger shall become effective upon filing.


[Signature page follows]

IDAHO SECRETARY OF STATE
02/11/2011 05:00
CK: 605367 CT: 172099 DH: 1259741
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
IN WITNESS WHEREOF, AutoPitch Idaho and AutoPitch Delaware have caused these Articles of Merger to be executed by their respective duly authorized officers as of February 1, 2011.

AUTOPITCH.COM, INC.,
a Delaware corporation

By: 

Bradley Chase, President and Chief
Executive Officer

AUTOPITCH.COM, INC.,
an Idaho corporation

By: 

Bradley Chase, President